HOUSE JOURNAL

OF THE

Thirty-Ninth Legislature

OF THE

STATE OF WASHINGTON

AT

Olympia, the State Capital

Convened January 11, 1965
Adjourned Sine Die March 11, 1965



ROBERT M. SCHAEFER, Speaker
AVERY GARRETT, Speaker Pro Tempore
S. R. HOLCOMB, Chief Clerk
SIDNEY R. SNYDER, Assistant Chief Clerk
LUCILE ROHRBECK, Assistant to Chief Clerk
REGINA HOOVER, Minute Clerk
CLARA NELSON, Journal Clerk

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Compiled, Edited, and Indexed ${\it by}$

S. R. HOLCOMB

CHIEF CLERK OF THE HOUSE

IOURNAL OF THE HOUSE

THIRTY-NINTH LEGISLATURE

FIRST DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, January 11, 1965.

The Chief Clerk of the House of Representatives of the Thirty-eighth Legislature, S. R. Holcomb, called the House to order at 12:00 noon.

The Chief Clerk declared the House to be at ease.

The Chief Clerk called the House to order.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by Reverend William H. Peckover, Rector of St. Luke's Episcopal Church of Vancouver:

"Ladies and gentlemen, at this opening of the Thirty-ninth Legislature, I bid your prayers for these United States of America under God, and more particularly for this our state of Washington. I bid your prayers for the governor and executive officers, the judiciary, the Senate and for all state representatives from the several districts of this state. I bid your prayers that we may always prove ourselves a people mindful of God's favor. I bid your prayers that our state may be blessed with honorable industry, sound learning, and pure manners; that as a state we shall be protected from violence, discord and confusion; from pride and arrogancy and from every evil way. I bid your prayers that these our elected representatives may be given vision to see their tasks in the light of the needs, aspirations, and desires of the people. I bid your prayers that no selfish pride or passion on the part of any member of this legislature will hinder the advancement, peace, and prosperity of the people of this state. O God, who art the fountain of wisdom, whose statutes are good and gracious and whose law is truth; we beseech Thee so to guide and bless the legislature of this state that all may be done and said to Thy glory and for the edification of Thy people and may the Lord be with you."

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Wash., January 11, 1965.

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

SIR:

I, VICTOR A. MEYERS, Secretary of State of the State of Washington, do hereby certify that the following is a full, true and correct list of the persons elected to the office of State Representative at the State General Election held in the several voting precincts of the State of Washington on the 3rd day of November, 1964, as shown by the official returns of said election now on file in the office of Secretary of State; and also that the same are entitled to seats in the House of Representatives of the Legislature of the State of Washington, at its thirty-ninth biennial session, commencing on the eleventh day of January, A.D., 1965, as appears from said election returns.

LIST OF REPRESENTATIVES ELECTED NOVEMBER 3, 1964

		REPRESENTATIVES ELECTED NO	
	trict	Name	
No.	1	.Horace W. Bozarth	Douglas and Okanogan
		.Joe D. Haussler	
No.	2	.Art Avey	Pend Oreille and Stevens
No.	2	Frank Slagle	Pend Oreille and Stevens
		.Mrs. Joseph E. Hurley	
No.	2	.William J. S. (Bill) May	Snokane nart
Mo.	A	.William S. (Bill) Day	Snokana nart
No.	4	.Mrs. John W. (Kathryn) Epton.	Snokane part
		.W. L. (Bill) McCormick	
NO.	9	C13 I Galler	Spokane, part
NO.	5	.Gerald L. Saling	Spokane, part
		.Alfred O. Adams	
		.Elmer E. Johnston	
No.		.Edward F. Harris	
No.	7	.Richard W. Morphis	Spokane, part
No.	8	.Donald W. Moos	Lincoln, Adams and Ferry
No.	9,	Robert F. Goldsworthy	
No.	9	.Elmer C. Huntley	
		.Ben F. Taplin	
No.	11	.H. Maurice Ahlquist	Walla Walla
No.	11	.Tom Copeland	Walla Walla
		.Eric D. Braun	
		.Bob McDougall	
		.S. E. (Sid) Flanagan	
		.Stewart Bledsoe	
No.	14	.Robert F. Brachtenbach	Yakima, part
No.	14	.Marjorie Lynch	Yakima, part
No.	14	.Robert (Bob) Kull	Yakima, part
No.	15	.Damon R. Canfield	Yakima, part
No.	15	.Irving Newhouse	Yakima, part
No.	16	.Dan Jolly	Donton and Franklin
	10	.Dan bong	Denion and Frankini
		.Doris J. Johnson	
No.	16		Benton and Franklin
No.	16 17	.Doris J. Johnson	Benton and Franklin part, Skamania and Klickitat
No. No. No.	16	Doris J. Johnson	Benton and Franklin part, Skamania and KlickitatCowlitz and WahkiakumCowlitz and Wahkiakum
No. No. No.	16	Doris J. Johnson	Benton and Franklin part, Skamania and KlickitatCowlitz and WahkiakumCowlitz and Wahkiakum
No. No. No. No. No.	16	.Doris J. Johnson	Benton and Franklin part, Skamania and KlickitatCowlitz and WahkiakumCowlitz and Wahkiakum Grays Harbor, part, and Pacific
No. No. No. No. No.	16	Doris J. Johnson	Benton and Franklin part, Skamania and Klickttat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis
No. No. No. No. No. No.	16	Doris J. Johnson Robert W. O'Dell Robert	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis
No. No. No. No. No. No. No.	16	Doris J. Johnson Robert W. O'Dell Clark, Arlie U. DeJarnatt Alan Thompson Chet King Climer Jastad Hugh Kalich Eric O. Anderson Jack L. Burtch Gra	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Sys Harbor, except 19 precincts Lys Harbor, except 19 precincts
No. No. No. No. No. No. No.	16	Doris J. Johnson Robert W. O'Dell Clark, Arlie U. DeJarnatt Alan Thompson Chet King Climer Jastad Hugh Kalich Eric O. Anderson Jack L. Burtch Gra	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Sys Harbor, except 19 precincts Lys Harbor, except 19 precincts
No.	16	Doris J. Johnson. Robert W. O'Dell. Clark, Arlie U. DeJarnatt. Alan Thompson Chet King. C. Elmer Jastad Hugh Kalich Eric O. Anderson. Gra Jack L. Burtch. Gra Mary Stuart Lux	Benton and Franklin part, Skamania and Klickttat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Sys Harbor, except 19 precincts ys Harbor, except 19 precincts Thurston
No.	16	Doris J. Johnson Robert W. O'Dell Clark, Arlie U. DeJarnatt Alan Thompson Chet King Clemer Jastad Hugh Kalich Eric O. Anderson Jack L. Burtch Mary Stuart Lux Harold E. (Hal) Wolf	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Lewis Harbor, except 19 precincts ys Harbor, except 19 precincts Thurston Thurston
No.	16	Doris J. Johnson Robert W. O'Dell Arlie U. DeJarnatt Alan Thompson Chet King Elmer Jastad Hugh Kalich Eric O. Anderson Jack L. Burtch Gra Mary Stuart Lux Harold E. (Hal) Wolf C. W. (Red) Beck	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Lewis Harbor, except 19 precincts ys Harbor, except 19 precincts Thurston Thurston Kitsap
No.	16	Doris J. Johnson Robert W. O'Dell Clark, Arlie U. DeJarnatt Alan Thompson Chet King Elmer Jastad Hugh Kalich Eric O. Anderson Jack L. Burtch Gra Mary Stuart Lux Harold E. (Hal) Wolf C. W. (Red) Beck Jack H. Rogers	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis sys Harbor, except 19 precincts Thurston Thurston Kitsap Kitsap
No.	16	Doris J. Johnson. Robert W. O'Dell	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Sys Harbor, except 19 precincts Thurston Thurston Kitsap Kitsap
No.	16	Doris J. Johnson Robert W. O'Dell Clark, Arlie U. DeJarnatt Alan Thompson Chet King CElmer Jastad Hugh Kalich Eric O. Anderson Jack L. Burtch Mary Stuart Lux Harold E. (Hal) Wolf C. W. (Red) Beck Jack H. Rogers Arnold S. Wang Paul H. Conner	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Lewis Start Harbor, except 19 precincts Thurston Thurston Kitsap Kitsap Kitsap Clallam, Mason and Jefferson
No.	16	Doris J. Johnson Robert W. O'Dell Clark, Arlie U. DeJarnatt Alan Thompson Chet King Clemer Jastad Hugh Kalich Eric O. Anderson Jack L. Burtch Gra Mary Stuart Lux Harold E. (Hal) Wolf C. W. (Red) Beck Jack H. Rogers Arnold S. Wang Paul H. Conner Charles R. Savage	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Lewis Lewis Lys Harbor, except 19 precincts Thurston Kitsap Kitsap Clallam, Mason and Jefferson Clallam, Mason and Jefferson
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. O'Dell Role U. DeJarnatt Alan Thompson Chet King Elmer Jastad Hugh Kalich Eric O. Anderson Jack L. Burtch Gra Mary Stuart Lux Harold E. (Hal) Wolf C. W. (Red) Beck Jack H. Rogers Arnold S. Wang Paul H. Conner Charles R. Savage W. S. (Bill) Traylor	Benton and Franklin part, Skamania and Klickitat
No.	16	Doris J. Johnson. Robert W. O'Dell	Benton and Franklin part, Skamania and Klickitat
No.	16	Doris J. Johnson Robert W. O'Dell	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Lewis Stays Harbor, except 19 precincts Thurston Thurston Kitsap Kitsap Kitsap Clallam, Mason and Jefferson Clallam, Mason and Jefferson Clallam, Mason and Jefferson Clallam, Mason and Jefferson Pierce, part
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. O'Dell Robert W. O'Dell Roll Robert W. O'Dell Roll Roll Roll Roll Roll Roll Roll R	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis L
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. O'Dell Robert W. O'Dell Roll Robert W. O'Dell Roll Roll Roll Roll Roll Roll Roll R	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Lewis Lewis Lewis Lys Harbor, except 19 precincts Thurston Kitsap Kitsap Kitsap Clallam, Mason and Jefferson Clallam, Mason and Jefferson Pierce, part Pierce, part Pierce, part
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. O'Dell Robert W. O'Dell Roll Robert W. O'Dell Roll Roll Roll Roll Roll Roll Roll R	Benton and Franklin part, Skamania and Klickitat
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. DeJarnatt Ralan Thompson Chet King Chet King Chet King Chet King Reric O. Anderson Grad Grad Grad Grad Grad Grad Grad Grad	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Frays Harbor, part, and Pacific Lewis Lewis Stays Harbor, except 19 precincts Stays Harbor, except 19 precincts Thurston Thurston Kitsap Kitsap Kitsap Clallam, Mason and Jefferson Clallam, Mason and Jefferson Clallam, Mason and Jefferson Clallam, Mason and Jefferson Pierce, part Pierce, part Pierce, part Pierce, part Pierce, part Pierce, part
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. O'Dell Robert W. O'Dell Role Robert W. O'Dell Role Role Role Role Role Role Role R	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Lewis Lewis Lewis Stays Harbor, except 19 precincts Stays Harbor, except 19 precincts Thurston Kitsap Kitsap Kitsap Clallam, Mason and Jefferson Clallam, Mason and Jefferson Clallam, Mason and Jefferson Pierce, part Pierce, part Pierce, part Pierce, part Pierce, part Pierce, part
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. O'Dell Robert W. O'Dell Roll Robert W. O'Dell Roll Roll Roll Roll Roll Roll Roll R	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Thurston Thurston Kitsap Kitsap Kitsap Kitsap Kitsap Kitsap Kitsap Clallam, Mason and Jefferson Clallam, Mason and Jefferson Pierce, part Pierce Pie
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. O'Dell Robert W. O'Dell Role U. DeJarnatt Alan Thompson Chet King Chet Chet Chet Chet Chet Chet Chet Charles R. Savage Chet Chet Charles R. Savage Chet Charles R. Savage Chet Chet Chet Chet Chet Chet Chet Che	Benton and Franklin part, Skamania and Klickitat
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. O'Dell Robert W. O'Dell Role U. DeJarnatt Arlie U. DeJarnatt Alan Thompson Chet King Chet Kalich Chet	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Lewis Lewis Lewis Lewis Lewis Lewis Thurston Thurston Thurston Kitsap Kitsap Kitsap Kitsap Kitsap Kitsap Kitsap Clallam, Mason and Jefferson Clallam, Mason and Jefferson Pierce, part
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. Robert Reric O. Anderson Robert Robert Gra Mary Stuart Lux Harold E. (Hal) Wolf C. W. (Red) Beck Robert R	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Grays Harbor, part, and Pacific Lewis Lewis Lewis Lewis Lewis Lewis Lewis Lewis Thurston Thurston Thurston Kitsap Kitsap Kitsap Kitsap Kitsap Kitsap Clallam, Mason and Jefferson Clallam, Mason and Jefferson Pierce, part King, part King, part
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. O'Dell Robert W. O'Dell Robert W. O'Dell Roll Robert W. O'Dell Roll Roll Roll Roll Roll Roll Roll R	Benton and Franklin part, Skamania and Klickitat Cowlitz and Wahkiakum Cowlitz and Wahkiakum Cowlitz and Wahkiakum Cowlitz and Wahkiakum Lewis Lewis Lewis Lewis Lewis Lewis Lewis Lewis Lewis Thurston Lewis Thurston Thurston Kitsap Kitsap Kitsap Kitsap Kitsap Kitsap Clallam, Mason and Jefferson Clallam, Mason and Jefferson Pierce, part King, part King, part King, part
No.	16	Doris J. Johnson Robert W. O'Dell Robert W. Robert Reric O. Anderson Robert Robert Gra Mary Stuart Lux Harold E. (Hal) Wolf C. W. (Red) Beck Robert R	Benton and Franklin part, Skamania and Klickitat

District	Name	Counties Represented
No. 31	Georgette Valle	King part
	Wesley C. Uhlman	
	Mary Ellen McCaffree	
	John L. O'Brien	
	William (Bill) Chatalas	
	George Pierre	
No. 35		King, part
No. 35	Fred R. Mast	King, part
No. 36	Mrs. Douglas (Gladys) Kirk	King, part
No. 36	Joel M. Pritchard	King, part
No. 37	Ann T. O'Donnell	King, part
	Samuel J. (Sam) Smith	
	Richard (Dick) TaylorSn	
	Jack DootsonSn	
	Richard (Dick) KingSn	
	Don Eldridge	
	Duane Berentson	
	Jack C. Hood	
	Dick J. Kink	
	Newman (Zeke) Clark	
	Jonathan Whetzel	
	Arnie Bergh	
	Dwight S. Hawley	
	Mark Litchman, Jr	
	Robert A. (Bob) Perry	
	Slade Gorton	
	Audley F. Mahaffey Avery Garrett	
	Gary Garrett	
	James A. Andersen	
	Robert (Bob) Schaefer	
	Daniel (Dan) Marsh	
	y Whereof, I have hereunto set my han	
The Testimon	g whereof, I have hereunto set my hair	a, and anned the scar of the

In Testimony Whereof, I have hereunto set my hand, and affixed the Seal of the State of Washington at Olympia, this eleventh day of January, A.D., 1965.

(The Seal of the State of Washington—1889)

VICTOR A. MEYERS, Secretary of State.

The roll was called and all members were present except Mr. Conner, who was excused.

The Sergeant at Arms was instructed to distribute to the members their election certificates.

The Honorable Hugh J. Rosellini, Chief Justice of the Supreme Court of the State of Washington, administered the oath of office to all members of the House of Representatives present.

RESOLUTION

Resolution by Mr. Sawyer:

Be It Resolved, That the rules which governed the House of Representatives during the Thirty-eighth Legislative Session of 1963 be adopted by this House as temporary rules of the Thirty-ninth Legislature with the following amendments, until permanent rules be adopted, and that the Committee on Rules and Order be authorized and directed to formulate the permanent rules of the House for the present session, and that the

Committee on Rules and Order act jointly with a like committee from the Senate to formulate joint rules.

Rule 3, subsection (f): [He shall appoint all standing and special Committees.] Add: (1) He shall appoint all special committees. (2) He shall appoint all permanent standing committees of the House after consultation with the caucus of the majority and minority parties. (3) He shall appoint members of the legislative interim committees as provided by law or resolution after receiving recommendations of the caucus of each party.

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

Any standing rule of order or business may be suspended temporarily by a [two-thirds vote of the members present] vote of a constitutional majority of the members.

Rule 35. No member shall speak more than twice on the same question without leave of the house: *Provided*, That the chairman of the committee or the mover of the question may close the debate except as provided in Rule 40: *Provided further*, That no member shall speak longer than [ten] three minutes without consent of the house.

After the fiftieth day no member shall speak more than once on the same question without leave of the house: *Provided*, That the chairman of the committee or the mover of the question, may close the debate except as provided in Rule 40: *Provided further*, That no member shall speak more than three minutes without the consent of the house.

Rule 40. The previous question upon all recognized motions or amendments which are debatable may be ordered by [two-thirds of the members present] a constitutional majority of the members, and shall have the effect of cutting off all debate and bringing the house to a direct vote upon the motion or amendment on which it has been ordered: Provided, however, That one of the sponsors of a bill, memorial, or resolution, or, in his stead, the chairman of the committee, when the measure is on final passage or when the motion to postpone indefinitely is pending, may have the privilege of closing debate after the previous question has been orderd.

Rule 59. Strike all of Rule No. 59 and insert the following:

"Rule 59. The standing committees of the house and the number of members of each shall be as follows:

No. of		
Committee	Name of Committee Memb	ers
1	Agriculture and Livestock	15
2	Aviation and Transportation	9
3	Banking and Insurance	13
4	Commerce and Economic Development	15
5	Constitution, Elections, and Reapportionment	17
6	Education and Libraries	19
7	Fisheries	11
8	Game and Game Fish	11
9	Higher Education	17
10	Highways	31
11	Judiciary	17
12	Labor and Industrial Insurance	11
	Licenses	11
14	Local Government	27
	(a) Subcommittee on Cities and Towns13	
	(b) Subcommittee on Counties and Junior Taxing Districts.13	
	Medicine, Dentistry, and Drugs	11
	Military, Veterans Affairs, and Civil Defense	9
	Natural Resources, Harbors, and Waterways	9
	Parks, Capitol Buildings and Grounds, and State Lands	11
	Public Institutions and Youth Development	15
	Public Utilities	15
	Rules and Order	17
	Social Security and Public Assistance	15
	State Government	11
	Water Resources and Pollution Control	9
25	Ways and Means	41
	(a) Subcommittee on Appropriations25	
	(b) Subcommittee on Revenue and Taxation15	,,

Mr. Sawyer moved adoption of the resolution.

The Chief Clerk recognized Mr. Rogers.

Mr. Rogers:

"I have an amendment to the resolution."

The Chief Clerk:

"We have other amendments on the desk. Do you want yours read first?"

Mr. Rogers:

"I can read it. I think the House is quite familiar with it. I move that Rule 3, subsection (f), on line 10 be amended to read, in line with the rules change resolution which I introduced the last session which would delete the language in this resolution and replace it with this language:

"'In appointing the committee members to committees, the Speaker shall name members in the same ratio as the membership of the respective parties in the House. Committee members will be selected by each party's caucus. The majority party caucus will select all committee chairmen.' The language of this amendment can be found on page 166 of the 1963 journal of the House."

POINT OF ORDER

Mr. Sawyer:

"Mr. Chief Clerk, point of order."

The Chief Clerk:

"State your point of order."

Mr. Sawyer:

"I think it is a long-standing procedure of this body that matters of this nature be reduced to writing. There are other amendments on the desk."

RULING BY THE CHIEF CLERK

The Chief Clerk:

"We have amendments in writing on the desk. I think we should proceed with these amendments."

Mr. Rogers:

"May I look at the amendments there?"

The Chief Clerk:

"Do you wish to come to the desk and look at the amendments?"

Mr. Rogers:

"Yes."

Mr. Rogers moved adoption of the following amendment to the resolution by Mr. Sawyer:

Amend Rule 3 of the mimeographed resolution, on page 1, line 11, after ".]" strike the remainder of the paragraph and insert "In appointing the committee members to committees, the Speaker shall name members in the same ratio as the membership of the respective parties in the House. Committee members will be selected by each party's caucus. The majority party caucus will select all committee chairmen.

"Members of the Rules Committee will be selected in the same manner and same ratio as provided above, and the Speaker will serve as chairman of the Rules Committee.

"Interim committee memberships will be elected by the respective caucuses, on a basis of statutory and geographical representation; otherwise, the same ratio between the parties will prevail in the caucus election of interim committee members.

"Patronage will be divided proportionately by the party caucuses, following as closely as possible the ratio between the parties."

Mr. Brachtenbach demanded an oral roll call, and the demand was sustained.

Debate ensued, Representatives Rogers and Savage speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Copeland:

"Mr. Chief Clerk, would Mr. Rogers yield to question?"

The Chief Clerk:

"Mr. Rogers, will you yield to question?"

Mr. Rogers:

"Yes."

Mr. Copeland:

"Mr. Rogers, in regard to the apportioning a proper percentage on each committee to the members of the two parties, we have a problem of fractions, and I would like to have your interpretation of how this would be taken care of. This would appear to be insignificant, but I think it is quite important."

Mr. Rogers:

"It would be my suggestion that all of those close fractional questions be decided in behalf of the Democrats."

Mr. Copeland:

"Thanks, Mr. Rogers. I receive the message quite clearly."

The Clerk called the roll, and Mr. Rogers' amendment to the Resolution by Mr. Sawyer was adopted by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Schaefer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—98.

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

Mr. Moos moved adoption of the following amendment to the resolution by Mr. Sawyer:

Beginning on line 17, page 1, of the mimeographed resolution, strike all reference to Rule 12.

Mr. Brachtenbach demanded an oral roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Litchman:

"Mr. Chief Clerk, I wonder if Mr. Moos will yield to question?"

The Chief Clerk:

"Will Mr. Moos yield to question?"

Mr Moos:

"Yes, Representative Litchman,"

Mr. Litchman:

"Mr. Moos, perhaps I misunderstood. My understanding is that you have done two things here. You have eliminated not only line 18 in reference to the majority vote in order to reinstate the two-thirds vote, but in addition you have crossed out the following language: 'Provided, One day's notice of the motion therefor be given, and the proposed change or changes in the rules be submitted in writing.' Was it your purpose to eliminate this phrase of the rule as well?"

Mr. Moos:

"Mr. Litchman, on the advice of counsel, you are wrong."

Mr Litchman:

"Mr. Day, incidentally, is my chief counsel over here."

Mr. Moos:

"Mr. Gorton is my chiropractor. (Laughter.) This amendment simply returns this particular rule change that Mr. Sawyer has proposed back to its original form."

Debate ensued, Representatives Moos, Copeland, Johnston (Elmer E.), Adams, and Leland speaking in favor of adoption of the amendment, and Representatives Sawyer and O'Brien speaking against its adoption.

PARLIAMENTARY INQUIRY

Mr. Adams:

"Mr. Chief Clerk, will you explain what the noes and ayes mean on this amendment by Mr. Moos? This amendment is to strike this portion of the resolution as far as Rule 12 is concerned, and I would like that explained to the new members so they will know what their vote means."

The Chief Clerk:

"A roll call has been demanded on the amendment by Mr. Moos of Lincoln county. A vote of aye will adopt the amendment by Mr. Moos and a vote of no will reject it."

The Clerk called the roll, and the amendment by Mr. Moos to Mr. Sawyer's resolution was not adopted by the following vote: Yeas, 48; nays, 50; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—48.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Schaefer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee—50.

Those absent or not voting were: Representative Conner-1.

Mr. Andersen (James A.) moved adoption of the following amendment to the resolution by Mr. Sawyer:

Beginning on line 1, page 2 of the mimeographed resolution, strike all reference to Rule 40.

Debate ensued, Representative Andersen (James A.) speaking in favor of adoption of the amendment, and Representative Sawyer speaking against its adoption.

Mr. Goldsworthy demanded an oral roll call, and the demand was sustained.

Further debate ensued, Representative Witherbee speaking against adoption of the amendment, and Representatives Dootson and Rogers speaking in favor of its adoption.

POINT OF ORDER

Mr. Litchman:

"Mr. Chief Clerk, point of order."

The Chief Clerk:

"State your point of order."

Mr. Litchman:

"I believe the gentleman from Kitsap is not speaking on a point which is germane to the issue, which is whether to eliminate the constitutional majority or not. Personally, I am not interested in listening to Mr. Rogers' remarks about the redistricting bill. I haven't seen it myself yet. Perhaps we should agree with him or disagree, but I don't think Mr. Rogers should go into this at this stage of the proceedings."

RULING BY THE CHIEF CLERK

The Chief Clerk:

"The statement has been made that the amendments to the rules by Mr. Sawyer if adopted in accordance with his resolution would apply to the enactment of the redistricting bill. Therefore, Mr. Rogers' references to it are in order, I would say."

POINT OF ORDER

Mr. Sawver:

"Point of order, Mr. Chief Clerk"

The Chief Clerk:

"State your point of order."

Mr. Sawver:

"Speaking to this same point of order, I think that referring to the redistricting bill is one thing, but going into a bill not even before the body is another thing—the actual details of the bill."

RULING BY THE CHIEF CLERK

The Chief Clerk:

"That point is well taken. Mr. Rogers cannot go into the details of the bill."

PARLIAMENTARY INQUIRY

Mr. Perry:

"Point of parliamentary inquiry, Mr. Chief Clerk."

The Chief Clerk:

"State your point of parliamentary inquiry."

Mr. Perry:

"Is it correct we are not operating under any rules now?"

The Chief Clerk:

"That is true."

Mr. Perry:

"Then we can discuss anything."

The Chief Clerk:

"That is largely up to the discretion of your temporary presiding officer."

Further debate ensued, Representative Rogers continuing his remarks in favor of adoption of the amendment.

The Chief Clerk:

"Mr. Rogers, I think you should confine your remarks to the amendment."

Further debate ensued, Representative Rogers concluding his remarks in favor of adoption of the amendment, and Representatives Grant and O'Brien speaking against its adoption.

Mr. Smith demanded the previous question, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Andersen (James A.) to Mr. Sawyer's resolution, and the amendment was not adopted by the following vote: Yeas, 49; nays, 49; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Smith, Swayze, Wang, Whetzel, Wolf—49.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Schaefer, Sheridan, Slagle, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee—49.

Those absent or not voting were: Representative Conner-1.

Mr. Brachtenbach moved adoption of the following amendment to the resolution by Mr. Sawyer:

Beginning on line 25, page 1, strike all reference to Rule 35.

Debate ensued, Representative Brachtenbach speaking in favor of adoption of the amendment and Representative Sawyer speaking against its adoption.

Mr. Goldsworthy demanded an oral roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment to the resolution, and the amendment was not adopted, by the following vote: Yeas, 47; nays, 51; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—47.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson

(Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Schaefer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee—51.

Those absent or not voting were: Representative Conner-1.

The Chief Clerk declared the question before the House to be the adoption of the resolution by Mr. Sawyer as amended.

Mr. Brachtenbach demanded an oral roll call, and the demand was sustained.

Debate ensued, Representatives Sawyer, O'Brien, Burtch, Smith, Klein, and Savage speaking in favor of adoption of the resolution as amended, and Representatives Copeland, Andersen (James A.), Perry, Gorton, Hood, Leland, Day, and Morphis speaking against its adoption.

Mr. Olsen demanded the previous question, and the Chief Clerk ruled that the demand was not sustained.

A division was called for.

The Chief Clerk:

"A two-thirds vote is required on the demand for previous question."

POINT OF ORDER

Mr. Uhlman:

"Mr. Chief Clerk, point of order."

The Chief Clerk:

"State your point of order."

Mr. Uhlman:

"We have no rules. We are operating under a simple majority."

Mr. Olsen's demand for the previous question was sustained on a rising vote.

PERSONAL PRIVILEGE

The Chief Clerk recognized Mr. Copeland on a point of personal privilege.

Mr. Copeland:

"Mr. Chief Clerk, I would like to have the record show that it was 2:27 when the first gag rule was invoked."

The Chief Clerk:

"The record will contain your remarks."

The Clerk called the roll on the adoption of Mr. Sawyer's resolution as amended, and the resolution as amended was adopted by the following vote: Yeas, 50; nays, 48; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Schaefer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee—50.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.),

Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—48.

Those absent or not voting were: Representative Conner-1.

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

The Chief Clerk recognized Mr. O'Brien.

Mr. O'Brien:

"Mr. Chief Clerk, the Honorable Hugh Rosellini, Chief Justice of the Supreme Court, distinguished colleagues, ladies and gentlemen:

"This session promises to be one of the most challenging of all sessions of recent history. Many proposals will be introduced which will require the serious consideration of all of us, because their enactment into law will prove of tremendous value in the growth and development of our state, of which we are all justly proud. To accomplish the various objectives which have been outlined, it is necessary to have the kind of leader in the House of Representatives who will have the ability and qualifications to lead us during this most trying period. We are fortunate in having a man who understands the needs and welfare of each of us. He is a gentleman of good will and has all the necessary ability and the knowledge of state governmental affairs to do the type of job that will make him a great Speaker of the House of Representatives. It is my pleasure and great privilege to nominate as Speaker of the House of Representatives for the thirty-ninth session of the Washington state legislature, the Honorable Robert M. Schaefer."

The Chief Clerk recognized Mr. Burtch.

Mr Burtch:

"Mr. Chief Clerk, Honorable Chief Justice Hugh J. Rosellini of the Supreme Court of the state of Washington, ladies and gentlemen of the House of Representatives:

"It is my honor to second the nomination of Mr. Robert Schaefer for Speaker of the House of Representatives. All of you are acquainted with him. You know he is able and dedicated as a legislator and I am sure you realize he will dedicate his best efforts toward the welfare of the state of Washington and its people. I sincerely hope you will support him for this position."

The Chief Clerk recognized Mr. Backstrom.

Mr. Backstrom:

"Mr. Chief Clerk, the Honorable Judge Hugh Rosellini, ladies and gentlemen of the House:

"There are many instances of pleasure that come to one in life and today one of those comes to me. It is one of honor and pride in that I support the nomination of the gentleman who has been mentioned. I have worked with him, I have co-sponsored bills with him, I have differed with him, but at all times he has evidenced a sense of responsibility and obligation and one of fairness. Based upon that, I am happy to second the nomination of Robert Schaefer as the Speaker of the House."

The Chief Clerk recognized Mr. Hood.

Mr. Hood:

"Mr. Chief Clerk, Honorable Chief Justice Hugh Rosellini, my colleagues, ladies and gentlemen:

"The state of Washington is entering a new era, a dynamic era of industrial development, a dynamic era of a great new, young governor, and it is my pleasure to nominate a man who can lead this body well in dynamic, new lines, a man who is qualified by heritage and by experience, a man who has a great friendship of members on both sides of the aisle, a man with integrity and honesty, a man of whom we can all be proud. It is my pleasure and honor to nominate for Speaker the Honorable Tom Copeland."

The Chief Clerk recognized Mr. Moos.

Mr. Moos:

"Mr. Chief Clerk, Honorable Judge Rosellini, members of this House of Representatives:

"It is a pleasure for me, too, to stand here and concur in the remarks of my distinguished colleague from Ferndale. I would like to second the nomination of Tom Copeland. Many of us have had the opportunity to work with Representative Copeland. Many of us have had the opportunity to know him as a legislator and family man and community leader. We have watched Representative Copeland, entering now his fifth term, in his ability as a leader and his ability to work at being a legislator every day. We have profited by Representative Copeland's ability in streamlining some of the House operations during the last session. Many of these practices will be carried on this year, I am sure, and into the future. Tom Copeland is a proven leader. It is a pleasure to second the nomination of Representative Copeland as our new Speaker."

On motion of Mr. Sawyer, the nominations for Speaker of the House were closed.

The Clerk called the roll for election of the Speaker of the House, and Mr. Schaefer was elected Speaker by the following vote: Mr. Schaefer, 58; Mr. Copeland, 40; absent or not voting, 1.

Those voting for Mr. Schaefer were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee—58.

Those voting for Mr. Copeland were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Schaefer, Swayze, Wang, Whetzel, Wolf—40.

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

The Chief Clerk appointed Representatives Klein and Marsh to escort Mr. Schaefer to the rostrum, where the Honorable Hugh J. Rosellini, Chief Justice of the State Supreme Court, administered the oath of office to him.

The Speaker assumed the chair.

The Speaker addressed the House with the following remarks:

"Mr. Chief Clerk, Honorable Chief Justice Hugh J. Rosellini, and members of the House of Representatives:

"You have today honored me with a position carrying with it great honor, and also a heavy responsibility to you, my fellow members, and to the people of this state. I am deeply grateful to all of you for this expression of trust and confidence.

"I know you are all aware of the great problems that challenge us as members of this thirty-ninth legislative session. You are further acutely aware that prior to attacking and solving these problems we have an added burden.

"Our first order of business must be to redistrict the state's legislative boundaries in accordance with the fourteenth amendment, the recent decisions of the United States Supreme Court, and a direct order of the federal district court.

"The cooperation and selflessness of all of you is needed if we are to conquer this problem, and pass, without undue delay, a fair and equitable redistricting bill. I have confidence that this can be done expeditiously, and further, that our final bill will be one that any governor could sign and any court approve.

"Once this problem is resolved, we may then, and only then, turn our attention to the needs of the people of this state; to assure them that we will continue our progress and provide the necessary services they demand. I am proud of our state, as I know you all are, and I will do everything possible to insure its continued progress.

"It will be my aim as Speaker to be completely fair in all parliamentary matters and to administer the office of speaker in an open and forthright manner. You who know me know that I will be available, and will welcome your opinions and views. The Speaker's office will be open to all of you, and my staff and I will give you any assistance possible. I only hope I can make your difficult tasks as a legislator easier.

"You can be of great assistance to me, if, when there is a difference of opinion, you will come to me so we can attempt to reason out the differences and work together in harmony. This applies to members of the majority and also the minority.

"I am hopeful that this session will be harmonious and productive, in the highest tradition of public service.

"Again, I would like to thank you for this great honor, on behalf of myself and my family. I will do my utmost to fulfill the trust you have placed in me."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Copeland.

Mr. Copeland:

"Mr. Speaker, ladies and gentlemen of the House, let me take this opportunity to offer you my sincere congratulations. 'A funny thing happened to me on the way to the Speaker's office today.' It has happened to others in this chamber and probably will again in the future.

"I only want to say that I am not unmindful of the position I occupy here and its relationship to the gentleman who preceded me in this capacity. We are here in behalf of our constituents to work in behalf of the people of the state of Washington, and I am sure that the gentleman whose seat I now occupy feels the same responsibility to those same people. It will be my position and the position of my party to try diligently to carry out his programs. We should all dedicate ourselves to working in the total interest of the State of Washington and not in the interest of petty partisanship. I bring to you, sir, our cooperation on those very good measures that obviously must be considered before this body.

"I have liked very much working with Mr. Schaefer in the past. He is a gentleman who can disagree without being disagreeable. I think this should probably be the byword for all of us during this session.

"If I may be permitted to do so at this time, I would like to move that the records show that your election as Speaker is unanimous."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Day.

Mr. Dav:

"Mr. Speaker, ladies and gentlemen of the House, I too would like to add my compliment on your speech and to extend you my personal congratulations and good wishes. Congratulations, Mr. Speaker."

The Speaker:

"Thank you very much."

The Speaker called for nominations for Speaker Pro Tempore of the House of Representatives.

The Speaker recognized Mr. Haussler.

Mr. Haussler:

"Mr. Speaker, ladies and gentlemen of the House, it is with genuine pleasure that I have at this time the honor to present the name of Representative Garrett as Speaker Pro Tem of this House for the ensuing session. Representative Garrett served as chairman of the Democratic caucus in the last session of this House. Many of us saw him operate in the Democratic caucus and we all saw him in action on the floor of the House. At all times he demonstrated his ability as a capable and outstanding legislator. Once again, it is my pleasure to place in nomination the Honorable Representative Avery Garrett as Speaker Pro Tempore of the thirty-ninth session of this House."

The Speaker recognized Mr. Uhlman.

Mr. Uhlman:

"Mr. Speaker, Honorable Judge Rosellini, members of this House, it gives me a high degree of pleasure to second the nomination of Avery Garrett of the forty-seventh district in King county as Speaker Pro Tempore. Representative Garrett, I believe, has distinguished himself well to all members on both sides of this aisle who have served with him in the past. I know I have served with him for four terms now. Those of you who have served for that long or a lesser period of time will agree he has been extremely judicious, fair and capable as a legislator. I believe he is going to be an outstanding Speaker Pro Tem if elected. I think he will continue to serve in this capacity as an outstanding and very fair person, who will work well with all of us here. Those of us on this side of the aisle have had a special opportunity to work with Representative Garrett as chairman of the Democratic caucus. There again he showed great capability and qualities of leadership that I believe he will carry on with him as Speaker Pro Tem. For these reasons, I urge you to vote for Representative Avery Garrett as Speaker Pro Tem of this House."

The Speaker recognized Miss O'Donnell.

Miss O'Donnell:

"Mr. Speaker, Honorable Judge Rosellini, members of the House, I deem it a great privilege to rise and second the nomination of the Honorable Avery Garrett as Speaker Pro Tem of the House of Representatives. The past three sessions Representative Garrett has served the people of his district, of King County, and indeed the people of all the state of Washington with honor and distinction. As Democratic caucus chairman in the 1963 legislature, Representative Garrett displayed patience, understanding and leadership ability, and we were proud to follow him. These same characteristics will make him an outstanding Speaker Pro Tem when he is called upon to fulfill the duties of this high office. Fellow members, I urge support of Representative Garrett. Thank you."

The Speaker recognized Mr. Harris.

Mr. Harris:

"Mr. Speaker, Honorable Chief Justice Hugh Rosellini, and ladies and gentlemen of the legislature, I rise to nominate one of the very fine men of this House as your Speaker Pro Tem. He has given forty years of service as a school teacher in your public school system, most of which was accomplished in the state of Washington. Today he takes his seat in this body at the start of his sixth legislative term. We have all come to know Audley Mahaffey as a very friendly and kind natured gentleman with a really tremendous devotion to work. He is industrious. He has a sense of fairness and of good judgment. It is a great deal of pleasure for me today to nominate as Speaker Pro Tem of the thirty-ninth session of this legislature the Honorable Audley F. Mahaffey of the forty-sixth district of the state of Washington."

The Speaker recognized Mr. Eldridge.

Mr. Eldridge:

"Mr. Speaker, Honorable Chief Justice Rosellini, ladies and gentlemen of the House, it gives me great pleasure at this time to second the nomination of Audley Mahaffey for Speaker Pro Tem. Audley Mahaffey, known as Micky to those of us who are well acquainted with him, was first elected in 1945 to this House of Representatives and has served honorably. He is well respected by members on both sides of the aisle and certainly deserves this consideration."

The Speaker recognized Mr. Hawley.

Mr. Hawley:

"Mr. Speaker, Chief Justice Rosellini, ladies and gentlemen of the House, I too wish to second the nomination of Audley Mahaffey, my seat mate. I have known him a long time and I am sure it is an honor for our party to name him to this position. He is a fine Republican, an excellent legislator and a perfect gentleman."

On motion of Mr. Sawyer, the nominations for Speaker Pro Tempore of the House of Representatives were closed. The Clerk called the roll, and Mr. Garrett was elected Speaker Pro Tempore of the House of Representatives by the following vote: Mr. Garrett, 59; Mr. Mahaffey, 39; absent or not voting, 1.

Those voting for Mr. Garrett were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—59.

Those voting for Mr. Mahaffey were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—39.

Those absent or not voting were: Representative Conner-1.

The Speaker appointed Representatives Warnke and Kull to escort Mr. Garrett to the rostrum, where the Honorable Hugh J. Rosellini, Chief Justice of the Supreme Court, administered the oath of office to him.

The Speaker recognized Mr. Garrett.

Mr. Garrett:

"Mr. Speaker, Honorable Chief Justice Rosellini, fellow members of the House, it is with great humility that I accept the responsible office of Speaker Pro Tem to which you have elected me. I assure you I will endeavor to perform the duties of this office to the best of my ability and to the best interests of all the citizens of our great state. Thank you very much."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Mahaffey.

Mr. Mahaffey:

"Mr. Speaker, Honorable Chief Justice, fellow members of the House, I wish to congratulate Representative Garrett and to thank those gentlemen who nominated me for their kind remarks. I am sure that if Representative Garrett is called upon to preside over our deliberations he will do so with great justice to all of us. Congratulations to you."

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

The Speaker recognized Mr. Braun.

Mr. Braun:

"Mr. Speaker, Honorable Chief Justice Rosellini, members of this assembly, again I rise to place in nomination my friend, our old friend, Chief Clerk of this House, Si Holcomb. I don't think there is anything I can tell you about Si. To you new members of the House, any time you want any information or help, Si is your boy. Si has served a long, long time; how long I don't know. We all love him. Again it is a pleasure to place in nomination Si Holcomb as Chief Clerk of this House."

The Speaker recognized Mr. Taylor.

Mr. Taylor:

"Mr. Speaker, Honorable Judge Rosellini, members of the assembly, it is a great pleasure for me to rise and second the nomination of this gentleman. I only need to remind you that Si, I believe, has served this state longer than any other in these whole United States. It is a great pleasure to second his nomination."

The Speaker recognized Mr. Mast.

Mr. Mast:

"Mr. Speaker, Honorable Chief Justice, honorable members of the House, it is a great honor and privilege to second the nomination of Si Holcomb. We all know he is preeminently qualified by his past actions and experience to be Chief Clerk. He has always rendered astute and impartial decisions and I know he will continue to do so. He has always been fair and courteous, and I know he will continue to be so. He has organized one of the most efficient and industrious and dedicated offices in the whole capitol, and I know that he has these people that he can depend on to always get our pay checks out on time, as he has in the past. I know it is the consensus of everyone on this side of the aisle that the remarks I have made are in order, and it is an honor to second the nomination."

On motion of Mr. Sawyer, the nominations for Chief Clerk of the House of Representatives were closed.

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

Those voting for Mr. Holcomb were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

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

The Speaker appointed Representatives Taylor and Jastad to escort Mr. Holcomb to the rostrum, where the Honorable Hugh J. Rosellini, Chief Justice of the State Supreme Court, administered the oath of office to him.

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

The Speaker recognized Mr. DeJarnatt.

Mr. DeJarnatt:

"Mr. Speaker, Honorable Chief Justice, ladies and gentlemen of the House, I rise to place in nomination the name of Sid Snyder for the position of Assistant Chief Clerk. The veterans know him for his many, many years of service here. You newcomers will soon get to know him, and to know him is to like him. Sid Snyder is a man of experience, ability, dilgence and integrity. He will carry on the duties of Assistant Chief Clerk carefully, dispassionately and with good humor. I am proud to place the name of Mr. Sid Snyder in nomination."

The Speaker recognized Mr. Garrett.

Mr. Garrett:

"Mr. Speaker, Honorable Chief Justice, ladies and gentlemen of the House, it is with supreme pleasure that I rise to second the nomination of an able, capable and efficient Assistant Chief Clerk, as Sid Snyder has been for many, many years. As many years as I have been here, he has done a very effective job and I urge you to vote for Mr. Sid Snyder for Assistant Chief Clerk."

The Speaker recognized Mr. King (Chet).

Mr. King:

"Mr. Speaker, Honorable Judge Rosellini, ladies and gentlemen:

"I too rise to second the nomination of Sid Snyder. He comes from my district. I have known him for years and I know the kind of work he has done. I am sure he will do a good job this time."

On motion of Mr. Sawyer, the nominations for Assistant Chief Clerk of the House of Representatives were closed.

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

Those voting for Mr. Snyder were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

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

The Speaker appointed Representatives Wolf and Thompson to escort Mr. Snyder to the rostrum, where the Honorable Hugh J. Rosellini, Chief Justice of the State Supreme Court, administered the oath of office to him.

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

The Speaker recognized Mr. Sawyer.

Mr. Sawyer:

"Mr. Speaker, ladies and gentlemen of the House, it is with a great deal of pleasure that at this time I place in nomination for Sergeant at Arms a very good friend of mine and also a former seat mate. In fact, he comes from our district and we call him the public tornado. Mr. Elmer Hyppa was a member of the House of Representatives in 1953 and 1955 and served four terms as Sergeant at Arms, 1957, 1959, 1961, and 1963. I think that all of you except maybe the freshmen are well aware of Elmer's qualifications as Sergeant at Arms. He knows how to do the job. He has done the job. I am sure he will continue to do a good job for our House. It is a difficult job at times. It has always amazed me how well and how smoothly Elmer has performed his duties. At this time I take a great deal of pleasure in putting the name of Elmer Hyppa for Sergeant at Arms."

The Speaker recognized Mr. Hood.

Mr. Hood:

"Mr. Speaker, it is certainly pleasant to be in complete agreement with Mr. Sawyer today in seconding the nomination of Elmer Hyppa. Elmer Hyppa, first, is a gentleman. Secondly, he has provided for our personal needs well. He has given us great security. He has been such a good Sergeant at Arms that even when he was practically broken in half he was still a good Sergeant at Arms. I am honored to be able to second the nomination of Elmer Hyppa."

The Speaker recognized Mr. Clark.

Mr. Clark:

"Mr. Speaker, it has been my pleasure to be here various sessions when Mr. Hyppa has been Sergeant at Arms. We had an occasion when a former Speaker—I have forgotten his name—wanted to enforce a certain House rule. We regard Mr. Hyppa so favorably on this side of the aisle for his fairness and impartiality that, since he had broken his leg and was on crutches, and could not enforce the rule, we did not require that the order of the Speaker be enforced. I take great pleasure in recommending and seconding the nomination."

On motion of Mr. Sawyer, the nominations for Sergeant at Arms of the House of Representatives were closed.

The Clerk called the roll, and Mr. Elmer Hyppa was elected Sergeant at Arms of the House of Representatives by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting for Mr. Hyppa were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

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

The Speaker appointed Representatives Valle and Johnson (Doris) to escort Mr. Hyppa to the rostrum, where the Honorable Hugh J. Rosellini, Chief Justice of the Supreme Court, administered the oath of office to him.

RESOLUTION

Resolution by Mr. O'Brien:

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

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

APPOINTMENT OF COMMITTEE

Under the provisions of the resolution, the Speaker appointed Representatives Moos, Epton, and Savage to notify the Senate that the House of Representatives is now organized and ready for business.

MOTION

On motion of Mr. Sawyer, the House recessed until 4:45 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 4:45 p.m.

The Clerk called the roll and all members were present except Representative Conner, who was excused.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTIONS

House Concurrent Resolution No. 1. by Representative O'Brien:

Relating to committee to notify the governor that the legislature is organized.

The resolution was read the first time by title.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 1 was advanced to second reading, and read the second time in full.

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

House Concurrent Resolution No. 2, by Representative O'Brien:

Relating to joint session for the purpose of canvassing the vote of constitutional elective state officers.

The resolution was read the first time by title.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 2 was advanced to second reading, and read the second time in full.

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

House Concurrent Resolution No. 3, by Representative O'Brien:

Relating to joint session to receive message of Governor Albert D. Rosellini. The resolution was read the first time by title.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 3 was advanced to second reading, and read the second time in full.

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

House Concurrent Resolution No. 4, by Representative O'Brien:

Relating to joint session for inaugurating Governor Daniel J. Evans, receive his message and administer the oaths of office to the constitutional elective state officers.

The resolution was read the first time by title.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 4 was advanced to second reading, and read the second time in full.

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

MOTION

On motion of Mr. O'Brien, House Concurrent Resolutions No. 1, 2, 3 and 4 were ordered transmitted immediately to the Senate.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 1, by Representatives Grant, Savage, and Elder:

An Act relating to elections; amending section 17, page 406, Laws of 1890 as last amended by section 1, chapter 77, Laws of 1947, and RCW 29.30.080; amending section 4, chapter 58, Laws of 1913 as amended by section 4, chapter 20, Laws of 1935, and RCW 29.33.090; amending section 4, chapter 195, Laws of 1957 and RCW 29.33.160; and amending section 23, page 409, Laws of 1890 as last amended by section 2, chapter 77, Laws of 1947 and RCW 29.51.100 and 29.51.110.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 2, by Representatives Litchman, Olsen, and Mast:

An Act relating to sabbath breaking; repealing section 865, Code of 1881 as amended by section 242, chapter 249, Laws of 1909, and RCW 9.76.010; repealing section 244, chapter 249, Laws of 1909 and RCW 9.76.020; and repealing section 1267, Code of 1881 as amended by section 245, chapter 249, Laws of 1909 and RCW 9.76.030.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 3, by Representatives Grant, O'Donnell, and Elder:

An Act relating to elections; and amending section 12, chapter 251, Laws of 1957 and RCW 29.07.105.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 4, by Representatives Litchman, O'Donnell, and Chatalas:

An Act relating to the appraisement of decedents' estates; and amending section 95, chapter 156, Laws of 1917 as last amended by section 8, chapter 202, Laws of 1939 and RCW 11.44.010.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 5, by Representatives Litchman, Chatalas, and May:

An Act relating to elections; providing for open state primaries; amending section 29.30.010, chapter, Laws of 1965 and RCW 29.30.010; amending section 29.30.020, chapter, Laws of 1965 and RCW 29.30.020; amending section 29.30.030, chapter, Laws of 1965 and RCW 29.30.030; amending section 29.30.040, chapter, Laws of 1965 and RCW 29.30.040; amending section 29.30.060, chapter, Laws of 1965 and RCW 29.30.060; amending section 29.33.160, chapter, Laws of 1965 and RCW 29.33.160; adding a new section to chapter 29.18 RCW; and adding a new section to chapter 29.21 RCW.

Ordered printed and referred to Committee on Constitution; Elections, and Reapportionment.

House Bill No. 6, by Representatives Litchman, O'Donnell, and Uhlman:

An Act relating to criminal procedure and capital punishment; amending section 12, page 78, Laws of 1854 as last amended by section 1, chapter 112, Laws of 1919 and RCW 9.48.030; amending section 65, chapter 249, Laws of 1909 and RCW 9.82.010; amending section 1, chapter 6, Laws of 1933 extraordinary session and RCW 9.52.010; amending section 1, chapter 238, Laws of 1951 and RCW 9.95.115; and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Joint Resolution No. 1, by Representatives Leland, Litchman, and O'Donnell:

Reducing the assessed valuation percentage of Article 7, Section 2 of the State Constitution.

Ordered printed and referred to Committee on Ways and Means (Sub-committee on Revenue and Taxation).

House Joint Resolution No. 2, by Representatives Litchman, Moon, and May:

Increasing legislators' terms of office; providing annual legislative sessions; and increasing the annual salary for legislators.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

RESOLUTIONS

Resolution by Mr. O'Brien:

Be It Resolved, That the state treasurer and budget director be, and they are hereby directed to draw their warrants for payment of the members' subsistence allowance every seventh day of the session upon subsistence payrolls which shall be certified to by the Speaker and Chief Clerk of the House, and they are hereby authorized and directed to deliver the warrants to the Chief Clerk of the House, taking their receipt therefor.

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

Resolution by Mr. O'Brien:

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

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

Resolution by Mr. O'Brien:

Be It Resolved, That the state treasurer and budget director be, and they are hereby directed to draw their warrants for the payment of salaries of the employees of the House of Representatives every seventh day of the session upon salary payrolls which shall be certified to by the Speaker and the Chief Clerk of the House, and the state treasurer is authorized and directed to deliver the warrants to the Chief Clerk of the House, taking his receipt therefor.

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

Resolution by Mr. O'Brien:

Be It Resolved, That the Chief Clerk be, and he is hereby instructed to purchase postage stamps in the amount of seventy-five dollars for each member of the House and the Chief Clerk from the Olympia post office; the Chief Clerk is also directed to deliver said postage stamps to the members of the House of Representatives as soon as possible, taking their receipt therefor.

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

NOTICE OF AMENDMENT OF TEMPORARY RULES

In conformance with House Rule No. 12, Mr. Copeland gave notice that he would offer proposed amendments to the temporary rules of the House on the next working day.

MOTION

On motion of Mr. O'Brien, the House adjourned until 10:30 a.m., Tuesday, January 12, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

SECOND DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, January 12, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Father LaPierre of St. Michael's Church of Olympia.

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

MOTION

On motion of Mr. O'Brien, the House advanced to the eighth order of business for the purpose of receiving a resolution.

RESOLUTION

Resolution by Mr. O'Brien:

WHEREAS, The Honorable Cliff Yelle, the State Auditor of the State of Washington, will retire on January 13, 1965, after a long, distinguished, and continuous career in that office since January, 1933; and

WHEREAS, The Honorable Tom Martin, the Treasurer of the State of Washington, also will retire on January 13, 1965 after a long and distinguished service as State Treasurer, and also as State Representative from Thurston County, with distinction and devotion to duty; and

Whereas, Secretary of State Victor A. Meyers has served the State of Washington both as Lieutenant Governor and Secretary of State of the State of Washington over a period of many years since 1933, and will also retire on January 13, 1965, having filled both official positions faithfully and with conscientious attention to the duties of his offices:

Now, Therefore, Be It Resolved, By the House of Representatives, That the House invite these three illustrious state officers, State Auditor Cliff Yelle, State Treasurer Tom Martin, and Secretary of State Victor A. Meyers, to attend a joint session of the Legislature which will convene at 12:00 noon on January 12, 1965, to receive a fitting commendation from the Legislature of the State of Washington for their long careers of public service to the people of the state.

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

MOTION

On motion of Mr. O'Brien, the House reverted to the third order of business.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Copeland on a point of personal privilege.

Mr. Copeland:

"During previous sessions, the Chief Clerk has provided all members with a card indicating the order of business. Are these available for the members of the House?"

The Speaker:

"Mr. Copeland, they are and they will be put on your desks today."

Mr. Copeland:

"I think the amendment pads are lacking also."

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 11, 1965.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 1; also

House Concurrent Resolution No. 2; also

House Concurrent Resolution No. 3; also

House Concurrent Resolution No. 4, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., January 12, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Concurrent Resolution No. 1; also

Enrolled House Concurrent Resolution No. 2; also

Enrolled House Concurrent Resolution No. 3: also

Enrolled House Concurrent Resolution No. 4, have compared same with the original resolutions and find them correctly enrolled., Chairman.

We concur in this report: Jack L. Burtch, Avery Garrett, Gary Grant.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Concurrent Resolution No. 1; also

House Concurrent Resolution No. 2; also

House Concurrent Resolution No. 3: also

House Concurrent Resolution No. 4.

APPOINTMENT OF COMMITTEE

Under the provisions of House Concurrent Resolution No. 1, the Speaker appointed Representatives Harris, Olsen, and Backstrom to notify the Governor, jointly with a committee from the Senate, that the Legislature is now organized, in session, and ready to receive any communication he may desire.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 7, by Representatives Klein, Burtch, and Litchman:

An Act creating a constitutional advisory council; prescribing its powers and duties; and making an appropriation.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 8, by Representative Dootson:

An Act relating to crimes and criminal procedure; abolishing capital punishment; amending section 12, page 78, Laws of 1854 as last amended by section 1, chapter 112, Laws of 1919, and RCW 9.48.030; amending section 1, chapter 6, Laws of 1933 extraordinary session and RCW 9.52.010; amending section 65, chapter 249, Laws of 1909 and RCW 9.82.010; amending section 11, page 78, Laws of 1854 as last amended by section 1, chapter 249, Laws of 1909, and RCW 9.01.020; amending section 30, page 185, Laws of 1873 as last amended by section 12, chapter 249, Laws of 1909 and RCW 9.01.070; adding a new section to chapter 249, Laws of 1909 and to chapter 9.01 RCW; repealing

sections 1 through 10, chapter 9, Laws of 1901 extraordinary session; repealing sections 152 through 155, page 125, Laws of 1854; repealing section 291, page 152, Laws of 1860; repealing sections 288 through 291, pages 244 and 245, Laws of 1873; repealing sections 1130 through 1133, Code of 1881; and repealing RCW 10.70.040 through 10.70.130.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 9, by Representatives Uhlman, Gorton, and Garrett:

An Act relating to budgets in cities of the first class having a population of three hundred thousand or more; amending section 35.32.010, chapter, Laws of 1965, and RCW 35.32.010; amending section 35.32.030, chapter, Laws of 1965, and RCW 35.32.030; amending section 35.32.050, chapter, Laws of 1965, and RCW 35.32.050; amending section 35.32.060, chapter, Laws of 1965, and RCW 35.32.060; amending section 35.32.070, chapter, Laws of 1965, and RCW 35.32.070; amending section 35.32.080, chapter, Laws of 1965, and RCW 35.32.080; amending section 35.32.140, chapter, Laws of 1965, and RCW 35.32.140; amending section 35.32.150, chapter, Laws of 1965, and RCW 35.32.150; amending section 35.32.210, chapter, Laws of 1965, and RCW 35.32.210; repealing section 35.32.180, chapter, Laws of 1965, and RCW 35.32.180; and prescribing penalties.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 10, by Representatives Olsen, O'Brien, Chatalas, and Litchman:

An Act relating to counties; authorizing participation in the Economic Opportunity Act of 1964; adding a new section to chapter 4, Laws of 1963 and to chapter 36.32 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 11, by Representatives Sawyer and Johnston (Elmer E.):

An Act relating to state government; increasing salaries of elective state officers and judges of the superior courts and the supreme court; amending section 1, chapter 48, Laws of 1949, as last amended by section 1, chapter 5, Laws of 1961, and RCW 43.03.010; amending section 1, chapter 144, Laws of 1953, as amended by section 1, chapter 260, Laws of 1957, and RCW 2.04.090; amending section 2, chapter 144, Laws of 1953, as amended by section 2, chapter 260, Laws of 1957, and RCW 2.08.090; and declaring an emergency.

Ordered printed and referred to Committee on State Government.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 12.

House Bill No. 12, by Representatives Brouillet, Lux, DeJarnatt, Beck, Bottiger, Marzano, Savage, Uhlman, Chatalas, and Kalich (by executive request of Governor Rosellini):

An Act providing for the reporting of campaign contributions and expenditures; repealing section 29.18.140, chapter, Laws of 1965 and RCW 29.18.140; and providing penalties.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

Mr. Uhlman moved that the rules be suspended and that authorization be given to add additional names as sponsors of House Bills 13 through 39.

POINT OF ORDER

Mr. Andersen (James A):

"Mr. Speaker, point of order."

The Speaker:

"State your point of order."

Mr Andersen:

"Mr. Speaker, I didn't hear the complete motion that was made and I also didn't hear the numbers of the bills you are talking about. We don't have anything before us and we don't know what bills you are talking about. My point of order is that I don't know how we are going to vote intelligently on a motion of this kind when we haven't heard the motion and don't know what bills are being discussed."

The Speaker:

"Mr. Andersen, the motion was that additional names be added as sponsors of these bills. Is this what you want to know?"

Mr. Andersen:

"I would like to know what bill you are talking about, so that I will know how to cast my vote."

The Speaker:

"You want the motion made as to each bill as we go along?"

Mr. Andersen:

"Either that or I would like to have the numbers of the bills included in the motion."

RULING BY THE SPEAKER

The Speaker:

"We will take the bills one at a time."

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 13.

House Bill No. 13, by Representatives Lux, Burtch, Anderson (Eric O.), Bottiger, and Savage (by executive request of Governor Rosellini):

An Act relating to navigation canals; establishing a canal commission; setting forth the power of said commission; and making an appropriation.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 14.

House Bill No. 14, by Representatives Lux, Thompson, Bergh, Litchman, Beck, and Angevine (by executive request of Governor Rosellini):

An Act relating to state government; creating a higher education facilities commission; providing for the selection, term, and reimbursement of certain expenditures of the members of the commission, and conferring rights, powers, duties and prescribing the functions of the commission; and declaring an emergency.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 15, by Representatives Johnson (Doris), Jolly, and Backstrom (by executive request of Governor Rosellini):

An Act relating to the development, regulation, and utilization of sources of ionizing radiation; and amending sections 2, 3, 5, 7, 8, 11, 15 and 18, chapter 207, Laws of 1961 and RCW 70.98.020, 70.98.030, 70.98.050, 70.98.070, 70.98.080, 70.98.110, 70.98.150 and 70.98.180.

Ordered printed and referred to Committee on Commerce and Economic Development.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add ten additional names as sponsors of House Bill No. 16.

House Bill No. 16, by Representatives Kink, O'Donnell, Litchman, Beck, Olsen, Radcliffe, Jolly, Johnson (Doris), Valle, Uhlman, Chatalas, Sheridan, and Kalich (by executive request of Governor Rosellini):

An Act relating to taxation; and adding a new section to chapter 82.04 RCW.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue and Taxation).

House Bill No. 17, by Representatives Kull, Uhlman, and Brouillet (by executive request of Governor Rosellini):

An Act relating to taxation; and amending sections 82.04.240, 82.04.260 and 82.04.440, chapter 15, Laws of 1961 and RCW 82.04.240, 82.04.260 and 82.04.440.

Ordered printed and referred to Committee on Ways and Means (Sub-committee on Revenue and Taxation).

House Bill No. 18, by Representatives Taplin, Klein, and Johnson (Doris), (by executive request of Governor Rosellini):

An Act relating to taxation; amending section 82.08.030, chapter 15, Laws of 1961 as last amended by section 3, chapter 28, Laws of 1963 extraordinary session; and providing penalties.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue and Taxation).

MOTION

On motion of Mr. Smith, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 19.

House Bill No. 19, by Representatives Johnson (Doris), Bergh, O'Donnell, Litchman, and Smith (by executive request of Governor Rosellini):

An Act relating to taxation; and adding a section to chapter 82.04 RCW.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue and Taxation).

House Bill No. 20, by Representatives Bottiger, Sheridan, and Backstrom (by executive request of Governor Rosellini):

An Act relating to state government; establishing a state law enforcement officers' training commission; providing for its organizational structure; defining its powers and duties; establishing a law enforcement officers' training fund; making an appropriation; and amending section 3, page 421, Laws of 1873 as last amended by section 1, chapter 30, Laws of 1919 and RCW 10.82.070.

Ordered printed and referred to Committee on State Government.

House Bill No. 21, by Representatives Lux and Chatalas (by executive request of Governor Rosellini):

An Act relating to state government and the providing of transportation for state officials and employees; creating the division of motor transport in the department of general administration; adding new sections to chapter 43.19 RCW; amending section 43.19.010, chapter, Laws of 1965 and RCW 43.19.010; amending section 43.03.060, chapter, Laws of 1965 and RCW 43.03.060; repealing sections 43.91.010 through 43.91.080, chapter, Laws of 1965 and RCW 43.91.010 through 43.91.080; transferring passenger and general purpose motor vehicles, equipment and other assets from certain state agencies to the department of general administration; and providing penalties.

Ordered printed and referred to Committee on State Government.

MOTTON

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add five additional names as sponsors of House Bill No. 22.

House Bill No. 22, by Representatives Brouillet, Sawyer, Rogers, Beck, Taylor, Traylor, Bergh, and Olsen (by executive request of Governor Rosellini):

An Act relating to municipal corporations; providing for the creation of transportation benefit districts; and authorizing the levy of certain taxes by such districts.

Ordered printed and referred to Committee on Highways.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add five additional names as sponsors of House Bill No. 23.

House Bill No. 23, by Representatives Epton, Anderson (Eric O.), Radcliffe, Marzano, Sheridan, Bottiger, Beck, and Marsh (by executive request of Governor Rosellini):

An Act relating to industrial insurance; providing for permanent partial disability pensions; amending section 51.16.020, chapter 23, Laws of 1961 as amended by section 6, chapter 274, Laws of 1961, and RCW 51.16.020; amending section 51.44.070, chapter 23, Laws of 1961 as amended by section 5, chapter 274, Laws of 1961, and RCW 51.44.070; adding new sections to chapter 23, Laws of 1961 and to Title 51 RCW; and making an effective date.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Moos on a point of personal privilege. Mr. Moos:

"Mr. Speaker, I remember two years ago when I went to the effort of getting seventy-nine sponsors for one of my bills. I went through the procedure and got the seventy-nine sponsors, and then I couldn't get enough votes to get the bill to second reading."

The Speaker:

"That is probably the reason none of us have seventy-nine sponsors on our bills today."

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, would Mr. Bergh yield to question concerning the next bill, House Bill No. 24? I have a point of inquiry for Representative Bergh as a co-sponsor of the bill."

The Speaker:

"Does Mr. Bergh care to yield to question?"

Mr. Bergh:

"I don't think so."

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, would one of the other sponsors yield to inquiry? Mr. Uhlman?"

The Speaker:

"Will Mr. Uhlman yield to question?"

Mr. Uhlman:

"No, I don't care to, either."

Mr. Clark:

"Do any of the sponsors of the bill know what is in it? I make the general inquiry of all the sponsors."

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add six additional names as sponsors of House Bill No. 24.

House Bill No. 24, by Representatives Brouillet, Thompson, Johnson (Doris), Beck, Uhlman, Angevine, Radcliffe, Bergh, and Marsh (by executive request of Governor Rosellini):

An Act creating a study commission on higher education and setting forth its powers and duties; fixing a date for its termination; and making an appropriation.

Ordered printed and referred to Committee on Higher Education.

COMMITTE FROM THE SENATE

Senators Herr, Lewis, and Peterson (Lowell) appeared before the bar of the House, and Senator Herr reported that the Senate was organized and ready to proceed with business.

The report was received and the committee retired.

JOINT SESSION

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

The Speaker invited the Senators to seats within the House, and instructed the Sergeants at Arms of the Senate and the House to escort the Lieutenant Governor to a seat on the rostrum.

The Speaker of the House presided.

The Speaker called the joint session to order.

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

The Clerk of the House called the roll of the House, and all members were present.

The Speaker announced that the joint session was called for the purpose of canvassing the vote cast for and against referendums and initiatives which appeared on the ballot at the last general election, and also to canvass the vote cast for the constitutional elective officers of the state of Washington.

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Washington, January 11, 1965.

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

SIR:

I have the honor of herewith submitting a recapitulation of the votes cast at the General Election, held throughout the State of Washington on the third day of November, 1964, as canvassed by me from the returns made to this department by the respective County Auditors of the State.

Respectfully,

VICTOR A. MEYERS, Secretary of State, Chief Election Officer, State of Washington.

INITIATIVE MEASURE NO. 215. CAPTIONED:

"Marine recreation land act." FOR Initiative Measure No. 215	
AGAINST Initiative Measure No. 215	381,743
REFERENDUM BILL NO. 11: (CHAPTER 12, LAWS EXTRAORDINARY SESSION "Outdoor recreation bond issue."	J, 1963)
FOR Chapter 12, Laws Ex. Sess., 1963	
REFERENDUM BILL NO. 12: (CHAPTER 26, LAWS EXTRAORINARY SESSION "Bonds for public school facilities."	7, 1963)
FOR Chapter 26, Laws Ex. Sess., 1963	
REFERENDUM BILL NO. 13: (CHAPTER 27, LAWS EXTRAORDINARY SESSION	J, 1963)
"Bonds for juvenile correctional institution." FOR Chapter 27, Laws Ex. Sess., 1963	
REFERENDUM MEASURE NO. 34: (CHAPTER 37, LAWS 1963)	
"Mechanical devices, salesboards, cardrooms, bingo." FOR Chapter 37, Laws of 1963	
PROPOSED CONSTITUTIONAL AMENDMENT SENATE JOINT RESOLUTION NO. 1	
"City charters." FOR S.J.R. No. 1	263,101

as the 40th AMENDMENT to our State Constitution.)

PRESIDENT AND VICE PRESIDENT OF THE UNITED STATES			
Democratic Party			
Lyndon B. Johnson	779,699		
Hubert H. Humphrey	119,099		
Republican Party Barry M. Goldwater			
William E. Miller Socialist Labor Party	470,366		
Eric Hass			
Henning A. Blomen	7,772		
Freedom Socialist Party Clifton DeBerry			
Edward Shaw	537		
UNITED STATES SENATOR			
Henry M. JacksonDemocratic Lloyd J. AndrewsRepublican			
REPRESENTATIVES IN CONGRESS			
First District Thomas M. PellyRepublican Edward PalmasonDemocratic	117,851 78,876		
Second District			
Lloyd MeedsDemocratic Jack WestlandRepublican	88,551 72,830		
Third District			
Julia Butler HansenDemocratic Harold L. AndersonRepublican	102,080 43,415		
Fourth District			
Catherine MayRepublican Stephen H. HuzaDemocratic	102,964 54,819		
Fifth District			
Thomas S. FoleyDemocratic	84,830 73,884		
Sixth District			
Floyd V. HicksDemocratic Thor C. TollefsonRepublican	79,042 72,702		
Seventh District			
Brock Adams	125,223 100,119 337		
STATE ELECTIVE OFFICES			
GOVERNOR			
Daniel J. Evans			
LIEUTENANT GOVERNOR			
John A. CherbergDemocratic Wm. C. "Bill" GoodloeRepublican	665,103 525,868		
SECRETARY OF STATE			
A. Ludlow Kramer	647,480 541,406		

STATE TREASURER			
Robert S. O'BrienDemocratic	663,163		
Edwin J. AlexanderRepublican	497,649		
STATE AUDITOR			
Robert V. GrahamDemocratic	670,155		
Victor B. FlemingRepublican	463,508		
ATTORNEY GENERAL			
John J. O'ConnellDemocratic	790,692		
Paul R. DerrRepublican	369,988		
SUPERINTENDENT OF PUBLIC INSTRUCTION			
Louis BrunoNon-Partisan	635,710		
COMMISSIONER OF PUBLIC LANDS			
Bert ColeDemocratic	758,603		
Samuel J. ClarkeRepublican	389,409		
INSURANCE COMMISSIONER			
Lee I. KueckelhanDemocratic	674,423		
Frank N. McCartneyRepublican	435,656		
JUDGES OF THE STATE SUPREME COURT			
Position No. 1—Six Year Term:			
Richard B. Ott	637,515		
Position No. 2—Six Year Term:			
Matthew W. Hill	621,592		
Position No. 3—Six Year Term:	614 907		
Robert T. Hunter	014,097		
Frank Hale	608,597		

IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed the Seal of the State of Washington, at Olympia, this eleventh day of January, A.D., 1965.

VICTOR A. MEYERS, Secretary of State, Chief Election Officer, State of Washington.

(THE SEAL OF THE STATE OF WASHINGTON-1889)

The Speaker announced that in view of the election results just read and certified to by the Secretary of State, and there being no protest, the following were declared to be elected to the constitutional elected offices for the state of Washington, and that the Speaker and Lieutenant Governor would sign the election certificates of these duly elected state officials at the joint session on Wednesday:

Daniel J. Evans	Governor
John A. Cherberg	Lieutenant Governor
A. L. "Lud" Kramer	Secretary of State
Robert S. O'Brien	State Treasurer
R. V. "Bob" Graham	State Auditor
John J. O'Connell	Attorney General
Louis Bruno	Superintendent of Public Instruction
Bert Cole	Commissioner of Public Lands
Lee I. Kueckelhan	Insurance Commissioner

The Speaker declared the joint session to be at ease.

The Speaker turned the gavel over to the Lieutenant Governor.

The President of the Senate called the joint session to order.

The President of the Senate appointed the following committee to escort the Justices of the Supreme Court of the state of Washington to the bar of the House: Senators Hanna and Moriarty, and Representatives Litchman and Johnston (Elmer E.).

The committee retired.

The Sergeant at Arms of the House announced the arrival at the bar of the House, the Chief Justice of the Supreme Court, Hugh J. Rosellini, and Supreme Court Justices Richard B. Ott, Matthew W. Hill, Robert T. Hunter, Orris L. Hamilton, Frank P. Weaver, Robert C. Finley, Charles T. Donworth, and Frank Hale; and the President of the Senate invited the Justices to seats at the front of the House chamber. (Applause.)

The President of the Senate appointed the following committee to escort the elective state officials to the bar of the House: Senators Keefe and Ryder, and Representatives Smith and Canfield.

The committee retired.

The Sergeant at Arms of the House announced the arrival of the following state officials at the bar of the House: Secretary of State Victor A. Meyers, State Treasurer Tom Martin, State Auditor Cliff Yelle, Attorney General John J. O'Connell, Superintendent of Public Instruction Louis Bruno, Commissioner of Public Lands Bert Cole, and Insurance Commissioner Lee I. Kueckelhan; and the President of the Senate instructed the committee to escort them to seats in the front of the House Chamber. (Applause.)

The President of the Senate appointed the following committee to escort Governor Albert D. Rosellini to the bar of the House in order to receive his message: Senators Atwood and Cowen, and Representatives O'Brien, May, and Kull.

The committee retired.

The Sergeant at Arms of the House announced the arrival of His Excellency, Governor Albert D. Rosellini, at the bar of the House, and the President of the Senate instructed the committee to escort Governor Rosellini to a seat on the rostrum. (Applause.)

The President of the Senate:

"Your Excellency, Governor Rosellini, members of the Supreme Court, members of the Washington State Legislature, ladies and gentlemen:

"The members of the legislature are gathered in joint session, Governor Rosellini, for the purpose of receiving your message, and the members and others present wish me to remark that we are delighted to have you with us today. If you care to proceed at this time to deliver your message, it will be a privilege to hear from you."

MESSAGE OF GOVERNOR ALBERT D. ROSELLINI TO THE LEGISLATURE

"Mr. President, members of the Supreme Court, elected officials, Mr. Speaker, members of the legislature, and guests:

"Eight years ago I had the privilege of appearing before a similar joint session of this body as the newly elected fifteenth governor of the state of Washington. Some of you here today share with me the memory of that occasion.

'I spoke at that time of our state's potential for greatness, and of my plans to help achieve our destiny.

"Now, in this, the mid-1960's, I view the past eight years with pride and emotion. I am too close, too intimately involved with that era to gauge its dimensions and magnitude objectively. I must leave that for others to weigh and evaluate.

"Yet I cannot deny the generous degree of personal satisfaction I feel for having helped guide our state through what I earnestly believe was one of its most significant periods of growth and accomplishment, a period of dynamic transition, a period that witnessed the evolution of our state into a virile, mature, self-confident leader in the western community of states.

"Evidence of this new and vibrant Washington is all about us. Few other states can compare with our fiscal soundness. We have had a surplus in our General Fund the past two bienniums. Our deficit has declined to its lowest point since 1950. We operate with modern, business-like methods. No neighboring state can approach us in the over-all tax advantage we enjoy.

"Our economy has never been better, nor has per capita income. Our industrial and economic base grows more diverse and stable every day.

"We have not only kept pace, but often have set the pace, in satisfying the immense demands placed upon government for improvement of our system of public education.

"We have drafted entirely new designs in institutional programming, charting new directions that states should take in the care and treatment of the sick, the disturbed, and the helpless in their society.

"We have, for the first time, created state agencies that concern themselves specifically with the problems of business and industry.

"Nor has the working man and woman been ignored. We have provided them with greater protection, security, and guarantees than some had ever thought possible.

"Our state park system has been dramatically expanded, more so than at any period in our state's history. This administration has devised a master plan for further development of the matchless outdoor recreational resources with which we are blessed.

"We have woven our state with a vast complex of roads and bridges, and cooperated enthusiastically with the federal government in linking ourselves to the nation's massive network of interstate freeways.

"The interstate highway program is but one striking example of the harmonious, effective partnership we enjoy with the federal government. This is a parnership that must not be dissolved. In fact, it cannot be. For just as the state has had to give aid and sustenance to the local governments within its borders, so too has the federal government had to assist the family of states.

"The time for isolationism among states, as among nations, is long past. To attempt to revert to a philosophy of looking backward and inward is as false and foolhardy as trying to deny that we have entered the space age.

"Years ago, I recall reading that the nations of the world could be divided into two groups—those in which government fears the people, and those in which the people fear the government. Our nation, I am proud to say, remains one in which the government continues to fear the voice and power of the people.

"Yet, there are those who would dispute this. Government today, they say, has become too large, too centralized in the nation's capitol. They say the rights and authorities of the states are being usurped.

"I agree that the federal government has, at times, invaded the jurisdiction of the states. And I concur philosophically with Abraham Lincoln when he said that the maintenance of the rights of the states, and especially the right of each state to order and control its own domestic institutions according to its own judgment, is essential to the balance of power on which the perfection and endurance of our political fabric depends.

"But Abraham Lincoln was speaking of a time and place, of conditions and events, that were impossibly out of context with the world we know today. Our state and the people in it are no longer isolated entities. We share with other states the problems of extreme mobility, mass communications, exploding population, urbanization, and constantly increased demands for social and economic services. The problems that confront today's state government can no longer be solved through ostrich-like isolation. They can only be solved by a full-working partnership with the federal government.

"If Lincoln were here today, he would recognize, as we must, that there are indeed few major programs in any state that are not in some way connected with and dependent on the federal government; just as there are few programs on the state level that do not have corresponding implications for government on local levels.

"I stress this today as a necessary preface to what I am about to say because the state of Washington, like every other state in the union, is intimately and irrevocably involved with our federal government. During the next biennium and in the years ahead, this relationship will expand and extend as the needs of a growing, questing, prosperous nation are identified and met.

"I view this relationship, not with alarm, but with approval. I view it as the logical way of working out problems that can have no complete or adequate state-level solutions. I view joint ventures by the state and federal governments as the only means of assuring that uniform minimum standards of service by all the states to their residents are met.

"I do express the necessity, however, for each state, and for each governor, to assure that federal programs are administered by each state acting within its own autonomy, and with the least possible amount of federal control and influence. This is as it should be if we are to sustain the spirit and integrity of our heritage as one of

fifty sovereign states, joined together to satisfy the human needs . . . the economic needs . . . the political needs of a great and creative people.

"In my budget for the biennium ahead, as for the current biennium, more than ninety percent of all spending from the General Fund is designated for just three state programs—education, public assistance, and institutions—each of which is related intimately to human needs.

"Within the framework of meeting our human needs, no greater challenge confronts us than our responsibility to fulfill the educational requirements of our young people. The situation with respect to education has been one of a recurring crisis with each biennium. This biennium is no exception, although the crisis now is shifting from the elementary and high schools, to the institutions of higher learning.

"In total, our plan for the next biennium will provide a growth of approximately 175 million dollars in the activities tied to the General Fund. Of this increase, 136.9 million dollars will go for education.

"The largest item under education is the appropriation to the State Superintendent of Public Instruction for distribution to the school districts. This budget item will show an increase of 83.5 million dollars, of which there will be 30 million additional dollars for growth of enrollment in our common schools; 42 million additional dollars for improvement in our common schools, and 14.5 million dollars to relieve local school districts from the burden of special levies.

"This budget item will mean that teacher salaries can be raised six percent each year of the new biennium, permitting our state to maintain its competitive position among the top ten states of the nation.

"Since community college enrollments are expected to rise by more than 42 percent next biennium—which represents an increase of more than 8,300 students—we have included an increase of 9.4 million dollars in the budget for these schools.

"I also am asking the legislature to authorize the opening of five new community colleges.

"Enrollment at our five colleges and universities will rise by 26 percent, which represents an increase of more than 11,000 students.

"Therefore, for our state colleges and universities, I recommend 40.6 million additional dollars for growth, salary increases, and to equalize faculty staffing. This money will assure a five percent rise in faculty salaries each year of the next biennium. In addition, 57.4 million dollars in new money will be asked for capital projects at our five state institutions of higher learning.

"I take pride in the explosive growth of the Health-Science Center at the University of Washington. As the father of legislation creating both the medical and dental schools and their teaching hospital, I am gratified that enrollment at this magnificent center of learning for the healing arts is flourishing beyond my most optimistic hopes. This growth, however, must be served. For this reason, I recommend a 21.9 million dollar expansion of our health education services at the University of Washington through the use of state and federal funds. The school is now serving almost double the number of students it was designed for. The added funds will provide health education services for four times the number of students the school is now designed to enroll.

"To complement federal programs, I recommend additional budget increases for the State Board for Vocational Education and the Division of Vocational Rehabilitation. Our state and nation's war on poverty begins with jobs, and jobs begin with proper training. We must match here at home the national focus on this problem with adequate vocational training for our young people and with a creative, practical job-retraining program for older workers displaced by automation and technological growth.

"I recommend a small operating appropriation to begin study of one of education's most perplexing problems: the role of higher education in the state of Washington, and the need for a new four-year college. We are in the first stages of a vast expansion of all phases of education beyond the high school. We must chart a course of orderly and meaningful development before our state colleges and universities sprawl in unplanned, unrelated proliferation.

"As each of us know, there has been a remarkable transition in emphasis and direction of public assistance programs during recent years. Wherever possible, "rehabilitation" is the watchword, with particular stress being placed on the child and family unit.

"To carry forward these rehabilitative concepts—and to give greater attention to rehabilitation of adults, I recommend that the legislature appropriate 7.7 million dollars in additional money, exclusive of money for salary increases for public assistance employees. This increase will allow us not only to serve an increased caseload, but

also to reduce ratable reductions and fulfill our commitments to those who provide health and medical care.

"We have experimented successfully with protective services to children in their own homes in two counties. I propose that we now extend these important services to nine counties. It is sensible and prudent to prevent and resolve problems at home, rather than to rehabilitate later at an institutional level.

"I am confident, indeed my budget proposals are based on this confidence, that Congress will enact a health-care program for the aged, and also will increase benefits now being paid under the Old Age Survivors Insurance program. I urge that by memorial the Washington state legislature support these actions.

"I would further recommend that the legislature consider that some form of tax relief be devised at this session to assist the elderly in their housing needs. As a member of the President's Council for the Aging, I stress the urgency of our state taking prompt advantage of the 1964 Housing Act passed by the Congress.

"I commend to your attention the Greenleigh report as an important tool for all legislators in matters dealing with public assistance. Wherever possible, and within the framework of budgeted increases, I have sought to implement the recommendations of the report.

"Few human needs are more basic than that of earning a living, and of being protected against the economic and emotional hardships that can result from injury or unexpected loss of employment.

"Although the welfare of our state depends on its industries, it is even more dependent on the welfare of its wage earners. A skilled, stable labor force is impossible unless wage earners can be assured of continuity of employment and other modern benefits.

"We recognized this early in our statehood by becoming the first state in the nation to enact an industrial insurance law. That was in 1911. Since that time our wage earners have been guaranteed many other benefits and safeguards through state and federal legislation, including unemployment compensation laws.

"State government's willingness to take a hand in developing workmen's benefits is what helped build for us a labor force that is recognized everywhere for its quality and productivity.

"Yet, in this ever-changing world, labor legislation, like other legislation, must be in balance with the economic conditions of the day.

"In my opinion, our laws covering unemployment compensation and industrial insurance must be brought back into balance. Therefore, I am proposing for your consideration three measures that are of the utmost importance to today's working man and woman.

"The first of these would change unemployment compensation benefits from a fixed amount that average 33 dollars a week, to a flelxible amount representing 60 percent of average weekly earnings of all workers. This would result in average weekly benefits of about 40 dollars. Other changes also are included in this executive request bill to make our over-all unemployment compensation program more acceptable to management as well as labor.

"My two other bills relate to industrial insurance benefits. One of the bills provides for long term rather than lump sum payments for major permanent partial disabilities. The other provides for a 10 percent increase in the present flat lump sum award in all other categories of workmen's compensation. This would at least bring our schedule of awards into line with national averages.

"Our Department of Labor and Industries has just completed a comparison of industrial insurance rates in Washington, Oregon and California. It shows clearly that our rates are substantially below rates in Oregon and California in virtually every category. There is no doubt that an upward revision of our rates is called for.

"There are two further points I wish to make before leaving the broad subject of labor and wages. First, I again urge the legislature to grant state employees the right to collective bargaining. Secondly, because the salaries of elected officials and public employees have traditionally lagged far behind comparable employment in private industry, I recommend a 7.5 million dollar increase in salaries for state employees from the General Fund. Added to this will be money from state special funds plus additional federal funds. This will bring salaries up to 1964 prevailing levels by the second year of the biennium.

"I further urge the legislature to adopt the new salary levels proposed by the state Salary Advisory Committee for State Elected Officials, Judges, and State Legislators.

"In no area of state government has more progress been made in improving human

needs than in our institutional program. What once were revolutionary concepts of treatment and rehabilitation now are commonplace in our institutions for the mentally retarded, the emotionally disturbed, the delinquent youngster, and the adult offender. No matter what category of institutional treatment you mention, we have achieved national prominence.

"One of my greatest concerns is that we maintain and, wherever possible, strengthen what we have worked so hard to build into our institutional programs. We dare not risk reverting to those bleak and disgraceful conditions that characterized our institutions eight years ago. We must not forget all that we have accomplished for the voiceless ones of our society, particularly the youngsters—the retarded, the products of warped and twisted home-life, and those handicapped with blindness and deafness. (Applause.) I beg you to keep the light of reason, understanding and compassion burning in our institutions by continuing to provide adequate funds for them.

"Accordingly, I recommend a budgetary increase of 9.3 million dollars for the Department of Institutions exclusive of funds for salary increases. The principal share of this is designated for juvenile rehabilitation and adult correction, particularly for operation of the New Washington Corrections Center at Shelton.

"I recommend doubling state support of community day-care centers for retarded children.

"My budget also will allow us to accommodate approximately 350 additional persons in our state schools for the retarded.

"I urge acceptance of a bond proposal for 1966 which would provide space for almost 500 additional retarded persons and include the purchase and remodeling of Harrison Memorial Hospital at Bremerton as a residential institution for the retarded.

"Funds are also being requested for operation of the New Child Development and Research Center at the University of Washington.

"Approximately 7,000 youngsters with varying degrees of mental retardation now receive special training through the public schools of the state. My budget proposal will allow our public schools to extend this special form of education to 10,000 mentally retarded children. While doing this, we also will absorb 4.8 million dollars of what was formerly spent by local school districts to educate handicapped children.

"Each of us recognizes that our state is blessed with outdoor recreational resources that are unparalleled in the nation. Our lakes and streams, our islands and mountains, and our forest and plains are the primary reason why many persons choose Washington state over any other region of the country.

"Those of us who cherish our outdoor heritage know that as the amount of leisure time to pursue outdoor recreation has increased, the amount of space available for such pursuits has decreased.

"Fortunately, the voters saw fit to approve Referendum 11 and Initiative 215, which represented a program I submitted to the last legislature. These will give us 4.6 million dollars to buy and develop land during the next biennium alone. It is now the state's responsibility to assure that the funds from these two measures will be used in the most broad, yet judicious manner possible.

"Therefore, my recommendation to the legislature in this instance becomes one of direction in the spending of these funds, rather than any major budget increase. I ask that you share with me a brief look at what imaginative development of our recreational resources could mean to us and our children:

"Underwater parks for that growing population of submarine enthusiasts known as scuba divers.

"Multi-purpose development of the spacious Fort Lawton area in Seattle.

"Preservation for public use of the valuable waterfront lands that now are the site of Luther Burbank School for Boys.

"A vast cultural-recreational center in the Cascades.

"New marine parks for our boat-minded population, particularly in the San Juans and the majestic man-made lakes of Eastern Washington.

"The purchase and development of distinctive geologic areas and other natural phenomena unique to our state, such as the lava caves at Mt. St. Helens.

"And what might be called limited-activity recreation sites for our senior citizens, so that all our people, not just the young and active, can share in the beauties and charm of our northwestern paradise.

"As we plan for this further development of our out-of-doors, we must harmonize and coordinate state plans with those of other levels of government. This is particularly true of the federal government's new Land and Water Conservation Act, which will have great financial as well as recreational benefits for our state. Nor can we afford to

ignore or fail to encourage the important interests of private groups that base their means of livelihood on the public's desire for recreational activities.

"I suggest, also, the continued expansion of our Youth Conservation Corps by taking advantage of various aspects of the federal government's Economic Opportunity Act. We have been national innovators in this program. Our Youth Corps already has made noteworthy contributions to the improvement of our state park and recreational system. I am hopeful it will be continued and strengthened.

"Of growing and continuing concern to me has been the sharp increase in death on our highways. Despite attention to the problem and strict enforcement methods, our death rate from traffic accidents has reached tragically new proportions.

"Recognizing that it is a paramount responsibility of state government to protect the lives of its citizens at all times, wherever they may be endangered, I propose two major recommendations for your consideration:

"We must increase the number of troopers assigned to the State Patrol by at least 100. My budget provides for this.

"We must establish a Department of Motor Vehicles. This new agency would combine into one department the driver examining program now conducted by the State Patrol, and the motor vehicle program of the Department of Licenses.

"I strongly recommend that the legislature give priority attention to this essential governmental reorganization.

"Two other matters affecting human needs of the people within our state are of concern to me. That is the right of all persons to receive the full privileges of citizenship. More must be done to improve conditions generally for the Indian citizens of our state. I recommend to you, therefore, the creation of a Commission on Indian Affairs with authority to advise the governor and the state legislature on jurisdictional and related matters.

"I am further recommending that the Governor's Commission on the Status of Women be constituted as a continuing and official body within the framework of state government. This commission, likewise, would advise the governor and the legislature on matters affecting the welfare of all women in the state.

"Each day, the tiny atom becomes increasingly more significant in our lives as new and startling uses to which it can be put are found. Here in Washington, the peaceful uses of the atom has greater potential for improving our economic well-being than any other single factor, other than the factor of the people themselves.

"At no time in our history have we had within our grasp a more compelling, a more promising means of economic security than that offered by nuclear energy. Nor have we ever before possessed such an abundance of impressive tools just waiting for us to put them to use for the betterment of our people.

"The great Hanford works—our lodestone of private nuclear development—is the means by which our state can literally become the nuclear energy center of the nation, if not the world.

"The future of peaceful uses of the atom is limitless. We cannot measure it. It is wider than our vision, and has no end. We have, for instance, only begun to explore mysterious new medical frontiers with the atom. The atom will be the source of power that will propel our space vehicles, desalinate our sea water, provide the energy to heat our homes and factories, and drive the machinery in those factories.

"Think of what this age of nuclear science can mean to all of us—and to those who follow us—if we have the vision and courage to act now, broadly and imaginatively.

"I charge you solemnly, as a governor who has helped lay the groundwork for this fantastic new era, that no single greater opportunity or obligation faces you as legislators or as citizens. If you ignore this opportunity, if you fail to fulfill this obligation, you will jeopardize the very basis of this state's economic future.

"As I indicated a moment ago, much of the groundwork already has been laid for building our nuclear economy. Hanford, itself, is the keystone. The federal government is encouraging states to assume greater responsibility and authority over the use of atomic energy. The internationally famous Battelle Memorial Research Institute has agreed to take over the massive laboratory facilities at Hanford. The government has given us 1,000 acres of land to lease to private nuclear industries. A firm will build a plant here to package and store low-level radioactive waste material. Scores of other private industries are negotiating to take over various parts of the Hanford works. Others are interested in building plants that would be satellites of the Hanford complex. And later this year, we could quite likely be selected as the site for a multimillion dollar nuclear fuels reprocessing plant.

"New techniques are being devised daily to use the by-products available from fuel reprocessing. These radioactive by-products are finding uses in agriculture, light manufacturing industries, food preservation, and the healing arts.

"All this, I remind you, is merely the beginning of what can happen in our state through encouraging more private nuclear industries to come here.

"Eight years ago, in my inaugural address, I said we must prepare ourselves for the day when the atom emerges as the dominant factor in our economy and daily lives. We now are in the morning hours of that day.

"It is with this in mind, therefore, that I recommend for your urgent attention two extremely important executive request measures.

"One of these would establish an Office of Nuclear Energy Development, which would help direct and guide the growth of our nuclear economy and maintain our advantageous position in the highly competitive area of private nuclear industries.

"The other bill, which is of equal or greater importance, is a radiation licensing bill. This will allow the state to license and regulate industries that use or manufacture material and goods related to atomic energy.

"Only with such a law on our books will the Atomic Energy Commission grant us the authority to allow broad development of private nuclear industries.

"I urge for your further consideration that the state stimulate and accelerate additional academic research and training facilities, with the aim in mind of making Washington the world center of nuclear knowledge and space-age technology.

"These, then, are my recommendations for furthering our nuclear economy,

"In addition, I urge passage of five other proposals that would spur our industrial growth. These include a business and occupation tax credit plan for sales taxes paid on new plant construction; a reduction of approximately 75 percent in the business and occupation taxes on processors of fruits and vegetables, thus making these industries more competitive with those in neighboring states; a sales tax exemption for purchases made in Washington by non-residents; a business and occupation tax exemption for industrial research; and authority for port districts to issue and sell revenue bonds to stimulate industrial development.

"Each of these measures has received long and careful study by experts in the field of taxation and government finance. I am convinced they will noticeably advance the economy and industrial development of our state.

"But despite all that we as elected officials and lawmakers do to make the industrial climate of our state more attractive, this alone cannot do the job. The wholehearted and energetic pursuit of the same goals must be made by the private sector of our economy—the industrialists and businessmen themselves.

"Here in Washington we have many fine local and regional groups attempting to do just that. What we lack, however, is some form of statewide organization to coordinate and give direction to all of the local and regional energy that is being expended to induce industrial growth.

"Such a statewide organization should, of course, be privately financed. In fact, it should be extremely well financed, to enable not only to promote and advise in the area of industrial development, but also could actually provide the funds to underwrite sound business ventures in various parts of the state.

"This, then is an area in which the state could again offer leadership by encouraging private industries to join in such an undertaking. We already have helped form a private, statewide organization called Washington Welcome, which devotes itself to building our tourist economy. There is no reason why a similar organization—or even Washington Welcome itself—could not be established to concentrate on the industrial economy.

"Our state Department of Commerce and Economic Development cooperated whole-heartedly in helping to get Washington Welcome off the ground. I am certain that it could be just as useful in motivating the formation of an organization that is oriented to industrial development.

"I earnestly commend this concept to the attention of the legislature and the new administration for further consideration and action.

"There is a further corollary to our state's industrial expansion and business growth. We must have modern, all-weather routes throughout the state to transport our goods and commerce and people. We must have a cross-state tunnel. We must have cross-sound bridging. We must have new and modern ferries, and see that ferry rates are reduced. We must have a third Lake Washington bridge. We must begin to plan now and build some form of efficient, modern rapid transit to connect and service the

urbanized population centers of our state. We must devise some means to link the ports of our Puget Sound cities with the Columbia River if we are to compete with other cities to the south.

"There can be no great and lasting economic development in this state without adequate pathways to move and distribute the products of our industries, in good weather and bad.

"Accordingly, I submit for your approval and action a Benefit District Plan that will permit cooperating counties to act together in a venture to finance further transportation improvements within their boundaries. I propose, specifically, that this can be the basis for financing a cross-sound bridge, a cross-mountain tunnel, and urban area rapid-transit systems. These are absolute essentials to the full development of our most densely populated region.

"In addition, I ask the legislature to create a Canal Commission. Engineering studies have now progressed to a point where the state must provide a legal base on which plans for a federally-constructed canal system can proceed. As envisioned, the canal will open the upper reaches of the Columbia and Snake rivers to ships from the Puget Sound area. Such a project can assure that thousands of prime industrial sites will be developed for future expansion as well as additional recreational benefits for boaters and tourists. I urgently recommend the creation of this commission.

"I have discussed briefly with you various aspects of my budget proposal, the full details of which are available in my budget message and the budget document itself.

"I wish to emphasize that my budget not only will provide for growth in the three major areas of state financial activity—education, public assistance and institutions—but will assure that other activities and services of state government will remain unimpaired. Furthermore, this budget can be adopted without resorting to any major tax increase.

"The revenue for my budget is based on an increase of almost 90 million dollars from our regular sources of income, plus more than 42 million dollars available through a revision in the state's schedule of payments to schools.

"In addition, we are confident of several changes in federal programs. These would include extension of 100 percent federal support of Manpower Development and Training Act, passage of a health-care program for the elderly, some form of federal aid to education, and a possible program of grants to states in the form of tax sharing.

"Our state's General Fund is in excellent condition. There is sound fiscal control of every tax dollar. Our over-all level of taxation undeniably gives us a competitive advantage over our neighboring states. This has been testified to repeatedly in the recent past by our accelerated rate of industrial growth.

"I am confident that if we assure the acquisition of new federal funds through aggressive encouragement and support of federal programs by this legislature and the new administration, my budget can be adopted without resorting to any new taxes. (Applause.)

"Fulfilling the obligations of government demands that political needs be recognized and met. As political subdivisions grow and shift . . . as political practices evolve and change, new solutions must be found if government is to continue to be responsive and responsible.

"I urgently request the attention of the legislature to the problems of our cities and towns. As urbanization increases and our major cities sprawl into the nearby suburbs, the problems of servicing both the old and new cities are compounded and aggravated. New governmental services are demanded. Financial resources to provide these services are slow and inadequate as our cities and their satellite communities merge and spread. New avenues of finance for cities and towns must be provided.

"I am hopeful that you will find ways whereby we can overhaul our annexation and consolidation laws so that this growth will be more orderly. I am hopeful, also, that you will find ways to redefine the city-state relationship by an adequate constitutional amendment conferring greater autonomy to cities in matters of local concern. Municipal decisions must not be constantly superseded by legislative directives predicated on nineteenth-century relationships.

"The need for reforms of certain of our political practices has become increasingly apparent during recent years. Accordingly, I urge for your consideration a measure to control and regulate campaign finances. A similar measure, which I introduced by executive request at the previous session of this body, failed to pass. My present proposal, requiring strict disclosure of all sources of campaign contributions, plus

effective penalties for failure to comply, is the product of the effort and research of a bi-partisan committee that I established. I commend it to your attention for passage.

"In a related field, even the most disinterested person would agree that methods and practices used by some political candidates to achieve public office are, to say the least, questionable. The need for reforms and regulations to guard against slander, libel, and other forms of character assassination have never been greater.

"I believe this need will be met, at least partially, by a fair campaign practices bill that I introduce to you by executive request. It provides a better definition of fair campaign tactics, with appropriate penalties for those candidates who fail to comply. It is a highly necessary first step toward guarding against campaigns that can embarrass, harm, and even destroy the reputation of candidates.

"I would also urge your attention to the problem of facilitating voter registration. I am firmly convinced we must make it easier, not more difficult, to vote. Voters in this state must not be disenfranchised by out-moded registration regulations. I propose, therefore, that you consider reducing the residence requirements for all state elections, and that a 60-day residency requirement be established for presidential elections. These proposals embody the recommendations of the Commission on Voter Registration, which I commend to you for appropriate action.

"And I repeat the request I have made in my previous messages to the legislature, for annual sessions of this body and for a constitutional convention to modernize and streamline our state constitution. (Applause.) Government can be no more responsive to the needs of the people it serves than the regulatory framework within which its functions permit it to be. We must harmonize our needs with our laws.

"I have spoken to you candidly and comprehensively on this, my last full day in office.

"I have concerned myself in this message, as I have concerned myself as your governor, in defining the goals we still must seek if our state and the people in it are to enter into a meaningful realization of what President Johnson's Great Society is all about. I can recall no administration that has tried more earnestly to create a Great State in a Great Society.

"For the first time in 26 years, I will not be with you as you pursue the course of your deliberations. In these coming days, when I am gone, I urge you to rise above partisanship, as I have tried to do today, to recall and heed the grand design, the outline for greatness we shared with each other during the past quarter of a century.

"May God be with you all, and with our state!" (Prolonged applause.)

The President of the Senate:

"Governor Rosellini, the warm and spontaneous reception given your message is a true reflection of the high regard in which you are held by the members of the state legislature and others present today. The President further believes that the remarkable demonstration just exhibited is a true indication of the high regard and esteem held for you.

"The President would now like to exercise the pleasure and privilege of presenting a gracious and lovely lady, the beloved wife of our Governor, Mrs. Albert D. Rosellini." (Applause.)

The President of the Senate directed the Sergeants at Arms of the Senate and the House to escort Secretary of State Victor A. Meyers, State Treasurer Tom Martin, and State Auditor Cliff Yelle to a position before the bar of the House. The following resolution by Representative O'Brien which had been adopted earlier by the House was read by the Clerk of the House.

RESOLUTION

"Whereas, The Honorable Cliff Yelle, the State Auditor of the State of Washington, will retire on January 13, 1965, after a long, distinguished, and continuous career in that office since January, 1933; and

WHEREAS, The Honorable Tom Martin, the Treasurer of the State of Washington, also will retire on January 13, 1965 after a long and distinguished service as State Treasurer, and also as State Representative from Thurston County, with distinction and devotion to duty; and

Whereas, Secretary of State Victor A. Meyers has served the State of Washington both as Lieutenant Governor and Secretary of State of the State of Washington over a period of many years since 1933, and will also retire on January 13, 1965, having filled

both official positions faithfully and with conscientious attention to the duties of his offices:

Now, Therefore, Be It Resolved, By the House of Representatives, That the House invite these three illustrious state officers, State Auditor Cliff Yelle, State Treasurer Tom Martin, and Secretary of State Victor A. Meyers, to attend a joint session of the Legislature which will convene at 12:00 noon on January 12, 1965, to receive a fitting commendation from the Legislature of the State of Washington for their long careers of public service to the people of the state.

The President of the Senate administered an oath of office as State Auditor Emeritus to the Honorable Cliff Yelle; an oath of office as State Treasurer Emeritus to the Honorable Tom Martin; and an oath of office as Lieutenant Governor Emeritus and Secretary of State Emeritus to the Honorable Victor A. Meyers.

The President of the Senate escorted Secretary of State Victor A. Meyers to the rostrum.

The President of the Senate:

"By popular acclaim and unanimous demand, I have been requested to ask if you would address the members of the joint session of the Washington State Legislature and the other ladies and gentlemen present today."

Secretary of State Meyers:

"Well, thank you very much, President Cherberg. I appreciate this very high honor. "Mr. Governor, Mr. Speaker, ladies and gentlemen of the legislature and ladies and gentlemen who are visitors here today:

"You know, I was thinking as I came down the aisle and I was trying to count back. That was the twenty-eight trip I have made down that main aisle for twenty-eight consecutive times—I am wrong. There were twenty-eight times I presided over a joint session; it wasn't entirely consecutive. I know something happened in 1952—that shocked the world. I was defeated. I think that was the year that thousands of people promised to help me out; they did, and I was out for four years.

"But I appreciate this honor very much. There is a lot of sentiment connected with this. I broke in Johnny as the presiding officer over at the Senate. He is doing a terrific job. I don't mind telling you I have a very fine young man succeeding me as Secretary of State. You can say what you want; this is an age of youth, and we old timers, like the members of the Supreme Court and—(indicating Governor Rosellini)—and me, we have had it. (Laughter and applause.) You always make a mistake and run once too often. They finally got me. I mean those newspaper guys up in front there.

"But next to the real thing—I would rather have a certificate of election—but next to that, this is very good. The only thing I object to is that it doesn't carry any salary with it—no expense account—no credit card. That's murder!

"Well, I have enjoyed my relationship with you, and I have enjoyed a terrific friendship with—most of you over a period of thirty-seven years, and this is a high honor and I am very humble and very proud to achieve this fine honor of being elected—what is this thing? (Laughter.) It says "emeritus." I should know, because I wrote it.

"We'll break up the dignity of this thing yet.

"Thank you very much, Mr. President. I appreciate this honor from the bottom of my heart. I shall cherish the memory of our fine relationship over all these long years. I know it was a long trip coming down these aisles for twenty-eight years, but I don't mind telling you from the bottom of my heart—it's going to be a long trip back!" (Applause.)

The President of the Senate:

"Vic, your priceless sense of humor and wit are exceeded only by your natty and handsome appearance." $\,$

The President of the Senate directed the special committee to escort His Excellency, Governor Albert D. Rosellini, to the Governor's chambers.

The special committee thereupon escorted the Governor from the House chamber. (Applause.)

The President of the Senate appointed the following committee to escort Secretary of State Victor A. Meyers from the rostrum: Senators Riley and Herr, and Representatives Olsen and Witherbee.

The special committee thereupon escorted the Secretary of State from the House chamber. (Applause.)

The President of the Senate directed the special committee to escort the state elected officials from the House chamber to their respective offices.

The special committee thereupon escorted the elected state officials from the House chamber. (Applause.)

The President of the Senate directed the special committee to escort the Justices of the Supreme Court from the House chamber.

The special committee thereupon escorted the Justices of the Supreme Court from the House chamber. (Applause.)

MOTION

On motion of Mr. Sawyer, the joint session was dissolved.

The Speaker directed the Sergeants at Arms of the Senate and the House to escort Lieutenant Governor Cherberg and the members of the Senate back to the Senate chamber.

The House resumed its session.

MOTION

On motion of Mr. Sawyer, the House recessed until 3:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 3:30 p.m. The Clerk called the roll and all members were present.

OATH OF OFFICE

The Speaker appointed Representatives Savage and Traylor to escort Representative Paul H. Conner to the rostrum, where the Speaker administered the oath of office to Representative Conner who had been ill the previous day and unable to be present.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 25.

House Bill No. 25, by Representatives Beck, Radcliffe, Gallagher, and Klein (by executive request of Governor Rosellini):

An Act relating to state colleges; allocating the income derived from lands granted for state normal schools purposes to the bond retirement funds of the state colleges; amending section 4, chapter 13, Laws of 1961 extraordinary session and RCW 28.81.085; adding a new section to chapter 14, Laws of 1961 extraordinary session and to chapter 28.81 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 26, by Representatives Beck and Lux (by executive request of Governor Rosellini):

An Act relating to Washington State University; allocating income derived from lands granted for a scientific school or for an agricultural college; and declaring an emergency.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 27, by Representatives Chatalas, Olsen, and Radcliffe (by exceutive request of Governor Rosellini):

An Act relating to state government; establishing a department of motor vehicles; providing for succession of powers and duties relating to motor vehicles from the director of licenses to the department of motor vehicles; providing for the transfer of certain functions of the state patrol to the department of motor vehicles; defining powers and duties; providing for the transfer of certain records, books, accounts, equipment, funds, appropriations, and property, real, personal and mixed; amending section 46.08.140, chapter 12, Laws of 1961 and RCW 46.08.140; amending section 46.08.090, chapter 12, Laws of 1961 and RCW 46.08.090; amending section 46.08.100, chapter 12, Laws of 1961 as amended by section 1, chapter 85, Laws of 1963, and RCW 46.08.100; creating a new chapter as part of chapter 12, Laws of 1961 and Title 46 RCW and recodifying certain sections herein amended therein; amending section 43.17.010, chapter, Laws of 1965 and RCW 43.17.010; amending section 43.17.020, chapter, Laws of 1965 and RCW 43.17.020; and providing an effective date.

Ordered printed and referred to Committee on Highways.

House Bill No. 28, by Representatives Gallagher and Epton (by executive request of Governor Rosellini):

An Act relating to employment security; amending section 3, chapter 35, Laws of 1945 and RCW 50.04.020; amending section 4, chapter 35, Laws of 1945 as amended by section 1, chapter 214, Laws of 1949 and RCW 50.04.030; amending section 33, chapter 35, Laws of 1945 as last amended by section 2, chapter 8, Laws of 1953 extraordinary session and RCW 50.04.320; adding a new section to chapter 35, Laws of 1945 and to chapter 50.04 RCW; amending section 68, chapter 35, Laws of 1945, as last amended by section 3, chapter 266, Laws of 1959 and RCW 50.20.010; amending section 3, chapter 286, Laws of 1955 and RCW 50.20.030; amending section 80, chapter 35, Laws of 1945 as last amended by section 2, chapter 321, Laws of 1959 and RCW 50.20.120; adding a new section to chapter 35, Laws of 1945 and to chapter 50.20 RCW; amending section 89, chapter 35, Laws of 1945 as amended by section 18, chapter 214, Laws of 1949 and RCW 50.24.010; amending section 12, chapter 286, Laws of 1955 and RCW 50.28.030; and making effective dates.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 29.

House Bill No. 29, by Representatives Lux, Thompson, Valle, Johnson (Doris), and Klein (by executive request of Governor Rosellini):

An Act relating to education and the support of the common schools; amending section 3, chapter 276, Laws of 1959 and RCW 28.48.010; amending

section 9, chapter 141, Laws of 1945 and RCW 28.48.030; and making an effective date.

Ordered printed and referred to Committee on Education and Libraries.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 30.

House Bill No. 30, by Representatives Taplin, Gallagher, Bergh, and Beck (by executive request of Governor Rosellini):

An Act relating to education and providing for the support of the common schools; and adding two new sections to chapter 28.41 RCW.

Ordered printed and referred to Committee on Education and Libraries.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 31.

House Bill No. 31, by Representatives O'Donnell, King (Richard "Dick"), Sheridan, Litchman, and Valle (by executive request of Governor Rosellini):

An Act creating the Washington state commission on the status of women; setting forth its powers and duties; and making an appropriation.

Ordered printed and referred to Committee on State Government.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 32.

House Bill No. 32, by Representatives Beck, King (Richard "Dick"), Chatalas, Savage, Angevine, Moon, Grant, Klein, Marzano, and Litchman (by executive request of Governor Rosellini):

An Act relating to fair campaign practices; amending section 468, page 216, Laws of 1854 as last amended by section 702, Code of 1881, and RCW 7.56.010; and providing penalties.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add four additional names as sponsors of House Bill No. 33.

House Bill No. 33, by Representatives Beck, Sheridan, Bottiger, Gallagher, Rogers, Swayze, and Humiston (by executive request of Governor Rosellini):

An Act relating to highways; providing that the Tacoma Narrows bridge shall become toll free; and adding a new section to chapter 13, Laws of 1961 and to chapter 47.56 RCW.

Ordered printed and referred to Committee on Highways.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 34.

House Bill No. 34, by Representatives Johnson (Doris), Jolly, O'Donnell, Chatalas, Sheridan, and Backstrom (by executive request of Governor Rosellini):

An Act relating to nuclear industry; establishing a revolving fund desig-

nated the "perpetual maintenance fund"; amending section 43.31.040, chapter, Laws of 1965 and RCW 43.31.040; amending section 4, chapter 207, Laws of 1961 and RCW 70.98.040; adding new sections to chapter, Laws of 1965 and to chapter 43.31 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Commerce and Economic Development.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add five additional names as sponsors of House Bill No. 35.

House Bill No. 35, by Representatives Lux, Thompson, Anderson (Eric O.), O'Donnell, Sheridan, Taylor, Smith, and Marzano (by executive request of Governor Rosellini):

An Act relating to port districts; declaring industrial development to be a public purpose; authorizing port districts to engage in industrial development and promotion; limiting the use of certain funds for those purposes; and imposing tax liabilities with regard to certain industrial development facilities.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 36, by Representatives Valle, King (Richard "Dick"), and Radcliffe (by executive request of Governor Rosellini):

An Act relating to state government; creating a state educational television commission and defining its powers and duties; and declaring an emergency.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 37, by Representatives Backstrom and Anderson (Eric O.), (by executive request of Governor Rosellini):

An Act creating a commission on Indian affairs; setting forth its powers and duties; and making an appropriation.

Ordered printed and referred to Committee on State Government.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 38.

House Bill No. 38, by Representatives Olsen, Litchman, Chatalas, O'Donnell, Taylor, and Smith (by executive request of Governor Rosellini):

An Act relating to the participation of counties and cities in the financing, acquisition, construction, operation, or maintenance of an all-purpose or multi-purpose sports stadium; authorizing the acquisition by condemnation or otherwise of necessary property therefor; authorizing an election; authorizing the issuance of bonds and matters incident thereto; prescribing powers, duties, and functions of public officers in relation thereto; and declaring an emergency.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add six additional names as sponsors of House Bill No. 39.

House Bill No. 39, by Representatives Beck, Gallagher, Olsen, Anderson (Eric O.), O'Donnell, Sheridan, Bottiger, Klein, and Marzano (by executive request of Governor Rosellini):

An Act relating to industrial insurance; amending section 51.32.050, chapter 23, Laws of 1961 as amended by section 1, chapter 274, Laws of 1961 and RCW 51.32.050; amending section 51.32.060, chapter 23, Laws of 1961 as amended by section 2, chapter 274, Laws of 1961, and RCW 51.32.060; and amending section 51.32.090, chapter 23, Laws of 1961 as amended by section 4, chapter 274, Laws of 1961, and RCW 51.32.090.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add eight additional names as sponsors of House Bill No. 40.

House Bill No. 40, by Representatives Uhlman, Johnson (Doris), Elder, Chatalas, Valle, Angevine, Grant, Radcliffe, DeJarnatt, Thompson, and Litchman:

An Act relating to state government; increasing salaries of elective state officers; amending section 1, chapter 48, Laws of 1949, as last amended by section 1, chapter 5, Laws of 1961, and RCW 40.03.010; and declaring an emergency.

Mr. Sawyer moved that the rules be suspended, House Bill No. 40 be advanced to second reading and read the second time by sections.

Mr. O'Brien demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present.

On motion of Mr. O'Brien, the House proceeded with business under the call of the House.

Mr. Copeland demanded an oral roll call, and the demand was sustained.

The Clerk called the roll on the motion to suspend the rules, advanced House Bill No. 40 to second reading and read the bill the second time by sections, and the motion was carried by the following vote: Yeas, 59; nays, 40; absent or not voting, 0.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—59.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfiield, Clark, Copeland, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—40.

House Bill No. 40 was read the second time by sections.

Mr. Sawyer moved that the rules be suspended, House Bill No. 40 be advanced to third reading, the second reading be considered the third, and the bill be placed on final passage.

Mr. Burtch demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to suspend the rules, advance House Bill No. 40 to third reading, the second reading to be considered the third, and place the bill on final passage, and the motion was carried by the following vote: Yeas, 56; nays, 43; absent or not voting, 0.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—56.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Backstrom, Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—43.

The Speaker declared the question before the House to be the final passage of House Bill No. 40.

Debate ensued, Representatives Sawyer and Klein speaking in favor of passage of the bill and Representatives Moos and King (Chet) speaking against its passage.

YIELDING TO QUESTION

Mr. Eldridge:

"Mr. Speaker, will Mr. Sawyer yield to question?"

The Speaker:

"Mr. Sawyer, will you yield to question?"

Mr. Sawver:

"Yes."

Mr. Eldridge:

"Mr. Sawyer, I had a conversation before the session with Mr. O'Brien. I wasn't sure of the reason why a superior court judge or supreme court judge, or the members of the legislature were omitted from this bill. It seems to me that in the past the recommendations given by you and other speakers in favor of this salary increase would apply as well to these other offices. What is the reason these have been taken out of this particular bill?"

Mr. Sawyer:

"The reason, I think, is quite obvious and I am sure you are well aware of it, Mr. Eldridge. These elective officials will not officially take office until Wednesday and by passing the bill prior to their taking office, we will enable them to receive the additional compensation. The other officers you mention are already sworn in and would not be eligible for increases immediately. The idea was to take care of the ones forthwith where the increase could be effective immediately."

Mr. O'Brien:

"Perhaps I could answer your question another way. The federal court apparently wouldn't approve legislators receiving salary increases with the elected officials and judges, so that is the reason the legislators were omitted from this bill. However, I was greatly interested in the fact that you, Mr. Eldridge, and also Mr. Copeland have expressed concern about the low pay of legislators. I sincerely hope when the time comes that both sides of the aisle will get together and agree on adequate compensation for legislators. The Attorney General has practically given us an informal opinion that we can raise our salary this session and run for office in 1967. With great interest, I think the poor situation of legislators as the result of low pay for many years should be corrected with bipartisan support."

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, will Mr. O'Brien yield to question?"

The Speaker:

"Will Mr. O'Brien yield to question?"

Mr. O'Brien:

"Yes, sir."

Mr. Clark:

"Mr. O'Brien, is it not true that the contract is formed when these various candidates ran for office and were elected on a definite salary basis that was already fixed by statute?"

Mr. O'Brien:

"That is apparently true. We are operating under an archaic State Constitution. In Congress, for instance, the Congressmen and Senators were increased to \$32,000 a year, and the people apparently didn't complain too much on this increase. The only way you are going to attract talented people of great ability and necessary qualifications to hold these all-important public offices is by paying them adequately. We are stymied by this archaic Constitution of ours. Not only Governor Rosellini but also your new governor has advocated a constitutional convention to take care of some of these archaic provisions."

Mr. Clark:

"May I ask one more question? Do I understand you to say we did not elect talented legislators last time?"

Mr. O'Brien:

"Mr. Clark, we feel that maybe there was a mistake made in one instance."

Further debate ensued, Representative Johnston (Elmer E.) speaking in favor of passage of the bill.

Mr. Burtch demanded an electric roll call, and the demand was sustained.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Is the bill not on final passage?"

The Speaker:

"Yes, but the demand for an electric roll call precludes a demand for an oral roll call."

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Mr. O'Brien yield to question?"

The Speaker:

"Mr. O'Brien, will you yield to question?"

Mr. O'Brien:

"Yes."

Mr. Canfield:

"Would you please explain the necessity for the emergency clause?"

Mr. O'Brien:

"We want it to take effect immediately before the new term of office commences."

Mr. Canfield:

"I understand, but the emergency clause says it is necessary for the public health and safety. I wonder whose health and safety is protected by this particular clause on this bill?"

Mr. O'Brien:

"I am sure all the elected officials will be far more healthy in the future."

The Clerk called the roll on the final passage of House Bill No. 40, and the bill passed the House by the following vote: Yeas, 65; nays, 34; absent or not voting, 0.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hood, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Morphis, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—65.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Beck, Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Eldridge, Flanagan, Gorton, Hawley, Humiston, Huntley, Hurley, Jueling, King (Chet), Kirk, Leland, Lynch, Mahaffey, McDougall, Moos, Newhouse, Newschwander, O'Dell, Pritchard, Swayze, Whetzel, Wolf—34.

House Bill No. 40, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

I voted "no" on House Bill No. 40 because I objected to legislative members being excluded in the language of the bill; and also to the wide variation in pay proposed for the various state elected officials, with the exception of the state Attorney General.

Chet King.

19th District.

MOTION

On motion of Mr. Sawyer, House Bill No. 40 was ordered immediately transmitted to the Senate.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add ten additional names as sponsors of House Joint Memorial No. 1.

House Joint Memorial No. 1, by Representatives O'Donnell, Elder, Olsen, Litchman, Bottiger, Sheridan, Bergh, Taylor, Savage, Klein, Smith, Anderson (Eric O.), and Marzano (by executive request of Governor Rosellini):

Requesting federal action placing health needs of retired people under social security.

Ordered printed and referred to Committeee on Social Security and Public Assistance.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add one additional name as sponsor of House Joint Resolution No. 3.

House Joint Resolution No. 3, by Representatives Beck, O'Donnell, Anderson (Eric O.), and Bergh (by executive request of Governor Rosellini):

Proposing constitutional amendment permitting school districts two year ten mill special levy for operational expenses.

Ordered printed and referred to Committee on Education and Libraries.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add ten additional names as sponsors of House Joint Resolution No. 4.

House Joint Resolution No. 4, by Representatives Chatalas, Olsen, Radcliffe, O'Donnell, Valle, Bergh, Angevine, Uhlman, Sheridan, Backstrom, Litchman, Smith, and Marsh:

Proposing constitutional amendment changing residence qualifications for voting to six months in state, thirty days in county, city, town, ward or precinct.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add ten additional names as sponsors of House Joint Resolution No. 5.

House Joint Resolution No. 5, by Representatives Olsen, Chatalas, O'Donnell, Beck, Litchman, Taylor, Backstrom, Valle, Uhlman, Moon, Angevine, Grant, and Klein (by executive request of Governor Rosellini):

Proposing constitutional amendment to provide for annual sessions.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. Burtch, the House dispensed with further business under the call of the House.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. Sawyer, the House recessed until 8:00 p. m.

EVENING SESSION

The Speaker called the House to order at 8:00 p. m.

The Clerk called the roll and all members were present except Representative Conner, who was excused.

MOTION

On motion of Mr. Sawyer, the House recessed until 9:00 p. m.

SECOND EVENING SESSION

The Speaker called the House to order at 9:00 p. m.

The Clerk called the roll and all members were present except Representatives Smith and Conner. Representative Conner was excused.

MOTION

On motion of Mr. Sawyer, the House recessed until 10:00 p. m.

THIRD EVENING SESSION

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

The Clerk called the roll and all members were present except Representatives Conner and Leland, who were excused.

MESSAGE FROM THE SENATE

Senate Chamber,

Olympia, Wash., January 12, 1965.

MR. SPEAKER:

The Senate has passed: House Bill No. 40, and the same is herewith transmitted. WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., January 12, 1965.

MR. SPEAKER:

We, of your subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 40, have compared same with the original bill and find it correctly enrolled.

We concur in this report: Gary Grant, Ray Olsen.

SIGNED BY THE SPEAKER

The Speaker anounced that he was about to sign House Bill No. 40.

MOTION

On motion of Mr. Sawyer, the House recessed until 10:45 p. m.

FOURTH EVENING SESSION

The Speaker called the House to order at 10:45 p.m.

The Clerk called the roll and all members were present except Representatives Leland and Conner, who were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 12, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 40, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Wednesday, January 13, 1965.

Robert M. Schaefer, Speaker.

S. R. Holcomb, Chief Clerk.

THIRD DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, January 13, 1965.

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

The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Father Stephen T. Roman of St. Michael's Church of Olympia.

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

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., January 12, 1965.

MR. SPEAKER:

The President has signed: House Concurrent Resolution No. 1; also

House Concurrent Resolution No. 2; also

House Concurrent Resolution No. 3; also

House Concurrent Resolution No. 4, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., January 11, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 2, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 41, by Representative Brouillet:

An Act relating to the establishment of an advisory council of public higher education; providing an appropriation; and declaring an effective date.

Ordered printed and referred to Committee on Higher Education.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add eleven additional names as sponsors of House Bill No. 42.

House Bill No. 42, by Representatives O'Donnell, Chatalas, O'Brien, Olsen, Smith, Valle, Eldridge, Flanagan, Bergh, Bozarth, Haussler, Warnke, Moon, King (Richard "Dick"), (by request of Joint Committee on Education):

An Act relating to education; authorizing the establishment of four additional community colleges; and adding a new section to chapter 198, Laws of 1961 and to chapter 28.84 RCW.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 43, by Representatives Litchman, Witherbee, and Bottiger: An Act relating to motor vehicles and the regulation and licensing of operators thereof; and repealing section 46.20.100, chapter 12, Laws of 1961 and RCW 46.20.100.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 44, by Representatives Litchman, Witherbee, and Bottiger: An Act relating to the operation of motor vehicles and the licensing of operators thereof; providing for the establishment of drivers' training courses; amending section 46.20.030, chapter 12, Laws of 1961 as amended by section 12, chapter 39, Laws of 1963 and RCW 46.20.030; amending section 46.20.110, chapter 12, Laws of 1961 as last amended by section 10, chapter 39, Laws of 1963 and RCW 46.20.110; and adding a new section to chapter 12, Laws of 1961 and to chapter 46.20 RCW.

Ordered printed and referred to Committee on Highways.

House Bill No. 45, by Representatives Litchman, Witherbee, and Bottiger: An Act relating to motor vehicle operators' licenses; establishing minimum age as eighteen years; providing for juvenile driving permits; amending section 46.20.030, chapter 12, Laws of 1961 as amended by section 12, chapter 39, Laws of 1963, and RCW 46.20.030; amending section 46.20.070, chapter 12, Laws of 1961, as amended by section 9, chapter 39, Laws of 1963, and RCW 46.20.070; amending section 46.20.080, chapter 12, Laws of 1961, and RCW 46.20.080; and adding new sections to chapter 12, Laws of 1961 and to chapter 46.20 RCW.

Ordered printed and referred to Committee on Highways.

House Bill No. 46, by Representatives Anderson (Eric O), Burtch, and Beck:

An Act relating to vessels engaged in towing for hire; providing for certain inspections; providing fees and the disposition thereof; providing penalties; and declaring an emergency.

Ordered printed and referred to Committee on Water Resources and Pollution Control.

House Joint Resolution No. 6, by Representatives Savage, Traylor, Conner, and Moon:

Increasing membership of house of representatives.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 2, by Senators Greive, Cooney, and Dore:

An Act relating to the legislature; providing for the redistricting and reapportionment thereof; repealing chapter 5, Laws of 1957, chapter 289, Laws of 1957 and chapter 44.06 RCW; and declaring an emergency.

Referred to Committee on Constitution, Elections, and Reapportionment.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery twenty students from the Rochester Senior High School with their teacher and advisor, DeWaine R. Wallin, and asked them to stand and be recognized.

RESOLUTION

Resolution by Representatives Garrett, Brouillet, and Copeland:

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

Whereas, A certain procedure is necessary in order to designate whom the photographer shall be;

Now, Therefore, Be It Resolved, By the House of Representatives, that the Speaker appoint a committee of three House members to consider and recommend to the House the official photographer for the thirty-ninth regular session of the legislature.

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

APPOINTMENT OF COMMITTEE

Under the provisions of the resolution just adopted, the Speaker appointed the following committee to consider and recommend the official photographer for the thirty-ninth regular session of the legislature: Representatives Garrett, Brouillet, and Copeland.

NOTICE OF AMENDMENT TO TEMPORARY RULES

Mr. Copeland renewed his notice that he would submit an amendment to the temporary rules.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

JOINT SESSION

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

The Speaker invited the Senators to seats within the House, and instructed the Sergeants at Arms of the Senate and the House to escort the President of the Senate to a seat on the rostrum beside the Speaker.

The President of the Senate presided.

The President of the Senate called the joint session to order.

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

The Clerk called the roll of the House, and all members were present.

The President of the Senate appointed the following committee to escort the Chief Justice, Hugh J. Rosellini, to the rostrum: Senators Talley and Freise, and Representatives Rogers and Clark.

The committee retired.

The Sergeant at Arms of the House announced the arrival at the bar of the House of Chief Justice Hugh J. Rosellini, and the President of the Senate instructed the committee to escort the Chief Justice to a seat on the rostrum.

The President of the Senate appointed the following committee to escort the justices of the supreme court of the state of Washington to the bar of the House: Senators Petrich, Connor, Charette, and Dore, and Representatives Uhlman, Elder, O'Dell, and Harris.

The committee retired.

The Sergeant at Arms of the House announced the arrival at the bar of the House of the justices of the supreme court: Justices Frank Hale, Robert C. Finley, Robert T. Hunter, Richard B. Ott, Orris L. Hamilton, Matthew W. Hill, Frank P. Weaver, and Charles T. Donworth; and the President of the Senate invited the justices to seats at the front of the House chamber.

The President of the Senate appointed the following committee to escort the elected state officials from the reception room to the bar of the House: Senators Sandison, Gallagher, and Riley, and Representatives Smith, Olsen, Wang, and Eldridge.

The committee retired.

The Sergeant at Arms of the House announced the arrival of the following elected state officials at the bar of the House: Secretary of State A. L. "Lud" Kramer, State Treasurer Robert S. O'Brien, State Auditor R. V. "Bob" Graham, Attorney General John J. O'Connell, Superintendent of Public Instruction Louis Bruno, Commissioner of Public Lands Bert Cole, and Insurance Commissioner Lee I. Kueckelhan; and the President of the Senate instructed the committee to escort them to seats at the front of the House chamber.

The President of the Senate announced that the Honorable Catherine May, Congresswoman from the Fourth District of the state of Washington, was present, and appointed the following committee to escort her to a seat on the rostrum: Senator Atwood and Representatives Lynch and Kull.

The committee retired.

The Sergeant at Arms of the House announced the arrival of the Honorable Catherine May, and the President of the Senate instructed the committee to escort her to a seat on the rostrum.

The President of the Senate appointed the following committee to escort Governor Daniel J. Evans from his chambers to the rostrum: Senators Cowen, Neill, and Moriarty, and Representatives King (Chet), Taylor, and Gorton.

The committee retired.

The Sergeant at Arms announced the arrival of His Excellency, Governor Daniel J. Evans, at the bar of the House, and the President of the Senate instructed the committee to escort Governor Evans to a seat on the rostrum. (Applause.)

Prayer was offered by Dr. Dale Turner of the University Congregational Church of Seattle

"Almighty God, our Father, Who has given us this good land as our heritage, we humbly beseech Thee that we may always prove ourselves a people mindful of Thy favor and glad to do Thy will. May those whom we have chosen to lead us be concerned most of all in pleasing Thee.

"Especially now we pray Thy hand upon Daniel Evans. We thank Thee for all of the gracious influences in home and training that have prepared him for this high hour of leadership and responsibility. Deliver him from love of power and from motives of personal gain and from consideration of men and money in place of the demands of justice and truth. Guide him to an ever larger vision of the truth and an ever deeper sense of the demands of righteousness, that through his faithfulness the lives of our people may be guided through wise policies and lifted to higher ideals and nobler achievements.

"Deliver us all from every influence that would break down our reverence for law and corrupt our sense of corporate responsibility. Help us, oh God, to put right before self interest, the attainment of noble ends before the enjoyment of present pleasures, principle before selfish power, and to put Thee before all else, that we may know the truth, revealed to us through Jesus Christ, Who alone can set men free, for it is in His spirit of love for all that we offer this prayer. Amen."

The President of the Senate announced that the joint session was called for the purpose of signing the election certificates, administering the oath of office to the constitutional elective officials of the state of Washington, and receiving the inaugural address of the Governor.

SIGNING OF ELECTION CERTIFICATES

There being no objection, the Speaker and the President announced that they were about to sign the certificates of election of the following elective officials of the state of Washington:

Daniel J. Evans	Governor
John A. Cherberg	Lieutenant Governor
A. L. "Lud" Kramer	Secretary of State
Robert S. O'Brien	State Treasurer
R. V. "Bob" Graham	State Auditor
John J. O'Connell	Attorney General
Louis Bruno	Superintendent of Public Instruction
Bert Cole	Commissioner of Public Lands
Lee I. Kueckelhan	Insurance Commissioner

OATH OF OFFICE TO ELECTIVE OFFICIALS

The elective officials were each escorted to the rostrum by the Sergeants at Arms of the Senate and House to take their oath of office in the following order:

Justice Frank Hale administered the oath of office to John A. Cherberg, Lieutenant Governor, and the Speaker presented him his Certificate of Election.

The Lieutenant Governor:

"Governor Evans, Representative May, Dr. Turner, Speaker Schaefer, my good friend Speaker Pro Tempore Avery Garrett, Judge Rosellini, my good friend Davey Cowen, my friends—the state elected officials and members of the legislature, ladies and gentlemen:

"I should like to extend my heartiest congratulations to Governor Evans and to the other elected state officials and also to express my appreciation to the people of the state of Washington for granting me the opportunity to serve them once again. I should also like to express my appreciation to my wife, Betty—why don't you stand up? (Applause)—and to my children, to my brothers and sisters, and to my many friends whose loyalty and determination and, above all, patience, have culminated in my presence here today.

"As the Speaker handed me this gavel and Certificate of Election, it also called to mind the grave responsibility which is attached to our work in Olympia. This is the time for each of us to resolve firmly that the thirty-ninth legislative session will provide economic and social improvements which our constituents so richly deserve. Governor Evans, ladies and gentlemen, we are resolved to enact legislation which will benefit the state of Washington. We will follow the guidelines of our Constitution, which we recognize as being established by well-reasoned and time-honored precedents, but we will not follow blindly any pattern merely for the sake of precedent or conformity if good conscience dictates to the contrary. The success of the thirty-ninth legislative session will be derived from unity of purpose that comes from the desire of its members to fulfill their obligation to the citizens of the state of Washington.

"Thank you very much," (Applause.)

Justice Robert C. Finley administered the oath of office to Secretary of State A. L. "Lud" Kramer, and the President presented him his Certificate of Election.

Justice Robert T. Hunter administered the oath of office to State Treasurer Robert S. O'Brien, and the President presented him his Certificate of Election.

Justice Richard B. Ott administered the oath of office to State Auditor Robert V. Graham, and the President presented him his Certificate of Election.

Justice Orris L. Hamilton administered the oath of office to Attorney General John J. O'Connell, and the President presented him his Certificate of Election.

Justice Frank P. Weaver administered the oath of office to Commissioner of Public Lands Bert Cole, and the President presented him his Certificate of Election.

Justice Matthew W. Hill administered the oath of office to Superintendent of Public Instruction Louis Bruno, and the President presented him his Certificate of Election.

Justice Charles T. Donworth administered the oath of office to Insurance Commissioner Lee I. Kueckelhan, and the President presented him his Certificate of Election.

The President of the Senate:

"Ladies and gentlemen and members of the legislature, before requesting Chief Justice Rosellini to administer the oath of office to Governor Daniel J. Evans, the President is sure the members of the legislature will grant him the privilege of presenting the very lovely, gracious, and gentle wife of Governor Evans, Mrs. Nancy Evans. Will you please stand in order that you may be properly recognized. (Applause.)

"The President would like also to present Mrs. Evans' mother, Mrs. Bell. Mrs. Bell, would you please stand in order that you may be properly recognized. (Applause.)

"The President is sure it would make everyone happy to learn that the beloved parents of Governor Evans are also present. It is with great pride and pleasure that the President presents Mr. and Mrs. Daniel L. Evans. (Applause.)

"On an occasion such as this, the best way to proceed is in the shortest possible

manner. It is with great pride that the President requests of Governor Evans that he permit Chief Justice Rosellini to administer the oath of office. Ladies and gentlemen, His Excellency, Daniel J. Evans, Governor of the State of Washington." (Applause.)

THE OATH OF OFFICE OF THE GOVERNOR

Chief Justice Hugh J. Rosellini administered the oath of office to Governor Daniel J. Evans, and the President presented him his Certificate of Election.

The President of the Senate:

"At this time the members of the joint session of the thirty-ninth session of the legislature will receive the inaugural address of His Excellency, Governor Evans."

MESSAGE OF GOVERNOR DANIEL J. EVANS TO THE LEGISLATURE

"Mr. Chief Justice, Mr. President, Mr. Speaker, my former colleagues of the legislature, all distinguished guests, my fellow Washingtonians, and, most particularly, my parents and my wife, Nancy:

"There were times during the last two days when I have felt like an outsider standing in the aisles and listening to the procedures of the legislature. I sometimes wished that I had a vote and I am sure some of my colleagues—at least on this side of the aisle—also wished I had a vote.

"But we are now beginning a new administration.

"This is a time of high purpose.

"A time when each of us must make our separate and collective decisions as to the kind of future this state is to enjoy in the years ahead.

"Washington is truly among the favored states. We have not suffered the silt and smog of over-industrialization. We have not felt the oppressive overcrowding of population; neither have our urban centers been blighted at the core. Our land is fertile, our water abundant, our cities clean, our people well educated and our industry progressive.

"Our farms and forests produce in abundance, and, even as this is true, a new horizon is opening before us in the field of nuclear energy.

"What, then, is our challenge?

"Our challenge is growth. Growth through which the great resources of nature and the many talents of an educated people will effectively be harnessed for the benefit of all and to the detriment of none.

"Growth which contributes not alone to the strength of our economy, but equally to the strength of the social order, to the welfare of each citizen and the education of each child.

"But a state cannot grow with labor divided from industry, or east divided from west, or city divided from country. We must grow united, with faith in the institutions of free enterprise, confidence in its elected leadership and a willingness to share not only in the fruits of progress but in the responsibilities of citizenship as well.

"Today our state is on the threshold of a great future. A future which holds out the promise of growth for her business and industry, security for her people and integrity for her government.

But as with any threshold, the opportunity to go forward or backward is equal. How we choose to proceed now, for the next fifty-seven days of this legislature, and for the four years after that will in good measure determine whether this state will go forward, or whether—when the burden of choice was ours—we chose the easier, more politically secure path.

"This administration brings to office no commitment except to the people, no interest except the peoples'.

"It does bring and shall retain the highest regard for the legislature. I shall never mistake deliberation for disinterest nor compromise for weakness.

"It is with these thoughts that I now turn to the tasks which lie ahead.

"We are at this moment experiencing great challenges—challenges which test an administration, a legislature and a people.

"To meet these challenges, we cannot be leisurely when the times call for action. "We cannot be content with mediocrity when our search must be for excellence.

"We cannot be complacent when the economy requires new thrust.

"We cannot be provincial when problems and opportunities cross state boundaries.
"We cannot be blind to the growing requirements of health and welfare, nor can

we be indifferent to the dangers of stifling competitive spirit.

"We cannot solve the problems of the present with the outworn dogmas of the past.
"We must be bold in charting our course, resolute in our determination, compassionate in our assessment of human needs, firm in our policies, just in our laws and efficient in our administration.

"The program of this administration is directed toward progress, not partisanship. The "Blueprint for Progress" which I have outlined over the past six months, and which I will now be submitting to the legislature, was founded upon the needs of the state of Washington, not upon political expediency.

"Foremost among these are the educational needs of our children. In relation to the needs in our past, our schools have performed well. If they are to fulfill education's promise for our children's future, however, they will require increasing attention from the legislature, including increased and more regularly-assured financial support.

"Education's problems are complex. Many, such as sound financing and seeking the most effective relationship among the various levels of public education, are not new.

"I will submit for your consideration, legislation to equalize ultimately the level of local tax support for our school districts; and to eliminate their reliance upon annual special levies to sustain day-to-day operations.

"I will recommend specific legislation to establish an Advisory Council on Higher Education. This will assure greater coordination among our public colleges, universities and our growing system of community colleges.

"I commend for your study and favorable action, the recommendations which will be placed before you to increase the number of community colleges in the immediate years ahead; and to prepare for the addition of another four-year institution of higher learning.

"The long-range financing of school building construction must be resolved to meet projected enrollments.

"The ruling of the State Supreme Court and prudent fiscal policies demand that we no longer rely on state bonded debt for school financing. We must begin to pay for today's construction with today's dollars.

"I urge passage of a constitutional amendment, which will free future permanent school fund moneys for school construction.

"Many other legislative proposals designed to improve professional standards, to raise the status of the teaching profession and to encourage a higher level of efficiency and performance in our educational system will be before you this session.

"In my view, there is no other single area of government, no other public service for which we are responsible, that is more important to our future or more worthy of your deliberation.

"If education is of the highest priority, it is essential that the expansion of our economy be considered no less a goal. One without the other serves no purpose, for if we cannot import and expand our industry then we will surely be forced to export our educated youth.

"This administration will seek to untangle the web of restrictions and inconsistencies which plague our efforts to attract new business; to seek tax solutions which encourage the location of new industries and permits those who locate here the maximum opportunity to prosper.

"Further this administration will seek new markets for state commerce both at home and abroad. At home, no market offers more promise than that of nuclear energy. The great story now unfolding in the Tri-City area has only begun. In the immediate months and years to come we must build wisely and well. This administration and this legislature must be prepared to take the action necessary to assure the maximum development of this great resource so that Washington becomes the nation's center of nuclear industry, its center of brainpower and manpower—tapping the vast frontiers of the space age.

"Abroad lie still other markets, closer in proximity to Washington than to any other state. Our future prosperity depends in good measure on an increasing export trade and this administration will create a Division of Foreign Trade within the Department of Commerce and Economic Development, including a permanent sales representative in the Orient.

"Finally this administration will join with private enterprise and with other states of the northwest to coordinate our tourist advertising and promote our multi-million dollar tourist business in an aggressive 'partnership of the Northwest.'

"A growing economy strives for full employment of the labor force, yet we all

recognize that compensation to the unemployed is a factor with which government must deal.

"Because it is a human factor, the objective of unemployment compensation is to provide for the temporary needs of the truly deserving.

"Because it is an economic factor the objective is to do so without placing an unnecessary burden on the employers of the state.

"Therefore I will propose legislation which will increase benefits to those members of the labor force actively seeking re-employment without increasing costs to the employer.

"State government is no substitute for a productive, organized labor force and an intelligent, progressive management. But state government can be a catalyst, a leader in bringing together the many diverse elements of our economy—private and public, association and institution—and uniting them in the mutually profitable cause of growth.

"This administration will serve to help and not hinder, to work with all who ask for assistance in bringing new industry to Washington, and to lessen the burden currently imposed on firms which already do business within our borders.

"The question of human needs will continue to rise again and again as this state—and every state—faces the problems created by a complex society and an ever-increasing population. This will be an administration that cares deeply and will act forthrightly in this area.

"It is the responsibility of government—the responsibility of all of us—to make provisions for an effective, vital program to deal with a wide range of human needs, whether they be the search for equality, the need for medical care, the welfare of children or aid for the handicapped.

"No area of government evokes more response than this; yet in no area is there a greater opportunity for good or a more pressing need for understanding.

"If we are to have a healthy and prosperous state; if we are to realize the vision of a fully productive society then we must act accordingly. Not out of a sense of pity, not out of condescension nor of superiority, but in recognition of the fact that our modern society does create problems and that these problems require solutions.

"The ability of a state to provide adequately for the needs of its less fortunate citizens is not a sign of weakness, but a measure of maturity.

"To lessen the ever-increasing load on our institutions, community health centers should be established. This modern concept in care for the mentally ill and the mentally retarded emphasizes training and treatment rather than institutional confinement, allows treatment close to home and will give better use of the tax dollar.

"I urge that the state purchase Harrison Memorial Hospital at Bremerton, a facility which can become an integral part of this program. Adequate legislation for the care and protection of dependent and handicapped children must also be enacted.

"There is no question that responsible government must move forcefully in the field of civil rights. It will either be our task or the task of those who follow. This administration firmly believes that the responsibility is ours. All citizens—regardless of race—are entitled to equal opportunity—including the opportunity for employment and for adequate and accessible housing—open to all. The pursuit of equality must not be an attempt to diminish the individual rights of some; rather it must be to assure the civil rights of all.

"This administration will use executive action where appropriate and encourage legislative action where necessary to secure these ends. I will propose therefore, that legislation be adopted which will make access to housing open to all while retaining and safeguarding the constitutional right of the individual home owner.

"Let no one say that any of us—the legislature, the administration or the citizens of this state have failed or will fail to be sensitive to social needs or be unwilling to embark upon responsive and responsible solutions to the problems they present.

"Our cities and counties have been hampered in their performance of traditional services by constitutional restrictions; and hamstrung in their ability to provide newly demanded services.

"This is one of two fundamental reasons why I will request this legislature to set in motion the machinery necessary to convene a constitutional convention at the earliest possible date.

"The other fundamental reason relates to our state-federal relations. It is the view of this administration that the greatest threat to basic freedom for individuals and basic integrity and independence for state and local government, is the increasing usurpation of traditionally local and state authority by the federal government. (Applause.) No responsible person, including your governor, denies the desirability

or legitimacy of federal participation in many state and local programs today. However, I do view with increasing apprehension, the encroachment of federal activity in areas traditionally served by the state—areas which the state is perfectly capable of serving when its governmental machinery is in order.

"Unless we redesign the machinery of government to enable the state and its local units to meet the legitimate demands of its citizens for services, they will increasingly turn to the federal level for aid and increasingly find, in return, control. We must modernize our constitutional machinery. We must equip ourselves with the tools to resolve our traditionally state and local problems. To do less will result in our people serving as pallbearers at the funeral of state and local government.

"The strength of our free society is dependent upon the vitality of our legislative process. I urge the legislature to consider the enactment of proposals which will reform and strengthen its legislative interim committee structure and to provide adequate compensation for its members. (Applause.)

"To administer expensive programs with outdated and outmoded machinery is folly. To ignore new needs and new requirements is to court disaster.

"To meet these needs and fulfill these requirements I propose we establish:

"A Department of Transportation to deal with the problems of moving people and goods from one place to another:

"A Department of Motor Vehicles to consolidate the motor vehicle functions of the License Department, the Highway Department and the State Patrol;

"A Department of Water Resources to coordinate the management and protection of our state's number one resource. We should also join with other states of the northwest in a proper interstate agreement to safeguard the regional use of our water. (Applause.)

"State government owes to the people not only administrative efficiency but fiscal responsibility. To provide a running account of the cost of legislative proposals I will recommend that each bill committing the state to an expenditure carry a fiscal note identifying the cost of the proposal. Further I will support a constitutional amendment setting a realistic ceiling on the state's debt.

"In our concern with providing the tools for efficient government we must not forget that many problems can better be solved at the local level. Neither can we neglect the vast reservoir of talent among our citizens. I will submit to the legislature a home-rule amendment to give local units of government the authority and the financial ability to solve local problems at home.

"In future weeks I will ask for a comprehensive review of state government organization and direction, utilizing the enormous talents of Washington's business and professional community.

"My 'Blueprint for Progress' also contains a series of requests which will, if enacted, assure the citizens of Washington that this administration is operating on principles of clean and ethical government. (Applause.)

"There is no justification in allowing politics to be the determining factor in the appointment of estate appraisers or of liquor representatives—(Applause) and this administration will seek to eliminate these abusive practices through executive and legislative action.

"There is no reason why all political candidates should not disclose all campaign funds received and spent by them—and this administration will work to enact such a full disclosure law. (Applause.)

"There is no merit to a Code of Ethics law which applies to some, but not to all, and which is rendered ineffective by a one year statute of limitations. This administration will support a revision of the ethics law which extends the limitation period and includes all branches of state government—the office of governor and the legislature not excluded. (Applause.)

"Without such legislation, government cannot expect to earn the peoples' confidence. Without the peoples' confidence, state government cannot expect to succeed. It is time for the government of this state, which exercises a great public trust, to be trusted by the public it serves.

"Beyond the basic framework of the blueprint are programs in a number of areas which will require the attention of the legislature.

"I ask the two houses to consider carefully matters which directly concern the administration of justice, including—the elimination of capital punishment from our statutes;—the raising of salaries for judges of the supreme court and of the superior court:—and a simplification of probate procedures to speed the settling of small estates.

"I will ask this legislature to consider the entire matter of taxation and state

revenue with respect to how well we are prepared to carry out all of the necessary and desirable programs of state government.

"In order to assure that future generations will not bear the full responsibility of paying for the programs we initiate—so that our state will not follow others to the brink of bankruptcy—we must face the fact now that increased government services may require increased revenues.

"No administration seeks to raise taxes; it would rather hope that growth and an expanding economy will provide the necessary moneys. But occasionally an administration, in exercising its public trust, may find an increase the only reasonable and prudent alternative.

"The problems of today—and the opportunities—cannot always be met by borrowing against tomorrow, and the state of Washington is now rapidly approaching the time when a decision must be made.

"I will shortly submit a separate budget message to the legislature. It will not be a budget balanced by speculative federal programs nor will it shirk its responsibilities to provide adequate funds where they are necessary. It will be an honest budget that will face up to the needs of the state and the requirements of fiscal integrity. (Applause.)

"The problems of transportation are great; they will become greater. With a newly organized Department of Transportation we will be taking a much needed step toward moving people and goods more efficiently and more rapidly across and throughout our state. I will seek action to speed-up our state freeway construction timetable—to establish proper statewide priorities for future freeway systems; and I will ask the legislature's approval for a third Lake Washington bridge which will include provisions for rapid transit.

"Working with the State Patrol and with local law enforcement agencies, I will institute a crusade for safe driving to cut the senseless slaughter on our state's highways. To this end I will propose a major increase in state troopers and I commend to the legislature the highway safety proposals of the Highway Interim Committee.

"As we in this state face great opportunities for progress in the areas I have outlined so do we face great challenges in providing for the use of our leisure time. We are in the midst of a cultural revolution. Opportunities once reserved to only a select few may now be enjoyed by all. Although nothing will stifle the creative spirit more quickly than an official policy in this area I believe government has an important function to perform. This administration will take an active and vital interest in providing the appropriate atmosphere for the enjoyment of our new leisure. Among the ways this interest will be expressed is by endorsing adequate appropriations for legitimately constituted governmental agencies such as the State Arts Commission.

"No less important, we must assure that our heritage of great mountains, extensive shoreline, inland lakes, rivers and game ranges is conserved and properly developed. A great step forward was taken by the passage of Initiative 215. This administration is prepared to implement fully its provisions.

"Finally, I now urge the legislature to pass promptly a legislative redistricting bill which will obey the mandates of the state and federal Constitutions, (Applause) provide equitable representation for all areas of the state and insure that the party which wins a majority of the votes will win a majority of the states in the legislature. (Applause.)

"The fundamental areas of the 'Blueprint for Progress' are clear—we now face the difficult task of turning words into deeds and the proposals into accomplishments.

"We have not come to Olympia to perpetuate a conflict of parties; rather we have come here to undertake the important job of governing a great state.

"We have come here to exercise leadership, to bring the public and the private interests together; to witness the beginning, if not the final realization, of a great future.

"I will not ask this legislature to lay aside the convictions of party; only that it support the needs of progress. For the success of the next two years will not be measured by how well we opposed one another, but how successfully we united to promote the common welfare of the people. (Applause.) It will not be measured by the length of our debates, but by the results they obtain. Nor will it be measured by how well we have served our parties; only by how well our parties have served the people.

"This administration believes steadfastly in the future; that our promise lies not in the past, but before us. This administration will not shy away from new ideas,

for as we begin our deliberations here we can never fail to reckon with the opportunities of responsible change or with the requirements of changing responsibility.

"This administration is not frightened by the word liberal, nor is it ashamed of the word conservative. It does not believe that the words 'fiscal responsibility' are old fashioned nor will it ever fear to spend money if money needs to be spent.

"And finally, this administration is firmly committed to progress and to the principle that government—wisely and justly administered—can be an effective instrument of the people and for the public good.

"Today's problems require fresh, positive solutions—and this administration will do everything within its legitimate province, request anything within its power and bear any burden necessary to assure that these solutions are offered to the people of the state of Washington.

"Let us, therefore, each of us as citizens, as legislators, and as members of a new administration dedicate ourselves to the tasks which lie ahead in a new spirit of confidence and a new trust between people and their government.

"With an abiding faith in God, and in this country, this state and its people, let us begin anew." (Applause.)

The President of the Senate:

"Governor Evans, this position gives me the advantage of being the first to congratulate you upon your inspiring and challenging address. During the next several weeks, within the framework of the guide of our Constitution, framed through the reason and foresight of the pioneering minds of our predecessors and used to the advantage of the citizens of the state of Washington, we will in unity so far as possible render assistance to you in your endeavors in behalf of the state of Washington."

The President of the Senate directed the special committee to escort His Excellency, Governor Daniel J. Evans, to the Governor's chambers.

The special committee thereupon escorted the Governor from the House chamber. (Applause.)

The President of the Senate directed the special committee to escort the Honorable Catherine May to the state reception room.

The special committee thereupon escorted Representative May from the House chamber. (Applause.)

The President of the Senate directed the special committee to escort the Chief Justice to the state reception room.

The special committee thereupon escorted Chief Justice Hugh J. Rosellini from the House chamber. (Applause.)

The President of the Senate directed the special committee to escort the justices of the supreme court to the state reception room.

The special committee thereupon escorted the justices from the House chamber. (Applause.)

The President of the Senate directed the special committee to escort the elective officials to the state reception room.

Th special committee thereupon escorted the elected state officials from the House chamber. (Applause.)

On motion of Mr. Sawyer, the joint session was dissolved.

The Speaker requested the Sergeant at Arms of the House and the Sergeant at Arms of the Senate to escort the Lieutenant Governor and the Senators to the Senate chamber.

The House resumed its session.

MOTION

On motion of Mr. Sawyer, the House adjourned until 12:00 noon, Thursday, January 14, 1965.

Robert M. Schaefer, Speaker.

S. R. Holcomb, Chief Clerk.

FOURTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Thursday, January 14, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Burtch, Saling, Savage, and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Father Stephen T. Roman of St. Michael's Church of Olympia.

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

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Washington, January 11, 1965.

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

I have the honor to transmit herewith pursuant to Section 12, Article 3 of the Constitution of the State of Washington, for the consideration of the House of Representatives, the following bills passed by the House of Representatives and the State Senate at the Extraordinary Legislative Session of 1963, and partially vetoed by the Governor, together with his veto message attached thereto.

They are Enrolled House Bills Nos. 1 and 4.

Respectfully,

VICTOR A. MEYERS, Secretary of State.

MOTION

On motion of Mr. Sawyer, Enrolled House Bills No. 1 and No. 4 of the extraordinary legislative session of 1963, partially vetoed by the Governor, together with the Governor's veto message, were referred to the Committee on Rules and Order.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 47, by Representatives Bottiger, Valle, and Wang (by departmental request):

An Act relating to licensed electricians and electrical installations; and amending section 4, chapter 169, Laws of 1935 as last amended by section 2, chapter 207, Laws of 1963, and RCW 19.28.120.

Ordered printed and referred to Committee on Licenses.

House Bill No. 48, by Representatives Bottiger, Elder, and Wang (by departmental request):

An Act relating to the issuing of licenses to carry concealed weapons; transferring certain powers and duties; amending section 7, chapter 172, Laws of 1935 as amended by section 6, chapter 124, Laws of 1961, and RCW 9.41.070; amending section 11, chapter 172, Laws of 1935, as last amended by section 1, chapter 163, Laws of 1963 and RCW 9.41.110; amending section 1, chapter 109, Laws of 1953 and RCW 9.41.170; and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 49, by Representatives Anderson (Eric O.), Jastad, and Burtch:

An Act relating to food fish and shellfish; and providing that clam digger's licenses issued for the 1964 season shall be valid for the 1965 season; and declaring an emergency.

Ordered printed and referred to Committee on Fisheries.

House Concurrent Resolution No. 5, by Representatives Anderson (Eric O.). Burtch, and Lux:

Proposing counties with population in compliance with apportionment standards be formed as a legislative district in apportionment legislation.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. Jolly, permission was granted to the legislative caucus leaders to present a program on nuclear energy in the House chamber on Monday, January 18, 1965, at 2:30 p. m.

NOTICE OF AMENDMENT TO TEMPORARY RULES

Mr. Copeland renewed his notice that on the next working day he would offer an amendment to the temporary rules.

MOTION

On motion of Mr. Sawyer, the House recessed until 2:00 p. m.

AFTERNOON SESSION

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

The Clerk called the roll and all members were present except Representatives Burtch and Saling, who were excused.

APPOINTMENT OF STANDING COMMITTEES

The Speaker announced the appointment of the following standing committee:

Constitution, Elections, and Reapportionment—Grant, Chairman; Bottiger, Brouillet, Burtch, DeJarnatt, Dootson, Elder, Gorton, Harris, Johnson (Doris), May, McCaffrey, McDougall, Moos, Newschwander, Radcliffe, Uhlman.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Andersen (James A.) on a point of parliamentary inquiry.

Mr. Andersen:

"So that we may get the record straight, I believe we, as a party, received six appointments on this committee. I believe that according to the Rogers' amendment

we would have something like 6.8 members that we should be entitled to. Just for future years, so that the records will show it, do you consider this 6.8 would entitle us to just six appointments, or should it give us seven on the committee?"

RULING BY THE SPEAKER

The Speaker:

"I think Mr. Rogers stated the position of the Speaker on that point that the majority party would probably take the break on any fractions."

MOTION

On motion of Mr. Sawyer, the House adjourned until 11:00 a.m., Friday, January 15, 1965.

ROBERT M. SCHAEFER. Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES
OLYMPIA, WASH., Friday, January 15, 1965.

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

The Clerk called the roll and all members were present except Representatives Saling and Bergh. Representative Saling was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Representative Beck.

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

MOTION

On motion of Mr. Sawyer, the House recessed until 11:45 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 11:45 a.m.

The Clerk called the roll, and all members were present except Representatives Saling and Bergh. Representative Saling was excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 14, 1965.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 65; also Senate Bill No. 66, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 50, by Representatives Uhlman, Pritchard, and Haussler: An Act relating to port districts; amending section 3, chapter 17, Laws of 1959 and RCW 53.12.010; amending section 4, chapter 17, Laws of 1959 as amended by section 1, chapter 175, Laws of 1959 and RCW 53.12.020; amending section 9, chapter 175, Laws of 1959 and RCW 53.12.035; amending section 7, chapter 17, Laws of 1959 as amended by section 2, chapter 175, Laws of 1959 and RCW 53.12.040; amending section 10, chapter 175, Laws of 1959 and RCW 53.12.055; amending section 3, chapter 92, Laws of 1911 as last amended by section 3, chapter 175, Laws of 1959 and RCW 53.12.120; amending section 2, chapter 62, Laws of 1913 as last amended by section 11, chapter 17, Laws of 1959 and RCW 53.12.130; adding a new section to chapter 53.12; and repealing section 3, chapter 68, Laws of 1951 and RCW 53.12.173

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 51.

House Bill No. 51, by Representatives Uhlman, Garrett, Pritchard, Whetzel, Smith, and Olsen:

An Act relating to elections; amending section 29.30.080, chapter, Laws of 1965, and RCW 29.30.080; and adding two new sections to chapter 29.18 RCW.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportioment.

House Bill No. 52, by Representatives Jolly, Johnson (Doris), and Flanagan:

An Act relating to irrigation districts; increasing directors' compensation; and amending section 39, page 692, Laws of 1889-90, as last amended by section 1, chapter 189, Laws of 1951, and RCW 87.03.460.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 53, by Representatives Garrett, Andersen (James A.), and King (Richard "Dick"):

An Act relating to education; authorizing the establishment of four additional community colleges; and adding a new section to chapter 198, Laws of 1961 and to chapter 28.84 RCW.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 54, by Representatives Radcliffe, Hood, and Brouillet:

An Act relating to the distribution and expenditures of moneys received from forest reserves; and amending section 36.33.110, chapter 4, Laws of 1963 and RCW 36.33.110.

Ordered printed and referred to Committee on Natural Resources, Harbors. and Waterways.

House Bill No. 55, by Representatives May, Pierre, and McCaffree:

An Act relating to motor vehicles; and amending section 46.44.030, chapter 12, Laws of 1961 as last amended by section 52, chapter 3, Laws of 1963 extraordinary session and RCW 46.44.030.

Ordered printed and referred to Committee on Highways.

House Bill No. 56, by Representatives Berentson, Olsen, and Bottiger (by departmental request):

An Act relating to securities; defining powers and duties; establishing fees; providing penalties and providing for effective date; amending section 6, chapter 282, Laws of 1959; amending section 11, chapter 282, Laws of 1959; amending section 27, chapter 282, Laws of 1959 as amended by section 7, chapter 37, Laws of 1961; amending section 34, chapter 282, Laws of 1959 as amended by section 9, chapter 37, Laws of 1961; amending section 40, chapter 282, Laws of 1959 and RCW 21.20.060, 21.20.110, 21.20.270, 21.20.340, 21.20.400 and adding a new section to chapter 21.20 RCW and making an appropriation.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 57, by Representatives Bottiger, Pierre, and Newschwander (by departmental request):

An Act relating to state government; the compensation and reimbursement of expenses of certain professional boards and commissions; and amending section 11, chapter 101, Laws of 1957 and RCW 18.15.055; amending section 2, chapter 168, Laws of 1953 and RCW 18.18.104; amending section 3, chapter 93, Laws of 1953 as amended by section 23, chapter 52, Laws of 1957, and RCW 18.32.050; amending section 13, chapter 25, Laws of 1963 and RCW 18.54.130; amending section 4, chapter 222, Laws of 1949 and RCW 18.78.040; amending section 3, chapter 305, Laws of 1955, and RCW 18.83.030; amending section 2, chapter 200, Laws of 1959 and RCW 18.90.020.

House Bill No. 58, by Representatives Uhlman, Grant, and Andersen (James A.):

Ordered printed and referred to Committee on State Government.

An Act relating to employment conditions in school districts.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 59, by Representatives Litchman, Sawyer, and Hood:

An Act relating to education; and prohibiting discrimination in the employment of school employees.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 60, by Representatives Uhlman, Brachtenbach, and Sawyer: An Act relating to corporations; repealing pages 85, 86, and 87, Laws of 1886; page 288, Laws of 1890; chapter XXXVIII (38), Laws of 1895; chapter CXLII (142), Laws of 1895; chapter LXX (70), Laws of 1897; chapter 11, Laws of 1905; chapter 41, Laws of 1911; chapter 93, Laws of 1915; chapter 168, Laws of 1923; chapter 185, Laws of 1933; sections 1 through 32, chapter 70, Laws of 1937; sections 1 through 18, chapter 143, Laws of 1939; section 7, chapter 103, Laws of 1941; chapter 32, Laws of 1943; chapter 195, Laws of 1947; sections 1 and 2, chapter 226, Laws of 1947; chapter 170, Laws of 1949; chapter 172, Laws of 1949; chapter 188, Laws of 1949; chapter 213, Laws of 1953; chapter 92, Laws of 1955; sections 1 through 3, chapter 143, Laws of 1955; sections 1 through 4, chapter 198, Laws of 1957; sections 1

and 2, chapter 12, Laws of 1959; sections 1 and 4, chapter 263, Laws of 1959; chapter 160, Laws of 1961; sections 1 and 2, chapter 208, Laws of 1961; section 1, chapter 132, Laws of 1963; chapters 23.01, 23.54, 23.60, and 23.70 RCW; RCW 23.52.010 through 23.52.120; providing penalties; and providing an effective date.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Kink, the rules were suspended and authorization was given to add fourteen additional names as sponsors of House Joint Memorial No. 2

House Joint Memorial No. 2, by Representatives Kink, McCormick, Warnke, Haussler, Kull, Klein, Radcliffe, Taylor, Day, Olsen, Litchman, Gallagher, Witherbee, O'Donnell, Sawyer, Brachtenbach, and Morphis:

Equalizing federal election voting times.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. Anderson (Eric O.), the rules were suspended and authorization was given to add twenty-five additional names as sponsors of House Joint Resolution No. 7.

House Joint Resolution No. 7, by Representatives Anderson (Eric O.), Burtch, May, Moon, Marsh, Olsen, Chatalas, Haussler, Beck, Bozarth, Sheridan, Conner, Marzano, Grant, McDougall, Elder, Warnke, Mahaffey, Gallagher, Jastad, King (Chet), Taplin, Kull, Hawley, Litchman, Smith, Traylor, and Backstrom:

Exempting taxation of real property of certain people sixty-five years of age or older.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue and Taxation).

House Joint Resolution No. 8, by Representatives Flanagan, Bledsoe, and Haussler:

Assessing real and personal property at twenty-five percent of true and fair value.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue and Taxation).

House Concurrent Resolution No. 6, by Representative Olsen:

Congratulating Boeing Company on its fiftieth anniversary.

Ordered printed and referred to Committee on Commerce and Economic Development.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 65, by Senators McCutcheon, Charette, Greive, and Morgan: An Act relating to state government; providing for the subsistence and lodging of members of the legislature and the president of the senate; amending section 1, chapter 173, Laws of 1941 as last amended by section 1, chapter 3, Laws of 1957, and RCW 44.04.080; making an appropriation; and declaring an emergency.

On motion of Mr. Sawyer, the rules were suspended, Senate Bill No. 65 was advanced to second reading and read the second time by sections.

On motion of Mr. Sawyer, the rules were suspended, Senate Bill No. 65 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Sawyer demanded an oral roll call, and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 65, and the bill passed the House by the following vote: Yeas, 70; nays, 27; absent or not voting, 2.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Conner, Copeland, Day, DeJarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Grant, Haussler, Hood, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Marsh, Marzano, McCormick, McDougall, Moon, Morphis, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—70.

Those voting nay were: Representatives Adams, Beck, Bledsoe, Canfield, Clark, Cunningham, Dootson, Flanagan, Gorton, Harris, Hawley, Humiston, Jueling, Kirk, Lux, Lynch, Mahaffey, Mast, May, McCaffree, Moos, Newhouse, Newschwander, O'Dell, Swayze, Whetzel, Wolf—27.

Those absent or not voting were: Representatives Bergh, Saling—2.

Senate Bill No. 65, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Sawyer, Senate Bill No. 65 was ordered immediately transmitted to the Senate.

Senate Bill No. 66, by Senators Foley and McCutcheon:

An Act relating to the expenses and costs of the legislature; making appropriations therefor; and declaring an emergency.

On motion of Mr. Sawyer, the rules were suspended, Senate Bill No. 66 was advanced to second reading and read the second time by sections.

On motion of Mr. Sawyer, the rules were suspended, Senate Bill No. 66 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives O'Brien and Copeland speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 66, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley,

Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives Bergh, Saling-2.

Senate Bill No. 66, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Sawyer, Senate Bill No. 66 was ordered immediately transmitted to the Senate.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 15, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 65; also Senate Bill No. 66, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 65; also Senate Bill No. 66.

MOTION

On motion of Mr. Sawyer, the House adjourned until 12:00 noon, Monday, January 18, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

EIGHTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, January 18, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Backstrom, Leland, Jueling, and Pierre. Representatives Jueling and Pierre were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of United Church women from Seattle, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 61, by Representatives Johnston (Elmer E.), Leland, and Avey (by departmental request):

An Act relating to mining; amending section 2, chapter 45, Laws of 1899 as last amended by section 1, chapter 64, Laws of 1963, and RCW 78.08.060; and amending section 1, chapter 114, Laws of 1959 as amended by section 2, chapter 64, Laws of 1963, and RCW 78.08.072.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

House Bill No. 62, by Representatives Litchman, Bottiger, and O'Dell:

An Act relating to wills; providing for the filing of a notice of the execution of a will.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 63, by Representatives Gallagher, Jueling, and Marsh:

An Act relating to cities and towns; authorizing the investment of certain pension funds in certain securities; and amending section 35.39.040, chapter, Laws of 1965 and RCW 35.39.040.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

MOTION

On motion of Mr. DeJarnatt, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 64.

House Bill No. 64, by Representatives DeJarnatt, Copeland, Sawyer, Uhlman, Mahaffey, and Radcliffe.

An Act relating to the purchase of tax deferred annuities for employees of the state public school system.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 65, by Representatives May, Backstrom, and Smith:

An Act relating to police pension fund awards in cities of the first class; amending section 4, chapter 39, Laws of 1909 as last amended by section 1, chapter 191, Laws of 1961 and RCW 41.20.050; and amending section 5, chapter 39, Laws of 1909 as last amended by section 2, chapter 191, Laws of 1961 and RCW 41.20.060.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 66, by Representatives Beck, Garrett, and Wolf:

An Act relating to teachers' salaries; amending section 2, chapter 217, Laws of 1947 and RCW 28.41.120; and amending section 1, chapter 198, Laws of 1937 as amended by section 1, chapter 209, Laws of 1949 and RCW 28.67.090.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 67, by Representatives Jastad, Kalich, and Angevine:

An Act relating to health and welfare of children; and providing penalties. Ordered printed and referred to Committee on Medicine, Dentistry, and Drugs.

House Bill No. 68, by Representative Lux:

An Act relating to state colleges; establishing a new state college; amending section 2, chapter 147, Laws of 1957, as amended by section 2, chapter 62, Laws of 1961, and RCW 28.81.010; amending section 3, chapter 13, Laws of 1961, extraordinary session, as amended by section 1, chapter 143, Laws of 1963, and RCW 28.81.080; amending section 4, chapter 13, Laws of 1961, extraordinary session, and RCW 28.81.085; amending section 1, chapter 14, Laws of 1961, extraordinary session and RCW 28.81.500; amending section 2, chapter 14, Laws of 1961, extraordinary session, and RCW 28.81.510; amending section 5, chapter 14, Laws of 1961, extraordinary session, and RCW 28.81.540; repealing section 1, chapter 13, Laws of 1933, as amended by section 1, chapter 109, Laws of 1947, and RCW 28.81.052; section 1, chapter 108, Laws of 1947, as amended by section 2, chapter 34, Laws of 1949, and RCW 28.81.053; and section 1, chapter 109, Laws of 1963 and RCW 28.81.054; adding new sections to chapter 28.81 RCW; and making an appropriation therefor.

Ordered printed and referred to Committee on Higher Education.

NOTICE OF AMENDMENT TO TEMPORARY RULES

Mr. Copeland renewed his notice that on the next working day he would offer an amendment to the temporary rules:

PERSONAL PRIVILEGE

The Speaker recognized Mr. Jolly on a point of personal privilege. Mr. Jolly:

"On a point of personal privilege, I would like to have the packages for the Nuclear Energy Program presented to the House at this time. Will the pages please distribute these programs? While they are doing that, I would like to remind the House members of the exhibits in the reception room. I would also like to remind you of the meeting

at 2:30 p. m. in the House chamber this afternoon. It will be a public meeting, with the Senate meeting with us. Also, the space for tonight's meeting at the Tyee Motel is limited and admission will be by ticket only. The tickets are stapled to the front of your packet; and if you aren't going to use yours, will you please bring it back to us so that we can issue them to other people? We have many requests for the tickets but the space available is limited. I would like to remind you that Governor Evans, Attorney General O'Connell, and representatives of the AEC will speak to us tonight."

MOTION

On motion of Mr. Burtch, the House adjourned until 12:00 noon, Tuesday, January 19, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

NINTH DAY

NOON SESSION

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Tuesday, January 19, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Moos and Pierre, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery forty students from the Mt. Rainier High School with their teachers, Mrs. Albrecht and Mr. Bartlett, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 69, by Representatives Bledsoe, Flanagan, and Bozarth: An Act relating to property tax assessments; and amending chapter 15, Laws of 1961 and RCW 84.40.020.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue and Taxation).

House Bill No. 70, by Representatives Litchman, Gallagher, and Conner: An Act relating to motor vehicles; amending section 46.37.005, chapter 12, Laws of 1961 and RCW 46.37.005; amending section 4, chapter 188, Laws

of 1961 and RCW 70.94.330; amending section 8, chapter 188, Laws of 1961 and RCW 70.94.370; adding new sections to chapter 12, Laws of 1961 and to chapter 46.37 RCW; providing penalties; and declaring an emergency.

Ordered printed and referred to Committee on Highways.

House Bill No. 71, by Representatives Grant and Garrett:

An Act relating to the definition of a full time justice of the peace; amending section 13, chapter 299, Laws of 1961 and RCW 3.34.040.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 72, by Representatives Klein, Brachtenbach, and Burtch: An Act relating to state government; increasing salaries of judges of the superior courts and the supreme court; amending section 1, chapter 144, Laws of 1953, as amended by section 1, chapter 260, Laws of 1957, and RCW 2.04.090; amending section 2, chapter 144, Laws of 1953, as amended by section 2, chapter 260, Laws of 1957, and RCW 2.08.090; and declaring an emergency.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 73, by Representatives Kull, Newschwander, and Lynch: An Act relating to metropolitan park districts; amending section 35.61.130, chapter, Laws of 1965, (Senate Bill No. 3) and RCW 35.61.130; and amending section 84.52.052; chapter 15, Laws of 1961 as amended by section 1, chapter 112, Laws of 1963 and RCW 84.52.052.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds, and State Lands.

House Bill No. 74, by Representative Moon:

An Act relating to state parks and recreation; establishing Wallace Falls State Park; and providing for the acquisition of certain lands for park purposes.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds, and State Lands.

MOTION

On motion of Mr. Backstrom, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 75.

House Bill No. 75, by Representatives Backstrom, Moon, Taylor, and King (Richard "Dick"):

An Act relating to the site, construction, and establishment of a state college.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 76, by Representatives Flanagan, Kink, and McCormick: An Act relating to campus police at state colleges; and amending sections 1, 2, and 3, chapter 123, Laws of 1949, and RCW 28.76.310, 28.76.320 and 28.76.330.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 77, by Representatives Garrett, Grant, and Litchman:

An Act relating to school districts; and authorizing school districts to provide insurance for school children.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 78, by Representatives Hood, O'Brien, and May:

An Act relating to insurance; establishing an exemption for certain religious organizations which issue property insurance; and adding a new chapter to Title 48 RCW.

Ordered printed and referred to Committee on Banking and Insurance.

House Joint Memorial No. 3, by Representatives O'Donnell, Smith, and Witherbee:

Memorializing Congress for medicare.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Joint Resolution No. 9, by Representatives Mahaffey, Anderson (Eric O), and Kirk:

Allowing school district levies for two year period.

Ordered printed and referred to Committee on Education and Libraries.

House Joint Resolution No. 10, by Representatives King (Richard "Dick"), Marsh, and Thompson:

Proposing constitutional amendment to permit voting at nineteen years of age.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Joint Resolution No. 11, by Representatives Avey, Slagle, and Haussler:

Proposing constitutional amendment that timber grown on state-owned lands be processed within United States.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

RESOLUTION

Resolution by Representatives O'Brien and Copeland:

WHEREAS, The operations of the legislature of the State of Washington can be greatly improved by adequate facilities for the members of the legislature, and the public; and WHEREAS, The present legislative building is overcrowded and physical facilities are

drastically needed for the members of the Senate and the House; and

 $\mathbf{W}_{\mathbf{HEREAS}}$, The legislature is required to handle the state's need in a relative short period of time; and

Now, Therefore, Be It Resolved, That the Speaker of the House of Representatives appoint a bi-partisan committee composed of five representatives from each party to investigate and inquire into the need for the following:

1. Facilities for the legislators, public, and news media;

2. Workload of the legislature;

3. Expenditures and economies of the legislative operations;

And, Be It Further Resolved, That said committee bring its report back to this session of the legislature and recommend action for this thirty-ninth legislative session.

Mr. O'Brien moved adoption of the resolution.

Debate ensued, Representatives O'Brien and Copeland speaking in favor of adoption of the resolution.

The motion was carried, and the resolution was adopted.

APPOINTMENT OF COMMITTEE

Under the provisions of the resolution, the Speaker appointed the following members of the House to the committee to investigate facilities for the legislators, public, and news media, and to report back to the legislature:

Representatives O'Brien, Copeland, Day, Andersen (James A.), Epton, Morphis, Kink, Wolf, Angevine, and Johnston (Elmer E.).

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Copeland on a point of parliamentary inquiry. Mr. Copeland:

"Mr. Speaker, on the list of members appointed to the special committee, did you appoint a chairman and vice chairman?"

The Speaker:

"The chairman will be Mr. O'Brien and the vice chairman will be Mr. Copeland."

PERSONAL PRIVILEGE

The Speaker recognized Mrs. Doris Johnson on a point of personal privilege.

Mrs. Johnson:

"Mr. Speaker, ladies and gentlemen of the House, the following freshmen representatives understand that it is a tradition of the House to treat the members of the House upon the passage of a first bill which they have sponsored. Representatives Elder, Valle, Angevine, Radcliffe, Thompson and I, in appreciation of passage of House Bill 40, are having cigars and candy distributed to the members of the House."

NOTICE OF AMENDMENT TO TEMPORARY RULES

With the consent of the House, Mr. Copeland gave notice that he would delay action on a proposed change of the temporary rules.

MOTION

On motion of Mr. Sawyer, the House adjourned until 12:00 noon, Wednesday, January 20, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB. Chief Clerk.

TENTH DAY

NOON SESSION

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Wednesday, January 20, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representative Pierre, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery seventy-five students from the Foster Junior High School with their teacher, Mr. NewDorf, and some parents, and asked them to stand and be recognized.

MOTION

On motion of Mr. Sawyer, the House recessed until 2.00 p. m.

AFTERNOON SESSION

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

The Clerk called the roll and all members were present except Representative Pierre, who was excused.

Mr. Sawyer demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

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

On motion of Mr. Sawyer, the absent member was excused, and the House proceeded with business under the call of the House.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., January 20, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 2, reapportioning the state legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

House of Representatives, Olympia, Wash., January 20, 1965.

MR. SPEAKER:

We, a minority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 2, reapportioning the state legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

...., Chairman.

We concur in this report: Slade Gorton, Edward F. Harris, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander.

On motion of Mr. Sawyer, the rules were suspended and Engrossed Senate Bill No. 2 was advanced to second reading.

SECOND READING OF BILL

Engrossed Senate Bill No. 2, by Senators Greive, Cooney, and Dore:

An Act relating to the legislature; providing for the redistricting and reapportionment thereof; repealing chapter 5, Laws of 1957, chapter 289, Laws of 1957 and chapter 44.06 RCW; and declaring an emergency.

House of Representatives, Olympia, Wash., January 20, 1965.

MR SPEAKER

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 2, reapportioning the state legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 3, line 14, after "Sec. 3." and before "—" strike "First" and insert "Ninth"

On page 2, section 3, line 15, before "counties of" strike "(1) Representative district 1-A: The" and insert "the"

On page 5, section 11, line 19, after "Sec. 11." and before "-- (1)" strike "Ninth" and insert "First"

On page 7, section 14, line 27, after "Twelfth—" insert "the counties of Chelan and Douglas." and beginning on line 28 strike all of the matter down to and including the period following "beginning" on page 8, line 21.

On page 12, section 26, line 1, after "Twenty-fourth—" insert "the counties of Clallam, Jefferson and Mason." and beginning on line 2 strike all of the matter down to and including the period following "Mason"

On page 28, section 46, line 27, after "Northwest" and before "Street" strike "119th" and insert "110th"

On page 32, section 52, line 7, after "elected from" and before "representative" strike "sixty-four" and insert "fifty-nine"

On page 32, section 53, line 10, after "ninth," and before "thirteenth" insert "twelfth."

On page 32, section 53, line 11, after "twenty-second," and before "twenty-fifth" insert "twenty-fourth,"

On page 32, section 53, line 16, after "11," and before "15" insert "14,"

On page 32, section 53, line 17, after "24," and before "27" insert "26,"

On page 33, section 55, line 1, before "18" strike "14."

On page 33, section 55, line 1, after "18," and before "36" strike "26,"

On page 33, section 55, line 9, after "13 (2);" strike all of the matter down to and including the semicolon following "14 (2)" on line 10.

On page 33, section 55, line 12, after "18 (2);" strike all of the matter down to and including the semicolon following "26 (2)" on line 13.

On page 38 add a new section following section 63 as follows:

"NEW SECTION. Sec. 64. (1) The various senatorial and representative districts, or legislative districts, are declared to be severable from one another for the purposes of this act.

"(2) If any provision of this act, including the designation or representation of any one or more of the various senatorial and representative districts, or legislative districts, or its application to any person or circumstance is held invalid, the remainder of the act, including the designation and representation of any of the other senatorial and representative districts, or legislative districts, or its application to any other person or circumstance is not affected."

Renumber "Sec. 64." as "Sec. 65."

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Illiman

The bill was read the second time by sections.

On motion of Mr. Grant, the committee amendments to pages 2, 5, 7, 12, 28, and 32 were adopted.

Mr. Grant moved adoption of the following committee amendment:

On page 33, section 55, line 1, before "18" strike "14,"

YIELDING TO QUESTION

Mr. Wang:

"Mr. Speaker, I would like to know if the gentleman from King would yield to a question?"

The Speaker:

"Are you referring to the gentleman from King, Mr. Grant?"

Mr. Wang:

"Yes, Mr. Speaker."

The Speaker:

"Will you yield, Mr. Grant?"

Mr. Grant:

"I will yield, Mr. Wang."

Mr. Wang:

"Mr. Grant, you have suggested this is a housekeeping amendment. Isn't this whole bill something of a housekeeping amendment?"

Mr. Grant:

"No, it isn't, Mr. Wang. The amendments we will be making here on the floor today do refer to other sections. In order to coordinate the whole thing, we have to make these amendments. It will come out all right in the end, Mr. Wang."

Mr. Wang:

"I am sorry. A number of people thought the whole bill was in that category."

The motion was carried, and the amendment was adopted.

Mr. Grant moved adoption of the remaining committee amendments to page 33.

Debate ensued, Representative Grant speaking in favor of adoption of the amendments, and Representative Savage speaking against their adoption.

The motion was carried, and the committee amendments to page 33 were adopted.

Mr. Grant moved adoption of the committee amendment to page 38.

YIELDING TO QUESTION

Mr. Gorton:

"Mr. Speaker, will Mr. Grant yield to question?"

The Speaker:

Mr. Grant, will you yield to question?"

Mr. Grant:

"I will yield."

Mr. Gorton:

"Mr. Grant, I would like to know how you propose to keep the governor from vetoing that amendment?"

Mr. Grant:

"I don't propose to keep the governor from vetoing anything. I think we have here before us today a constitutional, valid, reapportionment proposal. We would hope the governor would take that into consideration when this proposal reaches his desk."

The motion was carried on a rising vote, and the committee amendment to page 38 was adopted.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery twenty students from the Kenmore Junior High School with their teachers, and asked them to stand and be recognized.

Mr. Moos moved adoption of the following amendent:

On page 2, section 3, line 16, insert a period after "Lincoln" and strike the remainder of the sentence and insert:

"(2) Representative district 9-B-the county of Whitman."

Debate ensued, Representative Moos speaking in favor of adoption of the amendment, and Representative Grant speaking against its adoption.

The motion was lost, and the amendment was not adopted.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Avey on a point of personal privilege. Mr. Avey

"Mr. Speaker, ladies and gentlemen of the House, the meat that was served for lunch in the cafeteria was moose meat donated by Elmer Jastad, our mighty moose hunter, and I would like to extend our appreciation to him for furnishing the meat for lunch today. Then, of course, after Mr. Moos's amendment, we have had 'Moos' meat twice now."

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

On page 3, section 6, line 8, after "414," and before "601;" insert "422, 423, 439, 440,"

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

On page 3, section 8, beginning on line 25, after "Waverly," strike "422, 423, 439, 440."

Mr. Ahlquist moved adoption of the following amendment:

On page 6, section 12, line 15, strike all of section 12 and insert:

"NEW SECTION. Sec. 12. Tenth-

The counties of Asotin, Columbia, Garfield, and Walla Walla,"

Debate ensued, Representatives Ahlquist and Copeland speaking in favor of adoption of the amendment, Representatives Grant and Taplin speaking against its adoption.

The motion was lost, and the amendment was not adopted.

Mr. Leland moved adoption of the following amendment:

On page 20, section 37, subsection (2), line 23, after "York" insert a comma and add: "Bear Creek, Bridle Trails, Cleveland, East Redmond, Happy Valley, Kelly, Silver Spurs, and Redmond 1, 2, and 3"

YIELDING TO QUESTION

Mr. Grant:

"Mr. Speaker, would Mr. Leland yield to question?"

The Speaker:

"Mr. Leland, will you yield to question?"

Mr. Leland:

"Yes."

Mr. Grant:

"Mr. Leland, have you computed the census tract in this area and can you tell me approximately how many people are affected by your proposition?"

Mr. Leland:

"I would say that, in total, we are probably talking about five thousand people."

Debate ensued, Representative Grant speaking against adoption of the amendment, and Representative Leland speaking in its favor.

The motion was lost, and the amendment was not adopted.

Mr. Pritchard moved adoption of the following amendment:

On page 21, section 38, line 3, after "(1)" strike "Representative district 36-A:"

Debate ensued, Representative Pritchard speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, will Mr. Pritchard yield to question?"

The Speaker:

"Will you yield to question, Mr. Pritchard?"

Mr. Pritchard:

"I certainly will."

Mr. Witherbee:

"Mr. Pritchard, you were talking about some bill worse than this one. Was that the one from last session on redistricting?"

Mr. Pritchard:

"Which bill are you referring to?"

Mr. Witherbee:

"I am talking about House Bill No. 56 from last session."

Mr. Pritchard:

"As amended by the Senate, it was worse than this one. This one started in the Senate; that is the problem. We had a word last time; we called it 'slithering' over from the Senate. I am afraid this made the same torturous journey. I am delighted you senators are with us today."

Further debate ensued, Representative Grant speaking against adoption of the amendment, and Representative Moos speaking for its adoption.

The motion was lost, and the amendment was not adopted.

Mr. Clark moved adoption of the following amendment:

On page 26, section 45, line 16, strike "(1) Representative district 43-A:" and on page 28, section 45, line 5, strike "(2) Representative district 43-B:"

Debate ensued, Representative Clark speaking in favor of adoption of the amendment, and Representative Grant speaking against its adoption.

The motion was lost, and the amendment was not adopted.

Mr. Rogers moved adoption of the following amendment:

On page 32, section 54, line 27, after the period following "positions" strike the remainder of the section.

Debate ensued, Representatives Rogers, Dootson, and Wang speaking in favor of adoption of the amendment, and Representatives Grant and Sawyer speaking against its adoption.

Mr. Brachtenbauch demanded an oral roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Andersen (James A.):

"Mr. Speaker, I see that Mr. Grant has stepped off the floor. Would Mr. Sawyer yield to question?"

The Speaker:

"Mr. Sawyer, will you yield to question?".

Mr. Sawyer:

"Yes."

Mr. Andersen:

"Representative Sawyer, my question is this. I agree with you about positions, but why is it applied to one district rather than all the districts?"

Mr. Sawyer:

"I think if you refer to the part above, you will see that this is the only one that has three districts. The paragraph above refers to the other districts."

Further debate ensued, Representative Beck speaking against adoption of the amendment.

Mr. Brouillet demanded the previous question, and the demand was sustained.

The Clerk called the roll on the adoption of Mr. Rogers' amendment to Engrossed Senate Bill No. 2. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 42; nays, 56; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bergh, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—42.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May; McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—56.

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

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

On page 20, section 37, subsection (2), line 18, after "inclusive," insert "Bridle Trails,"

Mr. Gorton moved adoption of the following amendment:

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Section 1. For election of members of the legislature, the territory of the state shall be divided into forty-nine legislative districts described in sections 2 through 50 of this act. Precincts, streets, and all other boundaries referred to in this act for purposes of defining the territory of the legislative districts are those precincts, streets, and boundaries as they existed on November 3, 1964. Streets referred to in this act also refer to street rights-of-way as described in the records of the various county engineers and to the logical extension or projection of existing streets.

"NEW SECTION. Sec. 2. First legislative district—the counties of Okanogan, Ferry, Stevens and Pend Oreille.

"NEW SECTION. Sec. 3. Second legislative district—the following precincts in the county of Snohomish: Alicia, Ash, Berry, Brier, Chase, Cherry, Crest, Crystal Springs, Cypress, Dale, East Shore, Edmonds 1 through 39, Firdale, Forshee, Freeway, Gate, Glen, Hadley, Hilltop, Holly, Hunt, Jeff, Kenmore, Larch, Locust, Lund, Lynncrest, Lynwood 1 through 14, Magnolia, Manor, Manordale, Maple, Martha Lake, Meadowdale, Meridian, Morris, Mountlake Terrace 1 through 16, Mukilteo, Nelson, Nolyn, North Alderwood, Park, Perrin, Radar, Ridge, Rob, Russett, Seattle Heights, Serene,

Shelby, Shore, Snoline, South Alderwood, Spruce, Summit, Vine, Wood, Woodway 1 and 2, Yost.

"NEW SECTION. Sec. 4. Third legislative district—the following precincts in the county of Spokane: Colbert, Doak, East Hillyard, Mead, Riverside; plus the following precincts in the city of Spokane: 307, 309 through 312, 314, 315, 324, 359, 360, 362, 364, 365, Ada, Agatha, Alvin, Dominion, Dover, Drumheller, Dwight, Eagle, Echo, Eden, Edison, Edith, Eldorado, Elgin, Eli, Ellen, Ellwood, Emerald, Emerson, Ensign, Erie, Ermina, Essex, that part of Ethel precinct lying east of Howard St., Euclid, Eureka, Evans, Exchange, Spokane 1 through 6, Spokane 8, 501 through 505, 510, 517, Daisy, Day, Detroit, Edwards.

"NEW SECTION. Sec. 5. Fourth legislative district—the following precincts in the county of Spokane: Carnhope, that part of Chester 1 precinct lying north of 32nd Ave., Dishman, East Spokane, Edgecliff 1 and 2, Evergreen 1 through 3, Fauncher, Foothills, Glenrose, that part of Greenacres precinct lying west of Flora Road, Irvin, Kokomo, Marita, Millwood, Moab, Opportunity 1 through 6, Orchard 1 through 3, Otis, Pasadena, Pleasant Prairie, Raymond, Trentwood, University, Vera 1 through 3, Woodruff 1 and 2; plus the following precincts in the city of Spokane: 413, 414, 422, 423, 439, 440, Abagail, Acme, Adolph, Advance, Airport, Albert, Alki, Allen, Andrew, Arrow, Ashley, Atlanta.

"NEW SECTION. Sec. 6. Fifth legislative district—the following precincts in the county of Spokane: Chattaroy, Deer, Deer Park North, Deer Park South, Denison, East Chattaroy, Elk, Five Mile, Greenbluff, Linwood 1 through 3, Milan, Mt. Spokane, Newman Lake, North Colbert, Peone, Wayside, Wells, Whitworth 1 through 3; plus the following precincts in the city of Spokane: 506, 507, 511 through 516, 518 through 532, 536 through 547, 549, 556, 557, 559, 561, 562.

"NEW SECTION. Sec. 7. Sixth legislative district—the following precincts in the county of Spokane: Amber, Cheney 1 through 4, Duncan, East Marshall, Marshall, Pioneer, Rudolf, South Spangle, Spangle, Waverly, that part of Chester 1 precinct lying south of 32nd Ave., Chester 2, Corbin, Fairfield, Freeman, that part of Greenacres precinct lying east of Flora Road, Latah, Liberty Lake, Mica, Moran, Mt. Hope, Pines, Rock Creek Valley, Rockford, South Moran, Terrace, Valleyford; plus the following precincts in the city of Spokane: 444 through 446, 601, 628, 629, 631, 633 through 637, 642 through 644, 649, 650, 652, 654, 655, Abbott, Acorn, Alameda, Alice, Anne, Anthony, Archer, Arizona, Arthur, Astor, Baker, Baldwin, Barth, Belmont, Belt, Bernard, Bertha, Blaine, Blake, Bolster, Boyd, Bryan, Burke, Burton, Butler, Byrne.

"NEW SECTION. Sec. 8. Seventh legislative district—the following precincts in the county of Spokane: Airway Heights, Deep Creek, Espanola, Four Lakes, Garden Springs, Medical Lake 1 and 2, Nine Mile, Rimrock, Spence, Stevens; plus the following precincts in the city of Spokane: 715 through 728, Cannon, Carleton, Carlisle, Carrie, Cass, Charlotte, Clara, Clay, Cleveland, Clough, Conklin, Cora, Cowley, Custer, Daniel, Dawson, Dayton, Delaware, Della, Derby, Dewey, Dexter, Dillion, Dixie, Doland, Dora, Douglas, Dunn, Dyer, David, Davis, Diane, Dodd, that part of Ethel precinct lying west of Howard St., 533 through 535, Brickell, 621 through 624.

"NEW SECTION. Sec. 9. Eighth legislative district—the following precincts in the county of Benton: Buena Vista, Prosser North, Riverside, Walnut Grove, Columbia, Rattlesnake, that part of Harrington precinct lying northeast of the center line of the Yakima River, Legion, Roza, Richland 1 through 41, 43 through 47, 49, 50; plus the following precincts in the county of Yakima: Grandview Town 1 through 6, Granger, Liberty, Mabton Town, Mabton Rural, North Grandview, Grandview Central, Outlook, South Grandview, Sunnyside Town 81 through 83, 5 through 7, 104, 129, Sunnyside Rural 1 through 4, Roza, Waneta, Wendell Phillips, East Granger, Alfalfa, Belma, Byron, Glade.

"NEW SECTION. Sec. 10. Ninth legislative district—The counties of Whitman, Adams and Lincoln.

"NEW SECTION. Sec. 11. Tenth legislative district—The county of Island, and the following precincts in the county of Kitsap: Bangor, Breidablik 1 and 2, Bremerton 31, 32, 34 through 36, 41, 42, 46, 47, 50 through 52, 54, 61 through 63, Brownsville 1 and 2, Clear Creek, East Perry, East Silverdale, Ferncliff, Gilberton, Highland, Illahee, Indianola, Island Center 1 and 2, Keyport 1 and 2, Kingston, Lemolo, Liberty, Liberty Bay, Lincoln, Manette, North Silverdale, North Tracyton, North Trenton, Olympic, Olympus Drive, Pearson, Petersville, Pleasant Beach 1 and 2, Point No Point, Port Blakley, Port Gamble, Port Madison, Poulsbo 1 through 3, Poulsbo Heights, Rolling

Bay 1 and 2, Seabold 1 and 2, Sheridan, South Kingston, South Tracyton, Suquamish 1 and 2. Tracyton, Winslow 1 and 2.

"NEW SECTION. Sec. 12. Eleventh legislative district—the counties of Walla Walla, Columbia, Garfield, and Asotin.

"NEW SECTION. Sec. 13. Twelfth legislative district—the counties of Chelan and Douglas.

"NEW SECTION. Sec. 14. Thirteenth legislative district—the counties of Grant and Kittitas.

"NEW SECTION. Sec. 15. Fourteenth legislative district—the following precincts in the county of Yakima: Yakima 1 through 35, 38 through 40, 43, 44, 46, 49, 50, 58 through 60, 63 through 66, Gleed, Harwood, Leamingburg, Lower Wenas, Naches City, Naches Heights, Nile, Selah Town 76, 134, 151, Selah Central, Selah Extension, Selah Heights, Tampico, East Tieton, Upper Wenas, West Naches, that part of West Nob Hill precinct lying west of Glenside Ave., Westview, Wide Hollow, Wiley City, West Tieton, Cascade, Cottonwood, South Cowiche, East Fruitvale, Growmore, North Cowiche, Selah Rural, Sumach, Englewood, East Naches, East Selah, East Summitview, Eschbach, Fairgrounds, West Fruitvale, Castlevale, Sunset, Glenwood, Fairview, Jefferson.

"NEW SECTION. Sec. 16. Fifteenth legislative district—the following precincts in the county of Yakima: East Ahtanum, Harrah, Holland, McKinley, Moxee City, Moxee Rural, North Buena, Orchardvale, Parker Heights, Terrace Heights, Toppenish Town 1 through 7, Toppenish Rural 1 through 3, Union Gap Town 1 through 3, Wapato Town 3, 100 through 102, 131, West Ahtanum, West Parker, West Wapato, White Swan, Zillah Town, Brownstown, Buena, South Broadway, East Moxee, Bradshaw, Slavin, Old town, East Wapato, East Zillah, Country Club, Yakima 31, 32, 36, 37, 41, 42, 45, 47, 48, 51 through 57, 61, 65, 67, South Nob Hill, Riverside, that part of West Nob Hill precinct lying east of Glenside Ave., Airport.

"NEW SECTION. Sec. 17. Sixteenth legislative district—the county of Franklin, and the following precincts in the county of Benton: Prosser East, Prosser West, Prosser 1, 2-1 through 2-4, 3, Expansion, Wellington, that part of Harrington precinct lying southwest of the center line of the Yakima River, Enterprise, West Richland 1 through 3, Benton North, Benton South, Kiona, Kennewick 1-1 through 1-10, 2-1 through 2-10, 3-1 through 3-5, 3-8 through 3-11, Clements, Cleveland, Ely, Finley, Hart, Hawthorne, Hedges, Highlands East, Highlands South, Highlands West, Island View, Kennewick South, Kennewick Valley, Lincoln, Rainier, Umatilla, Union, Washington, Yellowstone, Carley, Paterson.

"NEW SECTION. Sec. 18. Seventeenth legislative district—the counties of Klickitat and Skamania, and the following precincts in the county of Clark: Alpine, Battle Ground North, Battle Ground South, Camas 101 through 114, Cedar Creek, Charter Oak, Chelatchie, Columbia West, English, Fern Prairie East, Fern Prairie West, Gibbons, Haagen, Hall, Hayes, Heisson, LaCenter, Lackamas North, Lackamas South, Lewisville, Lockwood Creek, Manor, Meadow Glade, Mt. View, Norway, Pioneer, Paradise Point, Proebstel, Russell, Skye, Twin Falls, Washougal 'A' through 'F', Woodburn, Yacolt, Baker, Bliss, Brush Prairie, Daybreak, Elkins, Enterprise, Fishers, that part of Fruit Valley precinct lying north of the line dividing Township 2 North and Township 3 North, Gee Creek, Glenwood Heights, Greely, Lamb, Miller, Ridgefield North, Ridgefield South, Sifton North, Sifton South, Whipple Creek, 5-20, 5-50, 5-65, 5-70, 5-75, 5-80, 5-85, 5-95, 5-120, 5-125, 5-130, 5-135, 5-140, 6-35, 6-45, 6-50, 6-55, 6-75, 6-80 6-85, 6-90, 6-95.

"NEW SECTION. Sec. 19. Eighteenth legislative district—the county of Cowlitz.

"NEW SECTION. Sec. 20. Nineteenth legislative district—the counties of Wahkiakum, and Pacific, and the following precincts in the county of Grays Harbor: Aberdeen wards 1 through 6, Aberdeen County 2 and 3, Aloha, Artic, Axford, Carlisle, Central Park 1 and 2, Coats Landing, Copalis, Cosmopolis 1 and 2, Cosmopolis Rural, Fairview, Gray Gables, Grayland, Grove, Hoquiam wards 1 through 6, Hoquiam Rural 4-1, Humptulips, Johns River, Junction, Melbourne, Moclips, Neeson, Neilton, Ocean City, Ocosta, Pacific Beach, Quinault, Simpson, Springfield, Taholah, Vesta, Westport, Westport Rural, Wilderness, Wilson, Wishkah, Woodlawn, Wynooche.

"NEW SECTION. Sec. 21. Twentieth legislative district—the county of Lewis, and the following precincts in the county of Grays Harbor: Block House, Brady, Bush, Calder, Connie, Delezenne, Elma 1 through 4, Fords Prairie, Malone, McCleary 1 and 2, McCleary Rural, Montesano 1 through 5, Montesano Rural, Oakville 1 and 2, Porter, Satsop.

"NEW SECTION. Sec. 22. Twenty-first legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the King-Pierce county line and S.W. 336th St., proceed east along S.W. 336th St., and S. 336th St. north along Pacific Highway, east along S. 320th St., north along 24th Ave. S., east along S. 288th St., north along 76th Ave. S., generally north along the eastern boundary of the city of Kent, generally northeast along the southern and eastern boundaries of the city of Renton, east along S.E. 136th St., north along 144th Ave. S.E., east along S.E. 128th St., south along 228th Ave. S.E., east along S.E. 176th St., south along 244th Ave. S.E., east along S.E. 192nd St., south along 252nd Ave. S.E., east along S.E. 208th St., south along the line dividing Range 7 East and Range 8 E., east along the line dividing Township 21 North and Township 22 North, generally south along the King-Kittitas county line, generally northwest along the King-Pierce county line to the point of origin.

"NEW SECTION. Sec. 23. Twenty-second legislative district—the county of Thurston

"NEW SECTION. Sec. 24. Twenty-third legislative district—the following precincts in the county of Kitsap: Annapolis 1 and 2, Bayview, Bethel 1 through 3, Bremerton 2 through 30, 33, 37 through 40, 44, 45, 48, 53, 55 through 60, Bremerton Heights, Burley, Carter, Charland, Chico, Colby, Crosby, Davis 1 through 3, Erlands Point 1 and 2, Fernwood, Forest Ridge, Fragaria, Glenwood, Gorst 1 through 3, Harper, Hillcrest, Holly, Kitsap Lake 1 through 3, Long Lake, Manchester, Manchester Heights, Navy Yard City 1 through 4, Olalla, Phinney Bay, Port Orchard 1 through 7, Rocky Point 1 and 2, Seabeck, Shorewood Drive, Sidney, South Colby, Sunnyslope, Twin Lakes, Veterans 1 and 2, Waterman, West Silverdale.

"NEW SECTION. Sec. 25. Twenty-fourth legislative district—the counties of Clallam, Mason and Jefferson.

"NEW SECTION. Sec. 26. Twenty-fifth legislative district—the following precincts in the County of Pierce: Alder, Alderton, Allison, Andrain, Ashford, Bingham, Bonney Lake, Breckon, Buckley 1 and 2, Carbonado, Central, Clear Creek, Crestview, Crocker, Dawson, Dieringer, Eatonville 1 and 2, Edgewood, Elbe, Fife No. 1 and 2. Firgrove, Firwood, Fruitland, Gardenville, Graham, Grant, Harvard, Hillcrest, Hudson, Hylebos, Johnson, Kapowsin, Kelly Lake, Lake Tapps, Larchmont, Lidford, McMillin, Meeker, Meridian, Midland, Milton 1 through 4, Monroe, Mt. View, Mulvey, National, North Puyallup, Orting 1 through 3, Orton, Pioneer, Puyallup wards 1 through 3, Rainier. Riverside, South Prairie, Spinning, Summit, Sumner 1 through 8, Sunrise, Taylor, Thrift, Tidehaven, Valley, Vickery, Victor Falls, Waller, Webstone, Wilkeson, Woodland Heights, Woodrow.

"NEW SECTION. Sec. 27. Twenty-sixth legislative district—the following precincts in the county of Pierce: Anderson Island, Artondale, Fox Island, Gig Harbor 1 and 2, Hales Pass, Home, Lakebay, Longbranch, Minter, Purdy, Richmond, Ruston, Rosedale, Shore Acres, Vaughn, Wollochet; plus the following precincts in the city of Tacoma: 26-1 through 26-77, 27-6, 27-8, 27-42, 27-47, 27-50 through 27-52, 27-55, 27-56, 27-59.

"NEW SECTION. Sec. 28. Twenty-seventh legislative district—the following precincts in the county of Pierce: Browns Point, Dash Point, Hyada Park; plus the following precincts in the city of Tacoma: 27-1 through 27-5, 27-7, 27-9 through 27-31, 27-33 through 27-41, 27-43 through 27-46, 27-48, 27-49, 27-53, 27-54, 27-57, 27-58, 27-60 through 27-69, 27-71 through 27-74, 28-2 through 28-7, 28-9 through 28-11, that part of 28-12 precinct lying north of E. 38th St., 28-13, 28-14, that part of 28-15 precinct lying north of S. 37th St., 28-16, that part of 28-18 lying north of E. 37th St., 28-19, 28-22, 29-24 through 29-32, 29-34, that part of 29-56 precinct lying north of S. 52nd St., 29-59, 29-60, 29-63, 29-66, 29-68.

"NEW SECTION. Sec. 29. Twenty-eighth legislative district—the following precincts in the county of Pierce: Adams, Armour, Benbow, Brookdale, Cleveland, Clover Creek, College, Collins, Cooper, Elk Plain, Faucett, Franklin, Garfield, Hill Garden, Holz, Lacamas, Lincoln, McKenna, Meadow, Muck, Pacific, Parkland 1 and 2, Polk, Roy, Sales, Silver Lake, Spanaway 1 through 4, Tanwax, Tule Lake, Wildwood, American Lake Gardens, Fane, Ponders, Southgate; plus the following precincts in the city of Tacoma: 28-1, that part of 28-12 precinct lying south of E. 38th St., that part of 28-15 precinct lying south of S. 37th St., 28-17, that part of 28-18 precinct lying south of E. 37th St., 28-20, 28-21, 28-23 through 28-63.

"NEW SECTION. Sec. 30. Twenty-ninth legislative district—the following precincts in the county of Pierce: Alameda, American Lake, Arena, Bridgeview, Chambers, Clover Park, Crystal, Custer, Day Island, DeKoven, Dupont, Elwood, Fairway, Fircrest 1 through 8, Fir Glen, Firlock, Fleet, Gravelly Lake, Greenwood, Hunts Prairie, Idylwild, Interlaaken, Jackson, Juniper, Lagoon, Lake City, Lake Louise, Lakeview, Lakewood, Menlo, Narrowsview, Navy Base, Nyanza, Oak Park, Olympic, Park Lodge, Piermont, Seaview, Soundview, Steilacoom 1 through 3, Sunset, Tahoma, Tillicum, Tyee Park, University Place, Village; 29-35 through 29-41, 29-50 through 29-55, that part of 29-56 precinct lying south of S. 52nd St., 29-57, 29-58, 29-61, 29-62, 29-64.

"NEW SECTION. Sec. 31. Thirtieth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of Puget Sound and the King-Pierce county line, proceed southeast along the King-Pierce county line, generally northeast along the western boundary of the 21st legislative district as described in Sec. 22 of this Act, generally west and north along the southern and western boundaries of the city of Renton, northwest along 68th Ave. S., west along S. 139th St., northwest along the NPRR right-of-way, west along S. 122nd St., south along the center line of the Duwamish River, generally south and east along the western boundary of the city of Tukwila, south along the Freeway, west along S. 144th St., south along Pacific Highway S., south along 32nd Ave. S., west along S. 168th St., generally south and then generally west along the eastern and southern boundaries of the city of Normandy Park, south along Puget Sound, encompassing Vashon Island, to the point of origin.

"NEW SECTION. Sec. 32. Thirty-first legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of Puget Sound and the southern boundary of the city of Normandy Park, proceed generally east and north and west along the southern, eastern, and then northern boundaries, of the city of Normandy Park, north along 8th Place S.W., north along 8th Ave. S.W., east along S.W. 160th St., north along 1st Ave. S., west along S.W. 122nd St., north along 8th Ave. S.W., east along S.W. Kenyon St., north along 1st Ave. S., northwest along the center line of the Duwamish Waterway, west along S.W. Graham St., south along 26th Ave. S.W., west along S.W. Myrtle St., south along S.W. California Ave., west along S.W. Othello St., northwest along Lincoln Park Way, south along Beach Drive S.W., west along the northern boundary of Lowman Beach Park, south along Puget Sound to the point of origin.

"NEW SECTION. Sec. 33. Thirty-second legislative district-the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the center line of Union Bay and 30th Ave. N.E., proceed generally west along the center lines of Union Bay and the Lake Washington Canal, southwest through Portage Bay, west along E. Edgar St., south along Federal Ave. E., west along E. Roanoke St., generally west through Lake Union, west along North Florentia St., and W. Florentia St., south along 3rd Ave. W., west along W. Barrett St., north along 7th Ave. W., west along Conkling Place W., west along W. Dravis St., north along 11th Ave. W., northwest along the center line of the Salmon Bay Waterway, northeast along N.W. Dock Place, east along N.W. 51st St., north along 15th Ave. N.W., east along N.W. Market St., north along 14th Ave. N.W., east along N.W. 57th St., north along 8th Ave. N.W., east along N.W. and 60th St., north along Greenwood Ave. N., east along N. 64th St., north along Woodlawn Place N., east along N. 65th St., generally southeast along the western shore line of Green Lake, east along N. 59th St., south along Green Lake Way N., east along N. and N.E. 50th St., north along Roosevelt Way N.E., southeast along N.E. Ravenna Blvd., south along 15th Ave. N.E., east along N.E. 52nd St., north along 19th Ave. N.E., east along N.E. 55th St., north along 20th Ave. N.E., east along N.E. 61st St., north along Ravenna Ave. N.E., east along N.E. 62nd St., north along 23rd Ave. N.E., east along N.E. 65th St., south along 45th Ave. N.E., west along N.E. 55th St., south along 40th Ave. N.E., west along N.E. 50th St., south along 30th Ave. N.E. to the point of origin.

"NEW SECTION." Sec. 34. Thirty-third legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of the western shore of Lake Washington and E. Yesler Way, proceed west along E. Yesler Way, south along 31st Ave. S., west along S. King St., south along 12th Ave. S., west along S. Judkins St., south along 11th Ave. S., east along the center line of the city blocks lying between S. Bradford St. and S. Andover St., south along 16th Ave. S., west along S. Snoqualmie St., south along Corson Ave. S., west along S. Dawson St., south along the center line of the Duwamish Waterway, east along South

Kenyon St., northeast along Airport Way, east along S. Webster St., north along 28th Ave. S., east along S. Myrtle Street and S. Myrtle Place, east along S. Othello St., south along 46th Ave. S., east along S. Austin St., south along Rainier Ave. S., east along S. Wildwood Lane, south along Seward Park Ave. S., east along S. Kenyon St., generally north along the outer harbor line of the western shore of Lake Washington to the point of origin.

"NEW SECTION. Sec. 35. Thirty-fourth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of Elliott Bay and Yesler Way, proceed east along Yesler Way, south along 9th Ave. S., east along S. King St., generally south along the western boundary of the 33rd legislative district as described in Sec. 34 of this Act, west along S.W. Graham St. and generally west along the northern boundary of the 31st legislative district as described in Sec. 32 of this Act, generally north and then generally east along the outer harbor line of Puget Sound and Elliott Bay to the point of origin.

"NEW SECTION. Sec. 36. Thirty-fifth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the King-Snohomish county line and 116th Ave. N.E., proceed south along 116th Ave. N.E., generally south along the eastern city limits of the city of Bothell, south along 116th Ave. N.E., east along N.E. 165th St., south along 148th Ave. N.E., west along N.E. 116th St., south along 140th Ave. N.E., west along N.E. 90th St., north along 116th Ave. N.E., generally west along the northern city limits of the city of Kirkland, north along 98th Ave. N.E., west along N.E. 112th St., generally northwest through Lake Washington, west along N.E. 145th St. and N. 145th St., north along Aurora Ave. N., west along N. 165th St. and N.W. 165th St., north along 8th Ave. N.W., generally northwest along N.W. Richmond Beach Rd., west along N.W. 190th St., north through Puget Sound, east along the King-Snohomish county line to the point of origin.

"NEW SECTION. Sec. 37. Thirty-sixth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of Shilshole Bay and the center line of the Salmon Bay Waterway, proceed generally southeast along the center line of the Salmon Bay Waterway, south and east along the western and southern boundaries of the 32nd legislative district as described in Sec. 33 of this Act, south through the center of Lake Union, south along Waterway No. 3 and the logical extension of the same to Westlake Ave. N., south along Westlake Ave. N. and Westlake Ave., southeast along 5th Ave., southwest along Pike St., generally northwest along the outer harbor line of Elliott Bay, Puget Sound and Shilshole Bay to the point of origin.

"NEW SECTION. Sec. 38. Thirty-seventh legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of Elliott Bay and Pike St., proceed northeast along Pike St., southeast along 5th Ave., northeast along University St., southeast along 6th Ave., northeast along Seneca St., southeast along the Freeway, northeast along Madison St., northwest along Minor Ave., north along Bellevue Ave., northeast along E. Olive Way, east along E. Denny Way, north along Boylston Ave. E., east along E. Thomas St., north along Broadway E., east along E. Harrison St., north along Federal Ave. E., east along E. Mercer St., north along Malden Ave. E., east along E. Roy St., south along 20th Ave. E., east along E. Republican St., north along 23rd Ave. E., east along E. Roy St., southwest along E. Madison St., east along E. Mercer St., south along 32nd Ave. E., east along E. Denny Way, generally southeast along E. Madrona Drive, east along E. Howell St., generally south along the outer harbor line of the west shore of Lake Washington, generally west along the northern boundary of the 33rd legislative district as described in Sec. 34 of this Act, west along S. King St., north along 9th Ave. S., west along Yesler Way, generally north along the outer harbor line of Elliott Bay to the point of origin.

"NEW SECTION. Sec. 39. Thirty-eighth legislative district—the following precincts in the county of Snohomish: Cascade, Center, Dakota, Eastmont, Emander, Everett 1 through 103, Field, Hiltons Lake, Hiway, Intercity, Olivia, Rivercrest, Stickmey, Ward, Wilson.

"NEW SECTION. Sec. 40. Thirty-ninth legislative district—the following precincts in the county of Snohomish: Allen Creek, Alma, Arlington 1 through 5, Armstrong, Bee, Bly, Boeing, Boulder, Bryant, Cedarhome, Cliff, Darrington, Davies, East Everett, Ebey, Edgecomb, Fir, Florence, Fortson, Getchell, Glenwood, Gold Bar, Granite Falls, Gregory, Hartford, Hazel, Highland, Howell, Index, Jim Creek, Kruse, Lake, Lake Cassidy, Lake Goodwin, Lake Stevens 1 and 2, Lakeview, Lakewood, Lochsloy, Loma, Ludwig, Machias, Marion, Marysville 1 through 7, McDougall, Millard, Milton, Monroe 1 through 3, Moran,

Newberg, Norden, Norm, Norman, Olney, Oso, Outlook, Park Place, Port Susan, Priest Point, Quil, Riverview, Robe, Robin, Roosevelt, Sauk, Sexton, Shorts, Shoultes, Silvana, Skykomish, Skyline, Snohomish 1 through 9, South Lake Stevens, Sparlin, Stanby, Stanwood 1 and 2, Stitch, Sultan 1 and 2, Sultan River, Sunnyside, Three Lakes, Trafton, Trail, Tulalip, Tyee, Union, Valley, Vernon, Village, Wallace, Welangdon, Winter Lake, Bear Creek, Canyon, Cathcart, Clearview, Elwood, Fernwood, Kennard, Maltby, Marsh, Minor, Omdal, Pearson, Rainier, South Snohomish, Tualco, Whaleback.

" $NEW\ SECTION.$ Sec. 41. Fortieth legislative district—the counties of Skagit and San Juan.

"NEW SECTION. Sec. 42. Forty-first legislative district—the county of Whatcom.

"NEW SECTION. Sec. 43. Forty-second legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of the western shore of Lake Washington and S. Kenyon St., proceed generally west along the southern boundary of the 33rd legislative district as described in Sec. 34 of this Act, generally south along the eastern boundary of the 31st legislative district as described in Sec. 32 of this act, generally east and north along the northern boundary of the 30th legislative district as described in Sec. 31 of this Act, north along 68th Ave. S., east along S. 120th St., northeast along 74th Ave. S., southeast and east along S. 120th St., north along 74th Ave. S., generally north along 74th Ave. S., east along S. 112th St., north along 84th Ave. S., generally north along the outer harbor line of the southern shore of Lake Washington to the point of origin.

"NEW SECTION. Sec. 44. Forty-third legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of the west shore of Lake Washington and N.E. 65th St., proceed west along N.E. 65th St., south and west along the eastern and southern boundaries of the 32nd legislative district as described in Sec. 33 of this Act, generally south along the eastern boundary of the 36th legislative district as described in Sec. 37 of this Act, generally southeast, then generally north, and then generally east along the northern boundary of the 37th legislative district as described in Sec. 38 of this Act, generally north through Lake Washington to the point of origin.

"NEW SECTION. Sec. 45. Forty-fourth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of Puget Sound and N.E. 190th St., proceed generally east and south along the western and southern boundaries of the 41st legislative district as described in Sec. 42 of this Act, south along Aurora Ave. N., west along N. 125th St., south along Greenwood Ave., west along N. 105th St. and N.W. 105th St., south along 8th Ave. N.W., generally southwest along the northern and southern boundaries of the 32nd legislative district as described in Sec. 33 of this Act, generally northwest along the center line of the Salmon Bay Waterway, generally north through Shilshole Bay and Puget Sound to the point of origin.

"NEW SECTION. Sec. 46. Forty-fifth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of N. 145th St. and Aurora Ave. N., proceed generally south along the eastern boundary of the 44th legislative district as described in Sec. 45 of this Act, generally east along the northern boundary of the 32nd legislative district as described in Sec. 33 of this Act, north along Roosevelt Way N.E., west along N.E. 70th St., north along the Freeway, north along 6th Ave. N.E., east along N.E. 77th St., north along 8th Ave. N.E., west along N.E. 85th St., north along 5th Ave. N.E., east along N.E. 100th St., south along 8th Ave. N.E., east along N.E. 98th St., north along Roosevelt Way N.E., west along N.E. 125th St., north along 5th Ave. N.E., west along N.E. 145th St. and N. 145th St. to the point of origin.

"NEW SECTION. Sec. 47. Forty-sixth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of the western shore of Lake Washington and N.E. 145th St., proceed west along N.E. 145th St., generally south along the eastern boundary of the 45th legislative district as described in Sec. 46 of this Act, generally east along the northern boundary of the 32nd legislative district as described in Sec. 33 of this Act and continue east along N.E. 65th St., generally north along the outer harbor line of the western shore of Lake Washington to the point of origin.

"NEW SECTION. Sec. 48. Forty-seventh legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection

of the outer harbor line of the southern shore of Lake Washington and 84th Ave. S., proceed generally southwest along the southeast boundary of the 35th legislative district as described in Sec. 36 of this Act, generally south and then generally east along the northern boundary of the 21st legislative district as described in Sec. 22 of this Act, generally north along the King-Kittitas and King-Chelan county lines, west along the King-Snohomish county line, generally south along the eastern boundary of the 41st legislative district as described in Sec. 42 of this Act, east along N.E. 116th St., south along 164th Ave. N.E., generally east and south and then generally north and west along the northern and eastern city limits of the city of Redmon, south along 164th Ave. N.E., generally southeast along the center line of the Sammamish River, generally south through Lake Sammamish, west along S.E. 24th St., south along 164th Ave. S.E., west along Sunset Highway, north along 132nd Ave. S.E., west along S.E. 24th St., south along the Mercer Slough, east along S.E. 32nd St., generally south along the eastern city limits of the city of Bellevue, west along the southern boundary of Pleasure Point Park, generally south and west along the outer harbor line of the eastern and southern shores of Lake Washington to the point of origin.

"NEW SECTION. Sec. 49. Forty-eighth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of the east shore of Lake Washington and N.E. 112th St., proceed generally east along the southern boundary of the 41st legislative district as described in Sec. 42 of this Act, generally east, then generally south and west along the western boundary of the 47th legislative district as described in Sec. 48 of this Act, west along the southern boundary of Pleasure Point Park, generally south through the east waters of Lake Washington, generally north through the west waters of Lake Washington, encompassing Mercer Island, to the point of origin.

"NEW SECTION. Sec. 50. Forty-ninth legislative district—the following precincts in the county of Clark: Clyde, Connor, that part of Fruit Valley precinct lying south of the line dividing Township 2 North and Township 3 North, Vancouver 163 through 235, 5-00, 5-05, 5-10, 5-15, 5-25, 5-30, 5-35, 5-40, 5-45, 5-55, 5-60, 5-90, 5-100, 5-105, 5-110, 5-115, 5-145, 5-150, 5-155, 5-160, 5-165, 5-170, 5-175, 5-180, 5-185, 5-190, 5-195, 6-00, 6-05, 6-10, 6-15, 6-20, 6-25, 6-30, 6-40, 6-60, 6-65, 6-70.

"NEW SECTION. Sec. 51. The senate shall consist of forty-nine members, one of whom shall be elected from each legislative district.

"NEW SECTION. Sec. 52. Of the senators provided for in this act, one senator shall be elected from each of the following legislative districts created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1966, and every four years thereafter, for a term of four years: 2, 6, 7, 8, 13, 15, 21, 26, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 42, 43, 44, 45, 46, 47, 48. A senator shall be elected from each of the other legislative districts created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1968, and every four years thereafter, for a term of four years.

"NEW SECTION. Sec. 53. The house of representatives shall consist of ninety-nine members, two of whom shall be elected from each legislative district, except that three representatives shall be elected from the forty-first legislative district.

"NEW SECTION. Sec. 54. The representatives provided for in this act shall be elected from the legislative districts created by this Act at the general election to be held on the first Tuesday after the first Monday in November, 1966, and every two years thereafter, each for a term of two years.

"NEW SECTION. Sec. 55. The term of office of each senator and representative elected after the effective date of this act shall commence on the second Monday in January following the date of election.

"NEW SECTION. Sec. 56. The intent of sections 2 through 50 of this act is to include all the territory of the state in the forty-nine legislative districts created by this act, whether or not such territory has been encompassed within the boundaries of precincts or areas specifically mentioned herein. If any territory of the state is not included within precincts or areas specifically mentioned herein, such territory shall be assigned to a legislative district as follows: (1) If such territory be completely surrounded by territory embraced within a given legislative district, such territory shall be and become a part of such district; (2) If such territory shall not be thus surrounded but shall adjoin one or more legislative districts such territory shall be and become a part of the adjoining district having the smallest number of inhabitants. If any territory which has been specifically mentioned is embraced within two or

more legislative districts, such territory shall be and become a part of the adjoining district having the smallest number of inhabitants, and shall not be part of the other district or districts. The 1960 United States Census shall be used for determining the number of inhabitants under this act. If any territory has been specifically mentioned as embraced within a given legislative district but is in fact separated from such district by territory of one or more other districts, such territory shall be assigned as though it had not been included within a district specifically mentioned herein.

"NEW SECTION. Sec. 57. Chapters 5 and 289 of the Laws of 1957 and chapter 44.06 RCW are each repealed, except that this act shall not affect the thirty-ninth legislature or the terms of its members, and except that the term of each senator elected at the 1964 general election shall continue until the second Monday in January, 1969

"NEW SECTION. Sec. 58. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

Debate ensued, Representative Gorton speaking in favor of adoption of the amendment and Representative Grant speaking against its adoption.

YIELDING TO QUESTION

Mr. Brachtenbach:

"Mr. Speaker, I wonder if Mr. Gorton would vield to question?"

Mr. Speaker:

"Mr. Gorton?"

Mr. Gorton:

"Yes, I will, Mr. Speaker,"

Mr. Brachtenbach:

"In view of your long standing and intimate knowledge of the redistricting problem, Mr. Gorton, do you consider Senate Bill No. 2 to be a completely fair redistricting measure?"

Mr. Gorton:

"In answer to your question, Mr. Brachtenbach, it was reported to the press that Mr. Grant stated to the Democratic caucus that the Senate bill would have elected 68 Democratic members rather than 60 to the 1965 session of the legislature on the basis of 52 plus percent of the vote which Democratic candidates received. My own separate analysis of the bill indicates that Mr. Grant's estimate was a little high. Probably it would only have been 64 or 65 Democratic seats with 52 percent of the vote, but that most of those seats, 58 or more, would be guaranteed to his party under almost any set of circumstances, whether the Republicans or Democrats received a majority of the votes. On that basis, I don't think that this meets the standards of political fairness to any Republican or Independent or Democratic voter, other than one who believed that the Democrats should be always in control, no matter what the people thought."

Further debate ensued, Representative Gorton speaking in favor of adoption of the amendment, and Representative Uhlman speaking against its adoption.

Mr. Goldsworthy demanded an electric roll call, and the demand was sustained.

Mr. Grant demanded the previous question and the demand was sustained. The Clerk called the roll on adoption of Mr. Gorton's amendment to Engrossed Senate Bill No. 2. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 39; nays, 59; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris,

Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—39.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCaffree, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—59.

Those absent or not voting were: Representative Pierre-1.

EXPLANATION OF VOTE

I voted "nay" on the Gorton amendment by mistake. My glasses were broken just before the session convened. I intend to vote against Senate Bill No. 2 without the Gorton amendment.

MARY ELLEN MCCAFFREE, 32nd District

On motion of Mr. Sawyer, the rules were suspended, Engrossed Senate Bill No. 2 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative O'Brien speaking in favor of passage of the bill, and Representatives Gorton and Andersen (James A.) speaking against its passage.

POINT OF ORDER

The Speaker recognized Mr. Beck on a point of order.

Mr. Beck:

"Mr. Speaker, I don't think Mr. Andersen's remarks are in keeping with good taste here in his references to the ex-governor. The ex-governor has nothing to do with this bill. I would like him to confine his remarks to the bill."

The Speaker:

"I think you have a right to speak on the bill, Mr. Andersen."

Further debate ensued, Representative Andersen (James A.) completing his remarks, Representative O'Brien speaking in favor of passage of the bill, and Representatives Harris and Smith speaking against its passage.

Mr. Goldsworthy demanded an oral roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Grant:

"Mr. Speaker, would Mr. Moos yield to question?"

The Speaker:

"Mr. Moos, will you yield to question?"

Mr. Moos:

"Yes, I would be pleased to."

Mr. Grant:

"I think you were on your feet when I made my demand for the previous question on Mr. Gorton's amendment. You probably have something to say. I am sure those of us on this side of the aisle would be pleased to hear your comments on this bill."

Mr. Moos:

"Thank you. I was becoming so interested in the debate I almost forgot what contribution I had."

Further debate ensued, Representative Moos speaking against passage of the bill, and Representative Valle speaking in favor of its passage.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Haussler on a point of personal privilege.

Mr. Haussler:

"Mr. Speaker, ladies and gentlemen of the House, I want to hasten to assure you that it was entirely coincidental that these apples were passed out at this crucial time. I want to remind you that they are from sunny Okanogan and of course are superior. Eat them and enjoy them. Thank you."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Canfield on a point of personal privilege.

Mr. Canfield:

"Mr. Speaker, I have had the pleasure of visiting the Okanogan and Wenatchee districts many times and it is very beautiful country. Every one of you would enjoy it and they raise some of the finest apples in the world. But I thought that these were really cherries."

Mr. Haussler:

"I want to assure you, Mr. Canfield, that the larger apples are selling for a dollar a box more than these."

Further debate ensued, Representative Savage speaking in favor of passage of the bill.

The Speaker declared the question before the House to be Engrossed Senate Bill No. 2 as amended by the House on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2 as amended by the House, and the bill passed the House by the following vote: Yeas, 55; nays, 43; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbeé, Mr. Speaker—55.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Leland, Lynch, Mahaffey, Marsh, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Smith, Swayze, Wang, Whetzel, Wolf—43.

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

Engrossed Senate Bill No. 2 as amended by the House, having received the constitutional majority, was declared passed.

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

MOTIONS

On motion of Mr. Sawyer, Engrossed Senate Bill No. 2 as amended by the House was ordered transmitted immediately to the Senate.

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 79, by Representatives Garrett, Newschwander, and Dootson (by State Public Pension Commission request):

An Act relating to the state employees' retirement system; amending section 13, chapter 274, Laws of 1947, as last amended by section 1, chapter 210, Laws of 1963, and by section 2, chapter 225, Laws of 1963, and RCW 41.40.120; consolidating said 1963 amendments; and adding a new section to chapter 274, Laws of 1947 and to chapter 41.40 RCW.

Ordered printed and referred to Committee on State Government.

House Bill No. 80, by Representatives Newschwander, Dootson, and Garrett (by State Public Pension Commission request):

An Act relating to budgets of the state, its political subdivisions, and institutions supported, in whole or in part, by the state; and adding a new section to chapter 41.04 RCW.

Ordered printed and referred to Committee on State Government.

House Bill No. 81, by Representatives Morphis, Garrett, and Newschwander (by State Public Pension Commission request):

An Act relating to port districts; and amending section 1, chapter 64, Laws of 1955 and RCW 53.08.170.

Ordered printed and referred to Committee on State Government.

House Bill No. 82, by Representatives Andersen (James A.), Burtch, and Elder:

An Act relating to criminal procedure; amending section 12, p 78, Laws of 1854 as last amended by section 1, chapter 112, Laws of 1919, and RCW 9.48.030; section 3, p 76, Laws of 1854 as last amended by section 1, chapter 52, Laws of 1951, and RCW 10.01.060; and amending section 87, p 115, Laws of 1854 as last amended by section 1062, Code of 1881, and RCW 10.49.010.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 83, by Representatives Uhlman, Garrett, and Witherbee: An Act relating to garbage collection and disposal in cities of the first class; adding a new section to chapter 35.22 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Local Government (Sub-committee on Cities and Towns).

House Bill No. 84, by Representatives Garrett, Bergh, and Grant:

An Act relating to insurance; and amending section 20, chapter 193, Laws of 1957 and RCW 48.30.260.

Ordered printed and referred to Committee on Banking and Insurance.

House Bill No. 85, by Representatives Gorton, Jolly, and May:

An Act relating to citizenship cards; providing for the issuance thereof; amending section 2, chapter 67, Laws of 1949 as amended by section 5, chapter 111, Laws of 1959 and RCW 66.20.170; amending section 3, chapter 67, Laws of

1949 as amended by section 6, chapter 111, Laws of 1959 and RCW 66.20.180; amending section 4, chapter 67, Laws of 1949 as amended by section 7, chapter 111, Laws of 1959 and RCW 66.20.190; amending section 5, chapter 67, Laws of 1949 as amended by section 8, chapter 111, Laws of 1959 and RCW 66.20.200; amending section 6, chapter 67, Laws of 1949 as amended by section 9, chapter 111, Laws of 1959 and RCW 66.20.210; prescribing penalties; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on State Government.

House Bill No. 86, by Representatives Bledsoe, Flanagan, and Jolly:

An Act relating to crimes and punishments; and amending section 40, page 82, Laws of 1854 as last amended by section 2, chapter 11, Laws of 1963 and RCW 9.09.020; and prescribing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 87, by Representatives Hood and Kink:

An Act relating to highways; and making an appropriation.

Ordered printed and referred to Committee on Highways.

House Bill No. 88, by Representatives Garrett, Leland, and Taylor:

An Act relating to fire protection districts; and adding a new section to chapter 34, Laws of 1939, and chapter 52.08 RCW.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 89, by Representatives Wolf, Witherbee, and Olsen:

An Act relating to the excise tax on real estate sales; eliminating taxability of lease with option to purchase; amending section 7, chapter 11, Laws of 1951 extraordinary session as last amended by section 1, chapter 132, Laws of 1955 and RCW 28.45.010; and amending section 3, chapter 19, Laws of 1951 second extraordinary session as amended by section 1, chapter 208, Laws of 1959 and RCW 28.45.035.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue and Taxation).

House Bill No. 90, by Representatives Avey, Slagle, May, Warnke, Day, Moon, and Leland:

An Act relating to timber; and prescribing a penalty.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

House Bill No. 91, by Representatives Harris, Sawyer, and May:

An Act relating to justice courts; amending section 110, chapter 299, Laws of 1961 and RCW 3.62.060; and declaring an emergency.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 92, by Representatives Johnston (Elmer E.), Lux, and Conner:

An Act relating to state lands and providing for mineral leases thereof; adding new sections to chapter 255, Laws of 1927 and to chapter 79.01 RCW; amending section 155, chapter 255, Laws of 1927 and RCW 79.01.616; amending section 156, chapter 255, Laws of 1927 and RCW 79.01.620; amending section 157, chapter 255, Laws of 1927 and RCW 79.01.624; amending section 158, chapter 255, Laws of 1927 as amended by section 1, chapter 103, Laws of 1945 and RCW 79.01.628; amending section 159, chapter 255, Laws of 1927

and RCW 79.01.632; amending section 160, chapter 255, Laws of 1927 and RCW 79.01.636; amending section 161, chapter 255, Laws of 1927 and RCW 79.01.640; amending section 162, chapter 255, Laws of 1927 as last amended by section 38, chapter 257, Laws of 1959 and RCW 79.01.644; and amending section 3, chapter 103, Laws of 1945 and RCW 79.01.648; and providing penalties.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

House Joint Memorial No. 4, by Representatives Kink, Radcliffe, and Sawyer:

Petitioning for extension of Alaska Marine Highway to U. S. Interstate Five.

Ordered printed and referred to Committee on Highways.

RESOLUTION

Resolution by Representatives O'Donnell and Brouillet:

Whereas, Today, January 20, 1965 marks the inauguration of Lyndon Baines Johnson as President of the United States, and

Whereas, Lyndon Baines Johnson is the choice of the American people as certified by our free election process, and

Whereas, Lyndon Baines Johnson has called upon all of the people of the United American people for the next four years, and

Whereas, Lyndon Baines Johnson has called upon all of the people of the United States to join him in his fight for the great society,

Now, Therefore, Be It Resolved, By the House of Representatives, State of Washington, in legislative session assembled, That we do hereby extend our congratulations to President Lyndon Baines Johnson and assure him of our wholehearted cooperation and support, and

Be It Further Resolved, That a copy of this resolution be forwarded to President Johnson.

On motion of Miss O'Donnell, the resolution was adopted.

NOTICE OF AMENDMENT TO TEMPORARY RULES

With the consent of the House, Mr. Copeland deferred further action on his proposed change in the temporary rules.

MOTION

On Motion of Mr. Sawyer, the House adjourned until 11:00 a. m., Thursday, January 21, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

ELEVENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 21, 1965.

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

The Clerk called the roll and all members were present except Representative Pritchard, who was excused,

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery sixteen students from West Seattle High School, and their chaperone, Robert Fox, and asked them to stand and be recognized.

The Speaker observed in the south gallery six Mexican exchange students attending the Buckley-White River High School, accompanied by their teacher, the principal of the school, and the superintendent of the Buckley schools, and asked them to stand and be recognized.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Sawyer on a point of personal privilege.

Mr. Sawyer:

"Mr. Speaker, I think at this time it is worthwhile to comment on the program that is being carried on with these exchange students in their visit to the Buckley area. This program was started in 1963 by Superintendent Bob Johnson. Since that time they have been bringing in seven students from Mexico who are fed and housed by residents of the area. The transportation is paid by the students themselves, so this exchange program is being carried on by the Buckley area at no cost to the taxpayers, to the state of Washington, or any of the federal government agencies. It is strictly a voluntary program set up by Buckley. We are proud of it and we hope that through this program there will be a better understanding between the nations. Thank you."

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 93, by Representatives Thompson and DeJarnatt: An Act making an appropriation for operation of the Westport Ferry. Ordered printed and referred to Committee on Highways.

House Bill No. 94, by Representatives Haussler, Brachtenbach, and Kalich: An Act relating to county treasurer's fees; authorizing the collection of a four dollar hourly fee for record search; amending section 36.18.045, chapter 4, Laws of 1963 and RCW 36.18.045.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 95, by Representatives Thompson and DeJarnatt:

An Act relating to state colleges; establishing a new state college in Cowlitz county; providing for certain boards and commissions; providing certain powers and duties; adding new sections to chapter 28.81 RCW; and making an appropriation.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 96, by Representatives Sawyer, Kalich, and Johnston (Elmer E.):

An Act relating to eminent domain.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 97, by Representatives McDougall, Braun, and Conner:

An Act relating to regulation of outdoor advertising upon lands adjacent to certain state highways; adding new sections to chapter 96, Laws of 1961 and to chapter 47.42 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Highways.

House Bill No. 98, by Representatives Bottiger and Lux:

An Act relating to state government; extending right of appeal to employees whose position is abolished or reclassified; and amending section 17, chapter 1, Laws of 1961 and RCW 41.06.170.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 99, by Representatives Bergh, Thompson, and Radcliffe:

An Act relating to elections; and amending section 29.18.060, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.18.060.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 100, by Representatives Olsen, Kull, and Mast:

An Act relating to labor; adding new sections to chapter 249, Laws of 1909, and to chapter 49.44 RCW; and prescribing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 101, by Representatives Olsen, Rogers, and Andersen (James A.):

An Act relating to the administration and management of civic center properties by cities of the first class; and adding a new section to chapter, Laws of 1965, and to chapter 35.22 RCW.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 102, by Representatives Witherbee, Olsen, and Sawyer:

An Act relating to highways; and adding a new section to chapter 12, Laws of 1961 and to chapter 46.44 RCW.

Ordered printed and referred to Committee on Highways.

House Bill No. 103, by Representatives Witherbee, Angevine, and Valle: An Act relating to fire districts; amending section 3, chapter 70, Laws of 1941 as last amended by section 3, chapter 237, Laws of 1959 and RCW 52.08.060; and amending section 5, chapter 176, Laws of 1953 as amended by section 1, chapter 42, Laws of 1963 and RCW 52.24.090.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 104, by Representatives Brouillet, Eldridge, and Flanagan. An Act relating to community colleges; providing for the management thereof by community college districts; and amending section 10, chapter 2, Laws of 1963, extraordinary session, and RCW 28.84.215.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 105, by Representatives Brouillet, Backstrom, and Moos: An Act relating to education; permitting school boards in second and third class districts to determine the date and time of their regular meetings; amending section 6, page 299, Laws of 1909 and RCW 28.63.030; and amending section 6, page 302, Laws of 1909 and RCW 28.63.032.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 106, by Representatives DeJarnatt, Braun, and Brachtenbach:

An Act relating to education; amending section 3, chapter 68, Laws of 1955 as amended by section 1, chapter 241, Laws of 1961 and RCW 28.67.070; amending sections 2 and 3, chapter 241, Laws of 1961 and RCW 28.58.450 and 28.58.460; and amending section 1, page 362, Laws of 1909 as amended by section 9, chapter 241, Laws of 1961 and RCW 28.88.010.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Copeland, the rules were suspended and authorization was given to add eleven additional names as sponsors of House Bill No. 107.

House Bill No. 107, by Representatives Harris, Goldsworthy, Whetzel, Ahlquist, Kirk, Mast, Wolf, Cunningham, Eldridge, Hood, Hawley, O'Dell, Haussler, and Bozarth (by executive request):

An Act relating to elections; providing for the regulation of the reporting of campaign contributions and expenditures; adding a new chapter to chapter, Laws of 1965, and to Title 29 RCW; amending section 29.18.140, chapter, Laws of 1965 and RCW 29.18.140; and prescribing penalties.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 108, by Representatives Litchman and Kirk:

An Act relating to motor vehicles and the operation thereof; providing for the suspension or revocation of minors' operators' licenses upon certain violations; and providing penalties.

Ordered printed and referred to Committee on Highways.

House Bill No. 109, by Representatives Newschwander, Sawyer, and McDougall:

An Act relating to political parties; amending section 29.42.020, chapter, Laws of 1965 and RCW 29.42.020; and amending section 29.42.030, chapter, Laws of 1965 and RCW 29.42.030.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 110, by Representatives Brouillet, Eldridge, and Flanagan (by Interim Committee on Education request):

An Act relating to education; providing for the creation, government and operation of community college districts; prescribing powers and duties in relation thereto; amending section 1, chapter 47, Laws of 1961, as amended by section 1, chapter 32, Laws of 1963 and RCW 28.04.120; amending section 3, chapter 179, Laws of 1957 and RCW 28.09.020; and declaring an emergency.

Ordered printed and referred to Committee on Higher Education.

House Joint Memorial No. 5, by Representatives Morphis, Grant, and McCaffree:

Requesting reporting of population by precinct.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. Andersen (James A.), the rules were suspended and authorization was given to add thirty-two additional names as sponsors of House Joint Resolution No. 12.

House Joint Resolution No. 12, by Representatives Andersen (James A.), Brouillet, DeJarnatt, Angevine, Gorton, Saling, McCaffree, Bottiger, Chatalas, O'Donnell, Johnson (Doris), Uhlman, Garrett, Conner, Olsen, Witherbee, Gallagher, Sheridan, Kink, Thompson, Valle, Grant, Taylor, Cunningham, Whetzel, King (Richard "Dick"), Marzano, Elder, Litchman, Warnke, Sawyer, Wolf, Beck, Traylor, and Backstrom (by executive request):

Providing for a constitutional convention.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. Copeland, the rules were suspended and authorization was given to add sixteen additional names as sponsors of House Joint Resolution No. 13.

House Joint Resolution No. 13, by Representatives Goldsworthy, Dootson, Copeland, O'Brien, Newhouse, Lynch, Swayze, Ahlquist, Hood, Uhlman, Harris, Wolf, Humiston, Jueling, Brachtenbach, Newschwander, Mahaffey, Hawley, and Whetzel (by executive request):

Providing for fiscal notes on appropriate bills.

Ordered printed and referred to Committee on Ways and Means (Sub-committee on Appropriations).

House Joint Resolution No. 14, by Representatives Bergh, Perry, and Bottiger:

Limiting the consecutive terms of governor to two.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Moos on a point of parliamentary inquiry.

Mr. Moos:

"Mr. Speaker, I don't know if this is properly a point of parliamentary inquiry, but I do want to mention something that has come to mind. As I listen to the executive request bills being read in, I well remember that during the first and second days we distinctly heard that the executive request bills were by executive request of Governor Albert D. Rosellini. That was constantly on our ears. I think the new

governor deserves the same consideration and that these bills should be read in as by executive request of Governor Daniel J. Evans."

The Speaker:

"I will check the past procedure and report back to the House tomorrow."

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery Girl Scout Troop No. 1153 from Oak Harbor, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of twenty-nine students, including Boy Scout Troop 76, from Lourdes Academy in Ellensburg, and asked them to stand and be recognized.

MOTION

On motion of Mr. Burtch, the House recessed until 11:40 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 11:40 a.m.

The Clerk called the roll and all members were present except Representative O'Brien, who was excused.

RESOLUTION

Resolution by Mr. Sawyer:

Be It Resolved, By the House of Representatives, That Rule 59 of the temporary rules of the House for the thirty-ninth session of the legislature be amended as follows: "Rule 59. The standing committees of the house and the number of members of each shall be as follows:

No. of Committee Name of Committee			No. of Membe rs	
Committee Name of Committee				
1.	Agriculture and Livestock	. 15		
2.	Aviation and Transportation	. 9		
3.	Banking and Insurance	. 13		
4.	Commerce and Economic Development	. [15]	17	
5.	Constitution, Elections and Reapportionment	. 17		
6.	Education and Libraries	. 19		
7.	Fisheries	. 11		
8.	Game and Game Fish	. [11]	12	
9.	Higher Education	. 17		
10.	Highways	. [31]	37	
11.	Judiciary	. [17]	19	
12.	Labor and Industrial Insurance	. [11]	13	
13.	Licenses	. [11]	15	
14.	Local Government	. [27]	28	
	(a) Subcommittee on Cities and Towns	. [13]	15	
	(b) Subcommittee on Countles and Junior Taxing Districts	. [13]	12	
15.	Medicine, Dentistry, and Drugs	. [11]	13	
[16	Military, Veterans Affairs, and Civil Defense	9		
17]	16. Natural Resources, Harbors, and Waterways	. 9		
[18]	17. Parks, Capitol Buildings and Grounds [, and State Lands]	. 11		
[19]	18. Public Institutions and Youth Development	. 15		
[20]	19. Public Utilities	. [15]	16	
[21]	20. Rules and Order	. 17		
[22]	21. Social Security and Public Assistance	. 15		

· No. of Committee Name of Committee	No. of Member	
[23] 22. State Government, Military and Veterans Affairs	[11] 1	13
[24] 23. Water Resources and Pollution Control	[9] 1	0
[25] 24. Ways and Means	[41] 4	17
(a) Subcommittee on Appropriations	[25] 2	26
(b) Subcommittee on Revenue	[15] 20	1"

On motion of Mr. Sawyer, the rules were suspended and the resolution was adopted.

APPOINTMENT OF STANDING COMMITTEES

The Speaker announced the appointment of the following standing committees:

Agriculture and Livestock—(15)—Bozarth, Chairman; Kull, Vice Chairman; Berentson, Bledsoe, Canfield, Day, Flanagan, Jolly, Kalich, Marsh, McDougall, Moon, Moos, Newhouse, Taplin.

Aviation and Transportation—(9)—Avey, Chairman; Garrett, Vice Chairman; Berentson, Copeland, Epton, Huntley, O'Dell, Sawyer, Warnke.

Banking and Insurance—(13)—Bergh, Chairman; O'Brien, Vice Chairman; Angevine, Harris, Hawley, Hood, Huntley, Hurley, Klein, Litchman, Perry, Smith, Wang.

Commerce and Economic Development—(17)—Witherbee, Chairman; Sheridan, Vice Chairman; Backstrom, Bergh, Clark, Cunningham, Eldridge, Gallagher, Jueling, Litchman, Lynch, Mast, O'Brien, Olsen, Slagle, Warnke, Wolf.

Constitution, Elections and Reapportionment—(17)—Grant, Chairman; Elder, Vice Chairman; Bottiger, Brouillet, Burtch, DeJarnatt, Dootson, Gorton, Harris, Johnson (Doris), May, Moos, McCaffree, McDougall, Newschwander, Radcliffe, Uhlman.

Education and Libraries—(19)—Litchman, Chairman; Johnson (Doris), Vice Chairman; Anderson (Eric O.), Brachtenbach, Braun, Brouillet, Cunningham, DeJarnatt, Flanagan, Goldsworthy, Kalich, Kirk, Lux, Mahaffey, Moos, Radcliffe, Saling, Taplin, Valle.

Fisheries—(11)—King (Chet), Chairman; Taylor, Vice Chairman; Berentson, Bergh, Conner, Hawley, Hood, Kink, Mahaffey, Thompson, Wang.

Game and Game Fish-(12)-Burtch, Chairman; Traylor, Vice Chairman; Beck, Bledsoe, Bozarth, Kalich, King (Richard "Dick"), Leland, Mast, Moos, Sheridan, Wolf.

Higher Education—(17)—Kink, Chairman; Thompson, Vice Chairman; Angevine, Bledsoe, Huntley, Jastad, King (Richard "Dick"), Kull, Lynch, Marsh, McCaffree, Moon, Morphis, Pierre, Rogers, Swayze, Witherbee.

Highways—(37)—Sawyer, Chairman; Beck, Vice Chairman (Western Washington); McCormick, Vice Chairman (Eastern Washington); Anderson (Eric O.), Avey, Berentson, Bergh, Bozarth, Brachtenbach, Braun, Burtch, Conner, Cunningham, Gallagher, Garrett, Hawley, Hood, Huntley, Jastad, Jolly, Leland, Mast, May, McDougall, Newhouse, O'Dell, Rogers, Sheridan, Taplin, Taylor, Thompson, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf.

Judiciary—(19)—Klein, Chairman; Bottiger, Vice Chairman; Andersen (James A.), Brachtenbach, Burtch, Clark, Dootson, Elder, Gorton, Grant, Harris, Johnston (Elmer E.), Litchman, Marsh, O'Dell, Sawyer, Schaefer, Uhlman, Whetzel.

Labor and Industrial Insurance—(13)—O'Donnell, Chairman; Marsh, Vice Chairman; Adams, Anderson (Eric O.), Clark, Copeland, Dootson, Grant, Jueling, Marzano, May, O'Brien, Whetzel.

Licenses—(15)—Hurley, Chairman; Olsen, Vice Chairman; Bledsoe, Bottiger, Chatalas, Day, Goldsworthy, Humiston, Johnston (Elmer E.), Marzano, McCormick, Morphis, O'Donnell, Pritchard, Witherbee.

Local Government—(28)—Smith, Chairman; Warnke, Vice Chairman. Subcommittee on Cities and Towns—(15)—Rogers, Chairman; Radcliffe, Vice Chairman; Andersen (James A.), Avey, Braun, Eldridge, Gorton, Johnston (Elmer E.), O'Donnell, Pritchard,

Sheridan, Taylor, Uhlman, Warnke, Whetzel. Subcommittee on Counties and Junior Taxing Districts—(12)—Haussler, Chairman; Kalich, Vice Chairman; Brachtenbach, Canfield, Garrett, Hawley, Jolly, Jueling, Kirk, Olsen, Pierre, Valle.

Medicine, Dentistry, and Drugs—(13)—Perry, Chairman; Jastad, Vice Chairman; Adams, Chatalas, Day, Elder, Humiston, Lynch, Newschwander, Pierre, Slagle, Swayze, Valle.

Natural Resources, Harbors, and Waterways—(9)—Moon, Chairman; King (Richard "Dick"), Vice Chairman; Avey, Haussler, King (Chet), Leland, O'Dell, Saling, Whetzel.

Parks, Capitol Buildings and Grounds—(11)—Savage, Chairman; Pierre, Vice Chairman; Humiston, Klein, Kull, Leland, Lux, Morphis, Pritchard, Thompson, Wolf.

Public Institutions and Youth Development—(15)—Epton, Chairman; Taplin, Vice Chairman; Adams, Backstrom, Beck, Conner, Elder, Humiston, Kirk, Lynch, Mahaffey, Newhouse, O'Donnell, Savage, Traylor.

Public Utilities—(16)—Jolly, Chairman; Backstrom, Vice Chairman; Ahlquist, Andersen (James A.), Bottiger, Cunningham, DeJarnatt, Harris, Haussler, Jastad, Kink, Klein, McDougall, Perry, Saling Savage.

Rules and Order—(17)—Schaefer, Chairman; Garrett, Vice Chairman; Andersen (James A.), Braun, Brouillet, Conner, Copeland, Day, Eldridge, Gallagher, Goldsworthy, Johnston (Elmer E.), May, O'Brien, Olsen, Pritchard, Taylor.

Social Security and Public Assistance—(15)—Chatalas, Chairman; Slagle, Vice Chairman; Adams, Ahlquist, Copeland, Epton, Humiston, Hurley, Kull, Lux, Marzano, McCaffree, Newschwander, Savage, Smith.

State Government, Military and Veterans Affairs—(13)—Angevine, Chairman; Marzano, Vice Chairman; Beck, Bozarth, Canfield, Goldsworthy, Hood, Mast, McCormick, Pierre, Swayze, Traylor, Wang.

Water Resources and Pollution Control—(10)—Anderson (Eric O.), Chairman; King (Chet), Vice Chairman; Ahlquist, Epton, Flanagan, Gallagher, Johnson (Doris), Leland, Newhouse, Taplin.

Ways and Means—(47)—Uhlman, Chairman; Valle, Vice Chairman. Subcommittee on Appropriations—(26)—DeJarnatt, Chairman; Lux, Vice Chairman; Angevine, Brouillet, Canfield, Chatalas, Clark, Eldridge, Epton, Goldsworthy, Gorton, Haussler, Johnson (Doris), Jueling, King (Chet), King (Richard "Dick"), Kink, Mahaffey, Moon, Morphis, Newschwander, O'Donnell, Radcliffe, Savage, Smith, Swayze. Subcommittee on Revenue—(20)—Backstrom, Chairman; Litchman, Vice Chairman; Ahlquist, Bledsoe, Day, Dootson, Elder, Flanagan, Grant, Harris, Hurley, Kink, Marsh, McCaffree, Olsen, Perry, Rogers, Saling, Slagle, Valle.

CERTIFICATES

FRANK B. BROUILLET, duly elected Democratic caucus chairman, hereby certifies that on this 21st day of January, 1965, the Democratic committee members appearing on the foregoing list were duly selected by the Democratic caucus in conformity with Rule 3, subsection (f), temporary rules of the thirty-ninth legislature.

FRANK B. BROUILLET.

ROBERT F. GOLDSWORTHY, duly elected Republican caucus chairman, hereby certifies that on this 21st day of January, 1965, the Republican committee members appearing on the foregoing list were duly selected by the Republican caucus in conformity with Rule 3, subsection (f), temporary rules of the thirty-ninth legislature.

ROBERT F. GOLDSWORTHY.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative Wallace I. Carmichael of Snohomish and Island counties and appointed Representatives Taylor and King (Richard "Dick") to conduct him to a seat on the rostrum beside the Speaker.

ANNOUNCEMENT OF COMMITTEE ROOM ASSIGNMENTS

The Speaker announced the following committee room assignments:

Committee	Chairman	Room No.
Agriculture and Livestock	.Bozarth	5
Aviation and Transportation	Avey	5
Banking and Insurance	Bergh	5
Commerce and Economic Development	.Witherbee	4
Constitution, Elections and Reapportionment	Grant	8
Education and Libraries	Litchman	6
Fisheries	King (Chet)	. 3
Game and Game Fish	Burtch	4
Higher Education	Kink	6
Highways	Sawyer	Highways
Judiciary	Klein	Judiciary
Labor and Industrial Insurance	O'Donnell	4
Licenses	Hurley	3
Local Government	Smith	7
Subcommittee on Cities and Towns	Rogers	7
Subcommittee on Counties and Junior		
Taxing Districts	.Haussler	7
Medicine, Dentistry, and Drugs	.Perry	3
Natural Resources, Harbors and Waterways	.Moon	11
Parks, Capitol Buildings and Grounds	.Savage	11
Public Institutions and Youth Development	.Epton	9
Public Utilities	.Jolly	10
Rules and Order	.Schaefer	Rules
Social Security and Public Assistance	.Chatalas	9
State Government, Military and Veterans Affairs.	.Angevine	10
Water Resources and Pollution Control	Anderson (Eric O.).	11
Ways and Means	Uhlman	Ways and Means
Subcommittee on Appropriations	DeJarnatt	Ways and Means
, Subcommittee on Revenue	Backstrom	8

MOTION

On motion of Mr. Sawyer, the House adjourned until 12:00 noon, Friday, January 22, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

TWELFTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Friday, January 22, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Angevine, Mahaffey, Morphis, Newschwander, and Sheridan, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery Troop No. 48 and Troop No. 40 of the Girl Scouts from Aberdeen, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 111, by Representatives Olsen, Smith, and Haussler:

An Act relating to group hospitalization and medical aid for public employees, certain elected officials, and the dependents of such employees and officials; and amending section 1, chapter 75, Laws of 1963 and RCW 41.04.180; and section 2, chapter 75, Laws of 1963 and RCW 41.04.190.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 112, by Representatives Olsen, Smith, and Rogers:

An Act relating to local improvements of cities and towns; amending section 35.43.170, chapter, Laws of 1965 (Senate Bill No. 3), and RCW 35.43.170; and amending section 35.43.180, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.43.180.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts):

House Bill No. 113, by Representatives Haussler, Olsen, and Garrett:

An Act relating to county budgets and expenditures; and amending section 36.40.100, chapter 4, Laws of 1963 and RCW 36.40.100.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 114, by Representatives McDougall, Braun, and Garrett: An Act relating to cities and towns; increasing the salaries of mayors and commissioners in cities and towns under the commission form of government; amending section 35.17.110, chapter, Laws of 1965 and RCW 35.17.110.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 115, by Representatives Bottiger, King (Richard "Dick"), and Newschwander:

An Act relating to the providing of support for minor children of persons executing wills, creating living trusts, or insurance programs; and adding new sections to chapter 156, Laws of 1917 and to chapter 11.12 RCW.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 116, by Representatives Conner, Eldridge, and Brouillet: An Act relating to education; amending section 1, page 364, Laws of 1909 and RCW 28.27.010; and amending section 4, page 365, Laws of 1909 and RCW 28.27.040.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 117, by Representatives Uhlman, O'Donnell, and Leland:
An Act relating to escrow, escrow agents, and escrow transactions; and prescribing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 118, by Representatives Litchman, Kirk, and Gallagher: An Act relating to intoxicating liquors; providing for the control and regulation thereof; amending section 2, chapter 70, Laws of 1955 and RCW 66.44.270; amending section 1, chapter 78, Laws of 1941 and RCW 66.44.300; amending section 1, chapter 245, Laws of 1943 and RCW 66.44.310; and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 119, by Representatives Conner, Olsen, and Eldridge:

An Act relating to the retail sales excise tax; and amending section 82.08.010, chapter 15, Laws of 1961, as amended by section 1, chapter 244, Laws of 1963, and RCW 82.08.010.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 120, by Representative Clark:

An Act relating to registration of contractors; and repealing sections it through 11, chapter 77, Laws of 1963 and RCW 18.27.010 through 18.27.900. Ordered printed and referred to Committee on Licenses.

House Bill No. 121, by Representatives Litchman, Mast, and Gallagher:

An Act relating to juveniles and providing for a state-wide curfew law; and providing penalties.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 122, by Representatives Uhlman, Chatalas, and Gorton:

An Act relating to cities and towns; amending section 35.13.015, chapter, Laws of 1965 and RCW 35.13.015; amending section 35.13.020, chapter, Laws of 1965 and RCW 35.13.020; amending section 35.13.030, chapter, Laws of 1965 and RCW 35.13.030; amending section 35.13.080, chapter,

Laws of 1965 and RCW 35.13.080; amending section 35.13.090, chapter, Laws of 1965 and RCW 35.13.090; amending section 35.13.100, chapter, Laws of 1965 and RCW 35.13.100; amending section 35.13.110, chapter, Laws of 1965 and RCW 35.13.110; amending section 35.13.125, chapter, Laws of 1965 and RCW 35.13.125; amending section 35.13.130, chapter, Laws of 1965 and RCW 35.13.130; amending section 3513.160, chapter, Laws of 1965 and RCW 35.13.160; and adding new sections to chapter 35.13 RCW and to chapter, Laws of 1965.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 123, by Representatives Uhlman, Day, and Adams:

An Act relating to port districts; providing for the establishment, operation and maintenance of foreign trade zones and subzones; and amending section 4, chapter 65, Laws of 1955 and RCW 53.08.030.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 124, by Representatives Conner, Mast, and O'Donnell:

An Act relating to unemployment compensation; and amending section 77, chapter 35, Laws of 1945 as amended by section 12, chapter 8, Laws of 1953, extraordinary session, and RCW 50.20.090.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 125, by Representatives McDougall, Braun, and DeJarnatt: An Act relating to community colleges; amending section 5, chapter 198, Laws of 1961 as last amended by section 5, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.210; and adding a new section to chapter 198, Laws of 1961 and to chapter 28.84 RCW.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 126, by Representatives Kalich and Jastad:

An Act relating to state colleges; establishing a new state college; amending section 2, chapter 147, Laws of 1957, as amended by section 2, chapter 62, Laws of 1961, and RCW 28.81.010; amending section 3, chapter 13, Laws of 1961, extraordinary session, as amended by section 1, chapter 143, Laws of 1963, and RCW 28.81.080; amending section 4, chapter 13, Laws of 1961, extraordinary session, and RCW 28.81.085; amending section 1, chapter 14, Laws of 1961, extraordinary session, and RCW 28.81.500; amending section 2, chapter 14, Laws of 1961, extraordinary session, and RCW 28.81.510; amending section 5, chapter 14, Laws of 1961, extraordinary session, and RCW 28.81.540; repealing section 1, chapter 13, Laws of 1933, as amended by section 1, chapter 109, Laws of 1947, and RCW 28.81.052; section 1, chapter 108, Laws of 1947, as amended by section 2, chapter 34, Laws of 1949, and RCW 28.81.053; and section 1, chapter 109, Laws of 1963 and RCW 28.81.054; adding new sections to chapter 28.81 RCW; and making an appropriation therefor.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 127, by Representative Clark:

An Act relating to safe deposit boxes; and repealing sections 1 through 6, chapter 274, Laws of 1957 and RCW 22.28.100 through 22.28.150.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 128, by Representatives Bottiger and Lux:

An Act relating to state government; providing for the compensation of overtime work by state employees; repealing section 43.19.255, chapter, Laws of 1965 and RCW 43.19.255 (redesignated as RCW 72.01.042); and repealing section 43.19.256, chapter, Laws of 1965 and RCW 43.19.256 (redesignated as RCW 72.01.043).

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 129, by Representatives Anderson (Eric O.) and Burtch:

An Act relating to higher education; providing for the creation of a four year college; and making an appropriation.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 130, by Representatives Gorton, Uhlman, and Smith:

An Act relating to cities and towns and consolidations and annexations relating thereto; providing for the creation of community municipal corporations and powers, duties and functions thereof; prescribing certain procedures; amending section 35.13.015, chapter, Laws of 1965 and RCW 35.13.015; amending section 35.13.020, chapter, Laws of 1965 and RCW 35.13.020; amending section 35.13.030, chapter, Laws of 1965 and RCW 35.13.030; amending section 35.13.080, chapter, Laws of 1965 and RCW 35.13.080; amending section 35.13.090, chapter, Laws of 1965 and RCW 35.13.090; amending section 35.13.100, chapter, Laws of 1965 and RCW 35.13.100; amending section 35.13.110, chapter, Laws of 1965 and RCW 35.13.110; amending section 35.13.125, chapter, Laws of 1965 and RCW 35.13.125; amending section 35.13.130, chapter, Laws of 1965 and RCW 35.13.130; amending section 35.13.160, chapter, Laws of 1965 and RCW 35.13.160; amending section 35.10.210, chapter Laws of 1965 and RCW 35.10.210; amending section 35.10.220, chapter, Laws of 1965 and RCW 35.10.220; amending section 35.10.230, chapter, Laws of 1965 and RCW 35.10.230; amending section 35.10.240, chapter, Laws of 1965 and RCW 35.10.240; amending section 35.10.260, chapter, Laws of 1965 and RCW 35.10.260; amending section 35.10.270, chapter, Laws of 1965 and RCW 35.10.270; amending section 35,10.280, chapter, Laws of 1965 and RCW 35.10.280; and amending section 35.10.290, chapter, Laws of 1965 and RCW 35.10.290.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 131, by Representatives Flanagan, Bergh, and Brachtenbach (by Interim Committee on Education request):

An Act relating to education; and amending section 5, chapter 198, Laws of 1961, as last amended by section 5, chapter 2, Laws of 1963 extraordinary session, and RCW 28.84.210.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 132, by Representatives Gorton, Uhlman, and Dootson (by departmental request):

An Act relating to school district boundaries; amending section 5, chapter 266, Laws of 1947, as last amended by section 1, chapter 208, Laws of 1963, and RCW 28.57.150; and declaring an emergency.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

MOTION

On motion of Mr. Radcliffe, the rules were suspended and authorization was given to add additional names as sponsors of House Joint Resolution No. 15

House Joint Resolution No. 15, by Representatives Radcliffe, McCaffree, and Brouillet:

Allowing call of Constitutional convention on vote of majority of those voting on the proposal to call.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Joint Resolution No. 16, by Representatives Brouillet, Moos and Grant:

Advancing the governor's inauguration and the commencement of the terms of other elected state officials.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Joint Resolution No. 17, by Representatives Avey, Slagle, and May: Constitutional amendment prohibiting sale of state logs for export.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. Sawyer, the House recessed until 12:45 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 12:45 p.m.

The Clerk called the roll, and all members were present except Representatives Angevine, Mahaffey, Morphis, Newschwander, and Sheridan, who were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 22, 1965.

MR. SPEAKER:

The Senate has concurred with the House amendments to Engrossed Senate Bill No. 2, except the amendment to section 62 on page 36, line 25, and asks the House to recede from said amendment, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

Mr. Grant moved that the House recede from its amendment to page 36, section 62, line 25 of Engrossed Senate Bill No. 2.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Brachtenbach on a point of parliamentary inquiry.

Mr. Brachtenbach:

"Mr. Speaker, I am wondering under what rules we are considering the Senate action. We have adopted no joint rules, and my understanding is that the Senate has adopted no rules."

RULING BY THE SPEAKER

The Speaker:

"The Senate, Mr. Brachtenbach, is operating under regular parliamentary rules and procedures of any body where a majority rules. We have not adopted temporary rules, so in this particular case we would be able to act under majority rule, so far as the House is concerned."

The motion was carried, and the House receded from its amendment to page 36, section 62, line 25 of Engrossed Senate Bill No. 2.

FINAL PASSAGE OF SENATE BILL WITHOUT HOUSE AMENDMENT

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 2 as amended by the House, without the House amendment to page 36, section 62, line 25.

Mr. Brachtenbach demanded an oral roll call, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2 as amended by the House, without the House amendment to page 36, section 62, line 25, and the bill passed the House by the following vote: Yeas, 53; nays, 41; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Savage, Sawyer, Slagle, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—53.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Leland, Lynch, Marsh, Mast, McCaffree, McDougall, Moos, Newhouse, O'Dell, Pierre, Pritchard, Saling, Smith, Swayze, Wang, Whetzel, Wolf—41.

Those absent or not voting were: Representatives Angevine, Mahaffey, Morphis, Newschwander, Sheridan—5.

Engrossed Senate Bill No. 2 as amended by the House, without the House amendment to page 36, section 62, line 25, having received the constitutional majority, was declared passed.

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

MOTIONS

On motion of Mr. Sawyer, Engrossed Senate Bill No. 2 as amended by the House was ordered immediately transmitted to the Senate.

On motion of Mr. Sawyer, the House recessed until 2:00 p. m.

SECOND AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Angevine, Mahaffey, Morphis, Newschwander and Sheridan, who were excused.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of Girl Scouts from Montesano, and asked them to stand and be recognized.

MOTION

Mr. Sawyer moved that the House adjourn until 12:00 noon, Monday, January 25, 1965.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Copeland on a point of personal privilege.

Mr. Copeland:

"Mr. Speaker, the current rate of operating this legislature is \$20,000 per day."

POINT OF ORDER

Mr. O'Brien:

"Mr. Speaker, point of order."

The Speaker:

"State your point of order."

Mr. O'Brien:

"There is a motion to adjourn and the motion to adjourn is not debatable. I think going into a point of personal privilege on the operations of this House is unnecessary, and I believe Mr. Copeland's comments aren't well taken."

POINT OF ORDER

Mr. Copeland:

"Mr. Speaker, point of order."

The Speaker:

"State your point of order."

Mr. Copeland:

"My point of order is that it is unnecessary for me to make any comments as long as Mr. O'Brien has conceded the fact that this delay is not necessary."

Mr. Brachtenbach demanded an electric roll call on the motion to adjourn, and the demand was sustained.

The Clerk called the roll on the motion that the House adjourn until 12:00 noon, Monday, January 25, 1965, and the motion was lost by the following vote: Yeas, 42; nays, 45; absent or not voting, 12.

Those voting yea were: Representatives Anderson (Eric O), Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Litchman, Marsh, Marzano, May, McCormick, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Witherbee, Mr. Speaker—42.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Braun, Burtch, Canfield, Copeland, Cunningham, Eldridge, Flanagan, Goldsworthy, Harris, Hawley, Hood, Humiston, Huntley, Jastad, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Kull, Leland, Lux, Lynch, Mast, McCaffree, McDougall, Moon, Moos, Newhouse, O'Dell, Rogers, Saling, Savage, Sawyer, Swayze, Traylor, Wang, Warnke, Whetzel, Wolf—45.

Those absent or not voting were: Representatives Angevine, Avey, Clark, Dootson, Gorton, Klein, Mahaffey, Morphis, Newschwander, Pritchard, Sheridan, Slagle—12.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Andersen (James A.) on a point of parliamentary inquiry.

Mr. Andersen:

"Mr. Speaker, what would the appropriate procedure be for this body to ask the Senate to stay in session and attend to the business at hand?"

The Speaker:

"They have adjourned, Mr. Andersen. They are a separate body operating under their own rules in the Senate. They have adjourned until Monday noon. I think you are all aware of this fact."

Mr. Andersen:

"On my point of parliamentary inquiry, Mr. Speaker, the Senate doesn't have any rules yet."

The Speaker:

"I don't think your parliamentary inquiry is in order, Mr. Andersen. I don't think it is a concern of this body what the Senate does. They are a body under their own jurisdiction and whatever they, in their wisdom, desire to do is up to them."

MOTION

On motion of Mr. Sawyer, the House adjourned until 11:45 a.m., Monday, January 25, 1965.

Robert M. Schaefer, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTEENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES, OLYMPIA. WASH.. Monday. January 25, 1965.

The Speaker called the House to order at 11:45 a.m.

The Clerk called the roll, and all members were present except Representatives Angevine and Burtch, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Canfield on a point of personal privilege. Mr. Canfield:

"Mr. Speaker, ladies and gentlemen of the House, the pages are now distributing on each desk one of these rulers. I would like to call them to your attention very briefly. These are being given to you by the courtesy of the Washington State Fruit Commission, which represents the different fruits which are pictured on this ruler, and I would like to present these on behalf of the legislators in this chamber who represent fruit growing areas, including Okanogan county, that beautiful county I referred to the other day, represented so capably by Representative Haussler; Chelan county, represented by Representatives Braun and McDougall; Douglas county, represented by Mr. Bozarth; Benton county, represented by Representative Johnson (Doris); and Yakima county, represented by Representatives Brachtenbach, Kull, Lynch, Newhouse, and myself.

"I would like to point out something special about these rulers. I think it is a good idea to have good rulers and good rules in every chamber of the legislature. I'd like to suggest that these rules are full-length rulers. They are substantially made; they are not warped. I'd like to call your attention to the point that they have two sides and the measuring scales are different, but if you read them truly and accurately, you arrive at the same true conclusion, whichever side you use to measure with. And finally, we have in this fine ruler a basic color of white, which I am sure indicates or is symblematic of the purity of purpose of these members here."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Leland on a point of personal privilege. Mr. Leland:

"Mr. Speaker, ladies and gentlemen of the House, my wife and I celebrated our wedding reception and we have enough cake left over so that we brought it down. We hope that when you have lunch this afternoon in the restaurant you will have a bit of our wedding cake, and in this manner let us share with you and you share with us the happiness which is ours."

The Speaker:

"In behalf of the House, I would like to congratulate Mr. and Mrs. Leland."

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Representative Leland yield to question?"

The Speaker:

"Mr. Leland, will you yield to question?"

Mr. Leland:

"Fools rush in where angels fear to tread."

Mr. Canfield:

"Representative Leland, is there any signficance between this event and the suggestion you made the other day regarding the precinct of Bridal Trails?"

Mr. Leland:

"I understand Representative May has some thoughts on this also."

MOTION

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

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Angevine, Bottiger, Burtch, Jolly and Perry. Representatives Angevine, Burtch, Jolly, and Perry were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 25, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 2, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Bill No. 2. Mr. Sawyer demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Angevine, Bottiger, Burtch, Jolly, and Perry.

On motion of Mr. Sawyer, the absent members were excused, and the House proceeded with business under the call of the House.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 25, 1965.

Mr. Speaker:

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

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 133, by Representatives Witherbee, Warnke, and Perry:

An Act relating to counties; and amending section 36.21.050, chapter 4, Laws of 1963 and RCW 36.21.050.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 134, by Representatives Witherbee, O'Donnell, and May:

An Act relating to industrial insurance; and amending section 51.12.070, chapter 23, Laws of 1961, and RCW 51.12.070.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 135, by Representatives Uhlman, Whetzel, and Litchman:

An Act relating to motor vehicles; providing a procedure for the reporting of stolen vehicles, the storage of vehicles when recovered or abandoned, and the disposition thereof; and amending section 46.52.110, chapter 12, Laws of 1961 as amended by section 1, chapter 44, Laws of 1963 and RCW 46.52.110; and prescribing penalties.

Ordered printed and referred to Committee on Highways.

House Bill No. 136, by Representatives McCaffree, Garrett, and Pritchard: An Act relating to elections; and amending section 29.51.200, chapter, Laws of 1965 and RCW 29.51.200.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. Brouillet, the rules were suspended and authorization was given to add thirty additional names as sponsors of House Bill No. 137.

House Bill No. 137, by Representatives Litchman, Kink, Andersen (James A.), Lux, King (Richard "Dick"), Chatalas, Moon, Leland, Ahlquist, Johnson (Doris), Garrett, Taylor, Gallagher, Marzano, Kirk, Smith, O'Donnell, Brouillet, Olsen, Pritchard, Bottiger, Valle, Sawyer, Uhlman, Whetzel, Radcliffe, Copeland, O'Brien, Witherbee, Pierre, Haussler, Bozarth, and Backstrom:

An Act relating to community colleges; amending section 11, chapter 198, Laws of 1961, as amended by section 9, chapter 2, Laws of 1963 first extraordinary session, and RCW 28.84.260; and declaring an emergency.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 138, by Representatives Elder, Valle, and Bottiger:

An Act relating to elections; and amending section 29.04.040, chapter, Laws of 1965 (Senate Bill No. 5), and RCW 29.04.040.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 139, by Representatives Elder, Valle, and Traylor:

An Act relating to elections; and amending section 29.42.050, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.42.050.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 140, by Representatives Braun, Backstrom, and Leland:

An Act relating to safe deposit boxes; and repealing chapter 274, Laws of 1957 and RCW 22.28.100 through 22.28.150.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 141, by Representatives Leland, Litchman, and Kirk:

An Act relating to certain political subdivisions; and prohibiting ordinances, resolutions, contracts or agreements limiting hours during which foodstuffs or nonalcoholic beverages may be sold to the public.

Ordered printed and referred to Committee on Commerce and Economic Development.

House Bill No. 142, by Representatives Conner, Haussler, and Brachtenbach: An Act relating to counties; and authorizing the exchange of real property for any necessary purpose.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 143, by Representatives O'Donnell, Smith, and O'Brien:

An Act relating to discrimination and civil rights; amending sections 3, 4, 5, 7, 9, 10, 11, 12 and 13, chapter 270, Laws of 1955, and RCW 49.60.060, 49.60.070, 49.60.080, 49.60.100, 49.60.130, 49.60.140, 49.60.150, 49.60.160 and 49.60.170; amending sections 19, 21, 22, and 24, chapter 37, Laws of 1957 and RCW 49.60.255, 49.60.260, 49.60.270 and 49.60.290; amending sections 5 and 11, chapter 183, Laws of 1949 and RCW 49.60.110 and RCW 49.60.320; amending section 1, chapter 183, Laws of 1949 as amended by section 1, chapter 37, Laws of 1957 and RCW 49.60.010; amending section 2, chapter 270, Laws of 1955 as amended by section 5, chapter 37, Laws of 1957 and RCW 49.60.050; amending section 6, chapter 270, Laws of 1955 as amended by section 6, chapter 37, Laws of 1957 and RCW 49.60.090; amending section 8, chapter 270, Laws of 1955 as amended by section 7, chapter 37, Laws of 1957 and RCW 49.60.120; amending section 15, chapter 270, Laws of 1955 as amended by section 16, chapter 37, Laws of 1957 and RCW 49.60.230; amending section 16, chapter 270, Laws of 1955 as amended by section 17, chapter 37, Laws of 1957 and RCW 49.60.240; amending section 17, chapter 270, Laws of 1955 as amended by section 18, chapter 37, Laws of 1957 and RCW 49.60.250; and amending section 10, chapter 183, Laws of 1949 as last amended by section 4, chapter 100, Laws of 1961 and RCW 49.60.310.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

MOTION

On motion of Mr. O'Brien, the rules were suspended and authorization was given to add five additional names as sponsors of House Bill No. 144.

House Bill No. 144, by Representatives O'Brien, Swayze, Olsen, Johnston (Elmer E.), Gallagher, Kink, Warnke, and Wolf:

An Act relating to education; providing for competitive state scholarships; declaring an emergency and providing an effective date.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 145, by Representatives Huntley, Johnston (Elmer E.), and Sawyer:

An Act relating to an approach to Eastern Washington State College; providing for the location, acquisition, financing, and maintenance thereof; making an appropriation and a reappropriation; and declaring an emergency.

Ordered printed and referred to Committee on Highways.

House Bill No. 146, by Representatives Valle, Elder, and Pierre:

An Act relating to elections; providing the composition of the state committee of each major political party; and amending section 29.42.020, chapter, Laws of 1965 (Senate Bill No. 5), and RCW 29.42.020.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 147, by Representatives Beck, Savage, and Leland:

An Act relating to parks; amending section 43.51.060, chapter, Laws of 1965 (Senate Bill No. 4), and RCW 43.51.060; section 43.51.180, chapter, Laws of 1965 (Senate Bill No. 4), and RCW 43.51.180; and providing penalties. Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 148, by Representatives Conner and Johnston (Elmer E.): An Act relating to the leasing of state lands; amending section 62, chapter 255, Laws of 1927 and RCW 79.01.248; amending section 63, chapter 255, Laws of 1927 and RCW 79.01.252; amending section 64, chapter 255, Laws of 1927 and RCW 79.01.256; amending section 65, chapter 255, Laws of 1927 and RCW 79.01.260; amending section 66, chapter 255, Laws of 1927 and RCW 79.01.264; and amending section 3, chapter 203, Laws of 1949 and RCW 79.12.590.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

House Bill No. 149, by Representatives Burtch, Jolly, and McDougall:

An Act relating to port districts; providing for the sale of property no longer needed for district purposes; amending section 2, chapter 65, Laws of 1955 and RCW 53.08.090; and authorizing the sale of such property by contract.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 150, by Representatives Smith, Klein, and Sawyer:

An Act relating to garnishments; amending section 10, chapter 56, Laws of 1893 and RCW 7.32.150; amending section 10, chapter 160, Laws of 1909 and RCW 12.32.100; amending section 4, chapter 160, Laws of 1909 as amended by section 4, chapter 126, Laws of 1911 and RCW 12.32.040; amending section 6, chapter 56, Laws of 1893 and RCW 7.32.100; amending section 9, chapter 56, Laws of 1893, as amended by section 2, chapter 44, Laws of 1933 extraordinary session and RCW 7.32.130; and amending section 8, chapter 160, Laws of 1909 and RCW 12.32.080.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 151, by Representatives Beck, Swayze, and Haussler:

An Act relating to fire districts; adding new sections to chapter 34, Laws of 1939 and to chapter 52.08 RCW.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 152, by Representatives Burtch, Andersen (James A.), and Anderson (Eric O.):

An Act relating to port districts; and amending sections 1 and 2, chapter 29, Laws of 1925 and RCW 53.36.070 and 53.36.080.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 153, by Representative McCaffree:

An Act relating to the legislature; providing for the redistricting and reapportionment thereof; repealing chapter 5, Laws of 1957, chapter 289, Laws of 1957 and chapter 44.06 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Joint Memorial No. 6, by Representatives Canfield, Newhouse, and Lynch:

Memorializing congress to permit state retention of percentage of federal income tax.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Joint Resolution No. 18, by Representatives Canfield, Dootson, and Newhouse:

Creating redistricting committee in case legislature fails to act.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

FIRST READING OF SENATE BILLS

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

Senate Concurrent Resolution No. 3, by Senators Greive, McCutcheon, Bailey, Gissberg, and Sandison:

Requesting the governor to confer with certain members of the legislature. On motion of Mr. Sawyer, the rules were suspended, Senate Concurrent Resolution No. 3 was advanced to second reading and read the second time in full.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery eighteen Girl Scouts from Butler Junior High School in King county and asked them to stand and be recognized.

Mr. Clark moved adoption of the following amendment:

On page 1, line 3, after "Legislature" strike the comma and the remainder of the sentence down to and including "Republican party" on line 4.

Debate ensued, Representative Clark speaking in favor of adoption of the amendment and Representative Grant speaking against its adoption.

The motion was lost, and the amendment was not adopted.

Mr. Harris moved adoption of the following amendment:

On page 1, line 27, after "figures" strike "in support of" and insert "for and against"

Debate ensued, Representatives Harris and Johnston (Elmer E.) speaking in favor of adoption of the amendment, and Representatives Sawyer and Savage speaking against its adoption.

The motion was lost, and the amendment was not adopted.

Mr. Harris moved adoption of the following amendment:

On page 2, line 2, after "data" strike "supporting" and insert "concerning"

Debate ensued, Representatives Grant and Moon speaking against adoption of the amendment, and Representative Harris speaking in its favor.

The motion was lost, and the amendment was not adopted.

Mr. Harris moved adoption of the following amendment:

On page 2, line 2, after the comma following "measure" strike "approve it in substance" and insert "come to a fair and just decision"

Debate ensued, Representative Harris speaking in favor of adoption of the amendment, and Representatives Grant and Litchman speaking against its adoption.

YIELDING TO QUESTION

Mr. Pritchard:

"Mr. Speaker, I wonder if I might ask Mr. Litchman a question?"

The Speaker:

"Mr. Litchman, would you yield to question?"

Mr. Litchman:

"I would be happy to yield to Mr. Grant, who is the expert, but I will do what I can."

Mr. Pritchard:

"Thank you, Mr. Litchman. Do you approve of what the Republicans did in New York, Mr. Litchman?"

Mr. Litchman:

"I don't believe I can speak very frankly on that question, Mr. Pritchard. I wasn't there at the time. I did not meet with the governor of New York. I do not know the plan which was presented. All I can do, of course, is speak from hearsay, and as a lawyer I wish to discourage this. Mr. Grant is quite familiar with this. I am quite sure he can answer."

YIELDING TO QUESTION

Mr. Pritchard:

"All right, I will ask Mr. Grant."

The Speaker:

"Do you yield to question, Mr. Grant?"

Mr. Grant:

"Yes, I approve of what the Republicans did in New York, as lame ducks. It was the responsibility of this legislature, and of the New York legislature, to enact redistricting to meet the court test. We have done that. Now, the Democratic party has requested an opinion from the federal court in New York as to whether or not they were discriminated against, and the court has refused to judge the redistricting bill in New York based on political discrimination. We have what we consider to be a constitutional apportionment plan. We think it is the prerogative of the legislature to reapportion itself, and I approve the bill passed here in the state of Washington by both houses of the legislature, and the one passed in New York also."

Debate ensued, Representative Pritchard commenting.

POINT OF ORDER

Mr. Grant:

"Mr. Speaker, point of order."

The Speaker:

"State your point of order."

Mr. Grant:

"Is Mr. Pritchard speaking on the amendment?"

The Speaker:

"Are you speaking on the amendment, Mr. Pritchard?"

Mr. Pritchard:

"Certainly."

The Speaker:

"Would you like to continue, Mr. Pritchard?"

Further debate ensued, Representative Pritchard continuing his remarks. Representative O'Brien spoke in favor of the resolution and Representative Leland against it.

YIELDING TO QUESTION

Mr. Sawyer:

"Mr. Speaker, would Mr. Pritchard yield to question?"

The Speaker:

"Mr. Pritchard, would you yield to question?"

Mr. Pritchard:

"I certainly will."

Mr. Sawyer:

"Mr. Pritchard, just what did go on in New York? I'm afraid I don't know."

Mr. Pritchard:

"Mr. Sawyer, I think you can ask Mr. Grant; but what went on is that the Republicans took unfair advantage—I will say it very clearly—unfair advantage in a situation where they had a majority of votes, and it is the very situation we have here. I don't approve of that action. I asked Mr. Grant if he approved of one party taking unfair advantage of a minority party to put the state into a one-party system, and he said he did. I don't think what the Republicans did in New York is right, and I know what you people are doing in this state is not right."

Further debate ensued, Representatives Sawyer and Kull speaking in favor of passage of the resolution.

YIELDING TO QUESTION

Mr. Dootson:

"Mr. Speaker, would Mr. Sawyer yield to question?"

The Speaker:

"Would you yield to question, Mr. Sawyer?"

Mr. Sawyer:

"I would be happy to do so."

Mr. Dootson:

"Mr. Sawyer, there is all sorts of double talk here. This resolution is rather innocuous and I don't think it will hurt a thing to pass it. If you wiped out a lot of it and just left the last page ,it would probably be all right; but why don't you call the governor on the telephone and ask if you can't go down and talk to him?"

Mr. Sawyer:

"Mr. Dootson, I am glad you asked that question. We have been down here fifteen days attempting to get a redistricting bill through. The governor has not yet once requested us to go down to his office, until we finally got an offer today to go down. One other time our leadership was asked to come down, and the governor didn't bother to show up. I think it takes a little formal prodding to make the governor realize there is somebody else in government."

Further debate ensued, Representative Eldridge speaking against passage of the resolution.

PERSONAL PRIVILEGE

Mr. Grant:

"Mr. Speaker, point of personal privilege."

The Speaker:

"State your point of personal privilege."

Mr Grant

"I want to answer a statement made by Mr. Pritchard that I had agreed that the New York situation was unfair. Mr. Pritchard, you asked whether or not I agreed with what was done in New York. I agreed that it was the responsibility of the legislature to enact a redistricting measure, but I can't judge the merits of the New York bill as to whether it is fair to one political party or another."

The Speaker declared the question before the House to be adoption of the amendment by Mr. Harris to Senate Concurrent Resolution No. 3.

The motion was lost, and the amendment was not adopted.

Mr. Canfield moved adoption of the following amendment:

On page 2, line 6, after "and the" strike "Chairman of the Committees" and insert "Chairmen of the respective committees on Constitution, Elections and Reapportionment"

Debate ensued, Representative Canfield speaking in favor of adoption of the amendment, and Representatives Savage and Grant speaking against its adoption.

The motion was lost, and the amendment was not adopted.

Mr. Clark moved adoption of the following amendment:

On page 2, following line 8, add a new section as follows:

"Be It Further Resolved, That we approve the action of the governor in calling a meeting, already arranged, to meet with the leaders of both parties of the House of Representatives and of the Senate, in one hour from this time and date."

Debate ensued, Representative Clark speaking in favor of adoption of the amendment, and Representative Brouillet speaking against its adoption.

The motion was lost, and the amendment was not adopted.

Representatives Bottiger, Jolly, and Perry appeared at the bar of the House.

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

Debate ensued, Representatives Copeland, Gorton, Canfield, and Goldsworthy speaking against passage of the resolution, and Representatives O'Brien, Grant, and Valle speaking for its passage.

Mr. Clark demanded an oral roll call, and the demand was not sustained.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 3, and the resolution passed the House by the following vote: Yeas, 57; nays, 40; absent or not voting, 2.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan,

Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—40.

Those absent or not voting were: Representatives Angevine, Burtch—2.

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

MOTION

On motion of Mr. Sawyer, Senate Concurrent Resolution No. 3 was ordered immediately transmitted to the Senate.

RESOLUTIONS

Resolution by Mr. O'Brien:

Whereas, Sir Winston Churchill has inspired the peoples of the free world and will now take his place in history as one of the greatest men ever to grace this earth; and

Whereas, We elected representatives of the people of the state of Washington desire, on behalf of all of the citizens of this state, to pay tribute to Sir Winston Churchill for his indomitable courage, statesmanship, and leadership;

Now, Therefore, Be It Resolved, That the House of Representatives of the State of Washington does hereby express its deep sorrow and sense of loss at the demise of Sir Winston Churchill; and

Be It Further Resolved, That copies of this resolution be suitably enrolled and transmitted to Lady Clementine Churchill, to Queen Elizabeth II, and to Prime Minister Harold Wilson.

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

Resolution by Representatives DeJarnatt and Thompson:

Whereas, The Longview-Kelso Junior Drum and Bugle Corps was prominently displayed as the representative of the state of Washington at the inauguration ceremonies for the Honorable Lyndon B. Johnson, President of the United States; and

Whereas, The Longview-Kelso Junior Drum and Bugle Corps did perform with great skill and represented the state of Washington with great distinction; and

WHEREAS, The members of the corps demonstrated laudable initiative in financing their trip to the nation's capitol through the fruits of their own labor:

Now, Therefore, Be It Resolved, That the House of Representatives commend the Longview-Kelso Junior Drum and Bugle Corps for its initiative, congratulate the members of this corps for their outstanding performance, and thank them for upholding the honor and dignity of the state of Washington in the Presidential inauguration ceremonies; and

Be It Further Resolved, That a copy of this resolution be presented to the director of the Longview-Kelso Junior Drum and Bugle Corps, Mr. Bobby Briggs.

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

MOTION

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Is the House in possession of Engrossed Senate Bill No. 2?"

The Speaker:

"No. As I understand it, it was immediately transmitted to the Senate, some time ago."

Mr. Copeland:

"You have ascertained that it has been properly taken care of?"

The Speaker:

"The bill was immediately transmitted to the Senate after being signed by the Speaker. The Senate takes care of transmitting it to the governor. Our job has been completed."

POINT OF ORDER

The Speaker recognized Mr. Day on a point of order.

Mr. Day:

"I would like to remind the members that the final court decree from our three judges of the federal tribunal states specifically that no bills shall be passed by either house of the Washington state legislature or any committee thereof until the legislature shall have enacted into law a legislature apportionment plan, etc., so it will be well for the committee chairmen to be reminded that they cannot act on any bill until we do pass a reapportionment measure."

The Speaker:

"I think they have been advised. Thank you."

POINT OF ORDER

The Speaker recognized Mr. Johnston (Elmer E.) on a point of order. Mr. Johnston:

"Mr. Speaker, ladies and gentlemen, I think that doesn't restrict the committees from considering the bills. I don't think we should be maneuvered into a position, Mr. Day, where we will not be working in committee. We have a good deal of work to do and we can proceed with that work. The only thing is that we will not be able to finally pass a bill out of committee, but we can get them ready for final passage between now and the time we decide what we will do with redistricting."

The Speaker:

"I am sure that is what Mr. Day was indicating."

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Tuesday, January 26, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

SIXTEENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, January 26, 1965.

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

The Clerk called the roll and all members were present except Representatives Angevine and Bledsoe, who were excused.

The flag was escorted to the restrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

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

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., January 25, 1965.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 197, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., January 25, 1965.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 3, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Concurrent Resolution No. 3.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 154, by Representatives Brouillet, Sawyer, and Copeland: An Act relating to education; recognizing the right of employee organizations to represent certificated employees in their relations with school districts.

Ordered printed and referred to Committee on Education and Libraries.

MOTION

On motion of Mr. Witherbee, the rules were suspended and authorization was given to add twenty-four additional names as sponsors of House Bill No. 155.

House Bill No. 155, by Representatives Olsen, Sawyer, Huntley, Garrett, Chatalas, Beck, Witherbee, McDougall, Gallagher, Conner, Mast, Wang, Hawley, McCormick, Brachtenbach, Jastad, Taylor, Day, King (Chet), Bergh, Litchman, Rogers, Hood, O'Brien, Leland, Wolf, and Cunningham:

An Act relating to driver licensing; adding a new section to chapter 12, Laws of 1961 and to chapter 46.20 RCW; and providing an effective date.

Ordered printed and referred to Committee on Highways.

House Bill No. 156, by Representatives Olsen, Haussler, and Gallagher: An Act relating to property sales by counties; amending section 2, chapter 50, Laws of 1897 as last amended by section 1, chapter 126, Laws of 1953 and RCW 6.24.020; amending section 36.34.080, chapter 4, Laws of 1963 and RCW 36.34.080; amending section 46.52.110, chapter 12, Laws of 1961 as amended by section 1, chapter 44, Laws of 1963 and RCW 46.52.110; amending section 49, chapter 255, Laws of 1927 as amended by section 20, chapter 257, Laws of 1959 and RCW 79.01.196; amending section 20, chapter 130, Laws of 1925 extraordinary session, as last amended by section 1, chapter 8, Laws of 1963 and RCW 84.64.080; amending section 84.64.270, chapter 15, Laws of 1961 and RCW 84.64.270; and adding a new section to chapter 4, Laws of 1963 and to chapter 36.16 RCW.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 157, by Representatives Olsen, Jastad, and Marzano:

An Act relating to counties and county boundaries; and making an appropriation.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 158, by Representatives Olsen, Smith, and Bottiger:

An Act relating to counties; amending section 36.87.040, chapter 4, Laws of 1963 and RCW 36.87.040; amending section 36.87.060, chapter 4, Laws of 1963 and RCW 36.87.060; amending section 36.87.070, chapter 4, Laws of 1963 and RCW 36.87.070; and amending section 36.87.080, chapter 4, Laws of 1963 and RCW 36.87.080.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 159, by Representatives Olsen, Garrett, and Smith:

An Act relating to housing standards in cities, towns, and counties; amending section 35.80.010, chapter, Laws of 1965 and RCW 35.80.010; amending section 35.80.020, chapter, Laws of 1965 and RCW 35.80.020; and amending section 35.80.030, chapter, Laws of 1965 and RCW 35.80.030.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 160, by Representatives Olsen, Smith, and Garrett:

An Act relating to joint governmental activity by cities and counties, and adding a new section to chapter 4, Laws of 1963 and to chapter 36.64 RCW.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 161, by Representatives Olsen, Haussler, and Garrett:

An Act relating to county boards of adjustment and amending section 36.70.210, chapter 4, Laws of 1963, and RCW 36.70.210.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 162, by Representatives Haussler, Huntley, and Olsen:

An Act relating to the formation of county road improvement districts; amending section 36.88.010, chapter 4, Laws of 1963 as amended by section 1, chapter 84, Laws of 1963 and RCW 36.88.010; and amending section 36.88.015,

chapter 4, Laws of 1963 as amended by section 2, chapter 84, Laws of 1963 and RCW 36.88.015.

Ordered printed and referred to Committee on Highways.

House Bill No. 163, by Representatives Kalich, Haussler, and Garrett:

An Act relating to the road fund and equipment rental and revolving fund; and adding a new section to chapter 4, Laws of 1963 and chapter 36.82 RCW.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

On motion of Mr. Witherbee, the rules were suspended and authorization was given to add five additional names as sponsors of House Bill No. 164.

House Bill No. 164, by Representatives Thompson, Haussler, Kalich, Braun, Traylor, Kull, Olsen, and Bozarth:

An Act relating to counties; amending section 1, chapter 218, Laws of 1963 and RCW 36.68.400; and amending section 2, chapter 218, Laws of 1963 and RCW 36.68.410

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

House Bill No. 165, by Representatives Avey, Haussler, and Taplin:

An Act relating to revenue and taxation; and amending section 84.52.050, chapter 15, Laws of 1961 as amended by section 1, chapter 143, Laws of 1961 and RCW 84.52.050.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 166, by Representatives Anderson (Eric O.), O'Brien, and Wolf:

An Act relating to firemen; relieving them of civil liability while rendering emergency care; and declaring an emergency.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 167, by Representatives Witherbee, Andersen (James A.), and Kink

An Act relating to materialmen's liens; amending section 1, chapter 45, Laws of 1909 as last amended by section 2, chapter 279, Laws of 1959 and RCW 60.04.020; and repealing section 1, chapter 278, Laws of 1959.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 168, by Representatives Andersen (James A.), Witherbee, and Kink:

An Act relating to public works contracts; and amending section 1, chapter 166, Laws of 1921 as last amended by section 1, chapter 238, Laws of 1963 and RCW 60.28.010.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 169, by Representatives Sheridan, Brouillet, and Klein:

An Act relating to taxation; amending section 82.08.030, chapter 15, Laws of 1961, as last amended by section 3, chapter 28, Laws of 1963 first extraordinary session, and RCW 82.08.030; amending section 82.12.030, chapter 15, Laws of 1961, as last amended by section 4, chapter 28, Laws of 1963 first extraordinary session, and RCW 82.12.030; and adding a new section to chapter 15, Laws of 1961 and to chapter 82.04 RCW.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 170, by Representatives Conner, Brouillet, and Canfield:

An Act relating to motor vehicles; amending section 46.20.390, chapter 12, Laws of 1961 and RCW 46.20.390; amending section 46.56.010, chapter 12, Laws of 1961 and RCW 46.56.010; and prescribing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 171, by Representatives Conner, Beck, and Hawley:

An Act relating to motor vehicles; adding new sections to chapter 12, Laws of 1961 and to chapter 46.32 RCW; repealing section 46.32.040, chapter 12, Laws of 1961 and RCW 46.32.040; and prescribing penalties.

Ordered printed and referred to Committee on Highways.

House Bill No. 172, by Representatives Litchman, Saling, and Radcliffe:

An Act relating to education; establishing a professional practice commission to develop criteria for professional performance and to recommend to the state board of education, boards of directors of school districts and other agencies appropriate action based upon the findings of that commission.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 173, by Representatives O'Brien, Garrett, and Brachtenbach: An Act relating to funeral directors and embalmers; and amending section 1, chapter 108, Laws of 1937 and RCW 18.39.010; amending section 2, chapter 52, Laws of 1955 and RCW 18.39.030; amending section 4, chapter 108, Laws of 1937 as last amended by section 2, chapter 105, Laws of 1947 and RCW 18.39.040 and amending section 5, chapter 108, Laws of 1937 and RCW 18.39.070.

Ordered printed and referred to Committee on Licenses.

House Bill No. 174, by Representatives Canfield, McDougall, and Bozarth: An Act relating to agriculture and the sale of fresh fruit; prohibiting a limitation in amount on the sale of fresh fruit below seller's cost; and providing penalties.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 175, by Representatives Leland, Garrett, and Brouillet:

An Act relating to school districts; and adding a new section to chapter 28.58 RCW.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 176, by Representatives Marzano, Gallagher, and O'Donnell: An Act relating to public employment.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 177, by Representatives Uhlman, McCaffree, and Grant:

An Act relating to voter registration; and amending section 29.07.160, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.07.160.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 178, by Representatives Day and Flanagan:

An Act relating to irrigation districts; empowering an irrigation district to acquire, by conveyance without cost, a water system from a water district

wholly within the irrigation district's boundaries; and amending section 2, chapter 138, Laws of 1923, as last amended by section 1, chapter 57, Laws of 1943, and RCW 87.03.015.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 179, by Representatives O'Donnell, Chatalas, and Backstrom: An Act relating to crimes and punishment; amending the crime of vagrancy; amending section 1, page 85, Laws of 1875 as last amended by section 436, chapter 249, Laws of 1909 and RCW 9.87.010; and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Joint Memorial No. 7, by Representatives O'Donnell, Chatalas, and Klein:

Memorializing Congress to correct certain deficiencies in the immigration and naturalization act of 1953.

Ordered printed and referred to Committee on Judiciary.

House Joint Memorial No. 8, by Representatives Anderson (Eric O.), Jastad. and Marsh:

Proposing federal government remit portion of income tax for school purposes.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Joint Resolution No. 19, by Representatives Valle, Thompson, and O'Donnell:

Proposing constitutional amendment for a reapportionment and redistricting committee.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Concurrent Resolution No. 7, by Representatives Hood, Cunningham, and Conner:

Providing for an interim committee on problems of technological employment.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

FIRST READING OF SENATE BILL

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

Senate Bill No. 197, by Senators Foley, Chytil, and Dore:

An Act relating to state government; appropriating funds for the legislative council, the legislative budget committee, and the joint committee on education of the legislature; and declaring an emergency.

On motion of Mr. Burtch, the rules were suspended, Senate Bill No. 197 was advanced to second reading and read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, Senate Bill No. 197 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Uhlman, Day, Clark, Canfield, and Hood speaking in favor of passage of the bill.

Further debate ensued, Representatives Uhlman, Savage, and Canfield speaking in favor of passage of the bill.

Mr. Huntley demanded the previous question, and the demand was sustained

The Clerk called the roll on the final passage of Senate Bill No. 197, and the bill passed the House by the following vote: Yeas, 93; nays, 3; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representatives Avey, May, Slagle-3.

Those absent or not voting were: Representatives Angevine, Bledsoe, Klein—3.

Senate Bill No. 197 as amended by the House, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House the Washington State Dairy Princess, Miss Janet Pierce, from Moses Lake, and appointed Representatives Bozarth and Flanagan to escort her to the rostrum.

The Speaker:

"Since the princess is from your district, Representative Flanagan, I will give you the pleasure of introducing her to the House."

Mr. Flanagan:

"Mr. Speaker, ladies and gentlemen of the House, I have been in this body for four years and I have never had the opportunity before of coming up here in front and introducing one of these beautiful young ladies who occasionally comes into our midst. So today it is Grant county's turn, and as your representative from Grant county, the great Columbia Basin project, the largest and fastest growing reclamation area in the state of Washington, and a young area with a high percentage of young people, it is my privilege today to introduce to you Miss Janet Pierce, our Washington State Dairy Princess. Miss Pierce is a student of Big Bend Community College and she is a spokesman for our Washington \$200 million dairy industry. Janet, I would like to give you the opportunity to say a few words about this industry. Miss Janet Pierce, Washington State Dairy Princess."

Princess Janet:

"Thank you, Sid. This moment is perhaps the most exciting of my young life. It is an honor to speak to you as a representative of our state's 5,700 dairy farm families. I realize that those of us who till the soil and care for the dairy cows sometimes fail to realize all the economic problems that arise from our industrial society, problems that challenge much of your time and intelligence here. I also fear that many of you have only remote contact with those of us from rural areas and fail to appreciate what farmers contribute to the economic strength of our state and nation. Our country's leadership in the family of free nations is not alone because of our military strength or industrial capacity. One strength that distinguishes our nation and gives great weight to our democratic ideals is the abundance of food we have been able to share with those less fortunate. To underprivileged people and underdeveloped nations the tremendous bounty that flows from the seven percent of our population that work the soil is a source of hope. The abundance is a promise of a fuller life for many who would like to live as brothers in a world of peace. I wish you great wisdom as you develop your plans and I hope you will all come to the dinner that is being held in your honor tonight. Thank you for this privilege,"

The Speaker:

"I know it is the feeling of the entire House that we are very proud of our new dairy princess and we are very happy she can be with us today. We want to thank her again and the dairy industry for selecting such a fine young lady to represent the state of Washington."

The Speaker instructed Representatives Bozarth and Flanagan to escort Miss Pierce from the House chamber.

MOTION

On motion of Mr. Moon, House Bill No. 13 was rereferred to the Committee on Water Resources and Pollution Control.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Bozarth on a point of personal privilege.

Mr. Bozarth:

"Mr. Speaker, I think we have demonstrated why we are so proud of agriculture. I think that all the healthy people we can see in looking around are the proof of it. It gives we a great deal of pleasure to tell you the cheese that is now on your desk is from the Dairy Commission."

MOTION

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

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Angevine and Bledsoe, who were excused.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 26, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 197, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Bill No. 197.

MOTION

On motion of Mr. Burtch, the House recessed until 3:30 p. m.

SECOND AFTERNOON SESSION

The Speaker called the House to order at 3:30 p. m.

The Clerk called the roll, and all members were present except Representatives Angevine, Bledsoe, and McCormick, who were excused.

MOTION

On motion of Mr. Burtch, the House adjourned until 10:00 a.m., Wednesday, January 27, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

SEVENTEENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, January 27, 1965.

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

The Clerk called the roll and all members were present except Representatives Angevine, Burtch, Hood, Kink, O'Donnell, and Valle. Representatives Angevine, Hood, Kink, and Valle were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

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

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 26, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Joint Memorial No. 5, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of Campfire Girls from Port Orchard and Girl Scout Troop No. 99 from Silverdale, and asked them to stand and be recognized.

The Speaker observed in the north gallery eighty students from Tenino High School, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from Pacific School in Seattle, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 180, by Representatives O'Brien, Pritchard, Litchman, and Backstrom:

An Act relating to municipal airports and air navigation facilities; and amending section 15, chapter 182, Laws of 1945 and RCW 14.08.330.

Ordered printed and referred to Committee on Aviation and Transportation.

MOTION

On motion of Mr. Witherbee, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 181.

House Bill No. 181, by Representatives Slagle, Avey, Jastad, and Hurley:

An Act relating to revenue and taxation; and repealing sections 82.04.220 through 82.04.275, chapter 15, Laws of 1961 and RCW 82.04.220 through 82.04.275, section 82.04.280, chapter 15, Laws of 1961 as amended by section 1, chapter 168, Laws of 1963 and RCW 82.04.280, section 82.04.290, chapter 15, Laws of 1961 as amended by section 2, chapter 28, Laws of 1963 extraordinary session and RCW 82.04.290, section 82.04.295, chapter 15, Laws of 1961 and RCW 82.04.295, section 82.04.296, chapter 15, Laws of 1961 as amended by section 2, chapter 293, Laws of 1961 and RCW 82.04.296, section 82.04.300, chapter 15, Laws of 1961 as amended by section 3, chapter 293, Laws of 1961 and RCW 82.04.300, sections 82.04.310 through 82.04.360, chapter 15, Laws of 1961 and RCW 82.04.310 through 82.04.360, section 82.04.370, chapter 15, Laws of 1961 as amended by section 4, chapter 293, Laws of 1961 and RCW 82.04.370, sections 82.04.380 and 82.04.390, chapter 15, Laws of 1961 and RCW 82.04.380 and 82.04.390, section 82.04.400, chapter 15, Laws of 1961 as amended by section 1, chapter 136, Laws of 1963 and RCW 82.04-.400, sections 82.04.410 through 82.04.425, chapter 15, Laws of 1961 and RCW 82.04.410 through 82.04.425, section 82.04.430, chapter 15, Laws of 1961 as amended by section 5, chapter 293, Laws of 1961 and RCW 82.04.430, sections 82.04.440 through 82.04.510, chapter 15, Laws of 1961 and RCW 82.04.440 through 82.04.510, section 82.04.900, chapter 15, Laws of 1961 and RCW 82-.04.900.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 182, by Representatives Elder, Whetzel, and Pierre:

An Act relating to solicitation of business by telephone; and prescribing penalties.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 183, by Representatives Conner, Taylor, and Berentson:

An Act relating to the department of general administration and school districts; and requiring the purchase of school buses through the division of purchasing.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 184, by Representatives Conner, Copeland, and O'Brien:

An Act relating to protection and security of the life and person of the governor and his family; and adding a new section to chapter, Laws of 1965 (Senate Bill No. 4) and to chapter 43.43 RCW.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

MOTION

Mr. Avey moved that House Bill No. 184 be rereferred to Committee on Public Institutions and Youth Development.

The motion was lost.

House Bill No. 185, by Representatives Bottiger, May, and Savage:

An Act relating to unemployment compensation for public employees; amending section 21, chapter 35, Laws of 1945 as last amended by section 1, chapter 8, Laws of 1953 first extraordinary session, and RCW 50.04.200; and adding two new sections to chapter 50.24 RCW.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 186, by Representatives Taylor, Radcliffe, and DeJarnatt: An Act relating to intercounty rural library districts; and amending section 2, chapter 75, Laws of 1947 as amended by section 1, chapter 82, Laws of 1961 and RCW 27.12.100.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 187, by Representatives Leland, Avey, and Goldsworthy: An Act relating to streets and roads.

Ordered printed and referred to Committee on Aviation and Transportation.

House Bill No. 188, by Representatives Conner, McDougall, and DeJarnatt: An Act relating to public utility districts; and amending section 10, chapter 390, Laws of 1955 and RCW 54.16.090.

Ordered printed and referred to Committee on Public Utilities.

MOTION

On motion of Mr. Moon, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 189.

House Bill No. 189, by Representatives Moon, Kalich, Hood, Kull, Bledsoe, and Newhouse:

An Act relating to the Washington state dairy products commission; providing for the election of commission members; amending section 15.44.020, chapter 11, Laws of 1961 and RCW 15.44.020; amending section 15.44.025, chapter 11, Laws of 1961 and RCW 15.44.025; amending section 15.44.030, chapter 11, Laws of 1961 and RCW 15.44.030; amending section 15.44.032, chapter 11, Laws of 1961 and RCW 15.44.032; adding new sections to chapter 15.44 RCW; repealing section 15.44.034, chapter 11, Laws of 1961 and RCW 15.44.034, and section 15.44.036, chapter 11, Laws of 1961 and RCW 15.44.036; and declaring an emergency.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 190, by Representatives Bergh, Uhlman, and Smith:

An Act relating to revenue and taxation; adding a new section to chapter 84.36 RCW; providing penalties; and making an effective date.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 191, by Representatives Newschwander, Grant, and Brouillet:

An Act relating to elections; amending section 29.18.030, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.18.030; amending section 29.21.060, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.21.060; amending section 29.42.050, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.42.050; amending section 29.27.020, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.27.020; amending section 29.30.075, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.30.075; amending section 29.13.070, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.13.070; and amending section 29.27.050, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.27.050.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 192, by Representatives Adams, Johnston (Elmer E.) and Conner:

An Act relating to mentally ill and mentally deficient persons; adopting the interstate compact on mental health relating to care and treatment of such persons in this and other participating states; authorizing agreements supplemental thereto; providing for the administration thereof; and adding a new chapter to chapter 28, Laws of 1959 and to Title 72 RCW.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 193, by Representatives Conner and Traylor:

An Act relating to higher education; and providing for the conversion of Peninsula College into a four year college.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 194, by Representatives Perry, Pierre, and Wang:

An Act relating to fishing; providing free licenses to certain mentally and physically afflicted persons; and adding a new section to chapter 36, Laws of 1955 and to chapter 77.32 RCW.

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

House Bill No. 195, by Representatives Epton, May, and Valle:

An Act relating to child labor; amending section 195, chapter 249, Laws of 1909 and RCW 26.28.060; amending section 14, chapter 174, Laws of 1913, as amended by section 1, chapter 195, Laws of 1949 and RCW 49.12.120; and declaring an emergency.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 196, by Representatives Grant and Elder:

An Act relating to the legislature; providing for the redistricting and reapportionment thereof; repealing chapter 5, Laws of 1957, chapter 289, Laws of 1957 and chapter 44.06 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 197, by Representatives Conner and Day:

An Act relating to state government; creating a new division in the department of the board of education; prescribing certain powers and duties of certain public officers; and adding a new section to chapter 43.63 RCW.

Ordered printed and referred to Committee on Education and Libraries.

MOTION

On motion of Mr. King (Chet), the rules were suspended and authorization was given to add thirteen additional names as sponsors of House Bill No. 198.

House Bill No. 198, by Representatives Leland, Anderson (Eric O.), King (Chet), Taylor, Wang, Ahlquist, Kink, Hood, Burtch, Hawley, Conner, Berentson, Witherbee, Mahaffey, Thompson, and Mast:

An Act relating to state government; providing that certain agencies thereof protect against the escape of cargo hazardous to the commercial fisheries of the state including all food fish and shellfish; providing that the state may collect damages as the result of unlawful discharge of polluting matter into the waters of the state; adding new sections to chapter 75.08 RCW and to chapter 90.48 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 199, by Representatives Bottiger, Avey, and Goldsworthy: An Act relating to the aircraft excise tax; and amending section 82.48.100, chapter 15. Laws of 1961 and RCW 82.48.100.

Ordered printed and referred to Committee on Aviation and Transportation.

MOTION

On motion of Mr. Smith, the rules were suspended and authorization was given to add four additional names as sponsors of House Bill No. 200.

House Bill No. 200, by Representatives Smith, Marzano, Sheridan, Gorton, Pritchard, O'Donnell, and Chatalas (by executive request):

An Act to prevent and eliminate discrimination against persons because of race, creed, color or national origin; preventing and eliminating discrimination in housing and real property; amending section 1, chapter 183, Laws of 1949 as amended by section 1, chapter 37, Laws of 1957, and RCW 49.60.010; amending section 2, chapter 183, Laws of 1949, as amended by section 3, chapter 37, Laws of 1957 and RCW 49.60.030; amending section 3, chapter 183, Laws of 1949 as last amended by section 1, chapter 103, Laws of 1961 and RCW 49.60.040; adding new sections to chapter 49.60 RCW; and repealing section 15, chapter 37, Laws of 1957 and RCW 49.60.217.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Smith, authorization was given to order fifteen hundred additional copies of House Bill No. 200.

House Joint Memorial No. 9, by Representatives Conner and Traylor:

Memorializing Secretary of Interior to preserve Dungeness Spit.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

House Joint Memorial No. 10, by Representatives Kink and Hood:

Requesting a Peace Arch commemorative postage stamp.

Ordered printed and referred to Committee on Commerce and Economic Development.

House Joint Resolution No. 20, by Representatives Day, Copeland, and Conner:

Providing for annual sessions.

Ordered printed and referred to Committee on Constitutions, Elections, and Reapportionment.

House Joint Resolution No. 21, by Representatives Moos, Bozarth, and Haussler:

Permitting splitting of representative districts by senatorial districts.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Joint Resolution No. 22, by Representatives Conner and Taylor; Reducing voting age to nineteen.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Joint Memorial No. 5, by Senators Gissberg, Greive, and Bailey:

Memorializing the federal district court to adopt Senate Bill No. 2 as the apportionment plan for the state and allow the legislature to conduct normal business.

Referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. Klein, House Bill No. 56 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

SPEAKER'S PRIVILEGE

The Speaker requested that the Reading Clerk read the following article appearing in the Seattle Post-Intelligencer for January 27, 1965: Seattle Bystander:

"IN THE YEAR 2015

"By Charles Dunsire

"OLYMPIA, Jan. 1, 2015—Washington State will celebrate the golden anniversary of the convening of its 1965 Legislature this month, with high hopes that its dwindling body of lawmakers will at last pass a redistricting bill.

"Gov. Daniel J. Evans, at 89 the nation's oldest governor, declared today:

"'It is high time for the Legislature to settle down to business and solve the state's redistricting problem. We must cast aside partisan politics and come up with a bill that is fair and equitable.'

"Evans indicated that he will veto the latest bill because he regards it as a blatant attempt by Democrats to gerrymander the state in their favor. This will mark his 109th veto of such measures since taking office in 1965.

"While the Democrats are still in control of the Legislature, it is doubtful they will be able to muster enough strength to override the governor's veto by the necessary two-thirds majority. Of the surviving 15 members of the House of Representatives, 10 are Democrats and 5 Republicans. But at least two of the majority party are known to be dissident Democrats and they are likely to vote with the Republicans.

It's Been a Bit Restrictive

"The state's redistricting dilemma has imposed severe restrictions on Washington's first-term governor during his 50 years in office. For one thing, he has been unable to leave Olympia throughout his tenure for fear that the Democratic lieutenant governor John Cherberg, 104, might sign a Democratic bill in his absence.

"Perhaps Evans' greatest regret has been his inability to represent the state in Washington, D. C., at the inaugurations of the nation's last 10 presidents. But he announced that he has appointed Congressman Ingemar Tollefson, whose ancestor also was a Republican Congressman half a century ago, to represent him at the next inauguration provided Tollefson doesn't come down with influenza or something. In addition, the state will be represented by the Longview-Kelso high school band which is scheduled to play Washington's theme song "Never On Sunday," during the inaugural parade.

"Washington has undergone many changes since its Legislature first grappled with redistricting in 1965. As early residents of the state will recall, a federal court decreed that the Legislature shall pass none other than routine, housekeeping measures until an acceptable redistricting bill is passed. Among such housekeeping measures are legislative expenses. Thus each lawmaker in Olympia now receives \$1,500 a day, which the solons contend is justified due to the level of rents imposed by the capital's landlords.

"But while Olympia has prospered during the last 50 years, many other cities of the state have withered, as the Legislature has been unable to pass any other appropriation bills.

"Long-time Washingtonians can still recall when Seattle was the metropolis of the state, before that once great city was annexed to Olympia some 40 years ago. Among the relies of Seattle's glorious past is a faded red ribbon across what was to be the Seattle-Everett Freeway, now a grotesque expanse of cracked concrete with grass growing between the widening fissures.

The Governor Was Tied Down

"But even if money had been available for completion of the project, it's doubtful that it would have been opened to traffic—Governor Evans being unable to leave Olympia to come to Seattle to cut the ribbon and all.

"Today, however, it matters little as Seattle is now a sprawling garbage repository. With the Legislature in continuous session for 50 years in Olympia, all lawmakers and lobbyists established permanent residence there. This enabled the capital city to expand solely through increased local tax revenues. Olympia, or Olympiopolis as it has come to be known, extends north to the Canadian border, south to the Oregon border, west to the ocean and east to the Cascades. As Seattle's own dumps were already overflowing at the time of its annexation, it was only logical that it become the collection point for refuse from the surrounding area.

"On the eve of the 1965 Legislature's golden anniversary, House Democratic floor leader Gary Grant, a sprightly 80, his party's chief redistricting architect, is optimistic about early passage despite the governor's threatened veto. He is not alone. In the words of many veteran legislative observers:

"This may be the year!"

MOTION

On Motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Thursday, January 28, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB. Chief Clerk.

EIGHTEENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, January 28, 1965.

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

The Clerk called the roll and all members were present except Representatives Angevine, Hood, McCormick, and Radcliffe, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker announced that copies of the following Attorney General's opinion, advising the legislature of what business may be transacted pending the enactment of redistricting plan, were being distributed to the members of the House:

Office of the Attorney General, Olympia, Wash., January 28, 1965.

Honorable W. A. Gissberg, President Pro Tem of the Senate, Legislative Building, Olympia, Washington. Honorable Robert M. Schaefer, Speaker of the House of Representatives, Legislative Building, Olympia, Washington.

GENTLEMEN:

We are writing in response to your letter of January 27, 1965, by which you asked to be advised as to what business the committees of the legislature may transact pending the enactment of a redistricting plan which is acceptable to the United States District Court having jurisdiction in Thigpen et al., v. Kramer et al.

The answer to your question is to be found in the language of the first full paragraph appearing on page four of the Court's decree of October 26, 1964, copy enclosed. As originally drafted by this office in response to the Court's initial ruling on October 5, 1964, this paragraph read:

"It Is Further Ordered, Adjudged and Decreed that except for the bills or other measures specifically listed in the preceding paragraph of this decree, no bill shall be introduced, considered or passed by either house of the Washington state legislature or any committee thereof until the legislature shall have enacted into law a legislative apportionment plan that is in compliance with Amendment Fourteen of the United States Constitution to the satisfaction of this Court upon review of the same at a hearing to be held as soon as possible after enactment of such apportionment plan, together with implementing legislation for the election of legislators from the reapportioned districts."

However, between the time of this ruling and the actual entry of the decree a memorandum was submitted to the Court by the defendant William S. Day, then Speaker of the House of Representatives. Among other things, the defendant Day asked that the proposed decree be modified to the extent of permitting bills on all subjects to be introduced and considered by the two houses of the legislature with the committees of the legislature being permitted to function in the normal manner. In support of this request he said, in pertinent part:

". . . Not to permit the committees of both houses to function while a reapportionment bill is being formulated will extend the legislative session

insofar as the work will have to be performed subsequent to the passage of the reapportionment bill. To allow the house and senate committees to regularly function would in no way impede the formulation and passage of a reapportionment measure nor impair the Court's control over the legislature. To grant such permission would however, promote the efficient and orderly operation of the thirty-ninth legislative session. . . ."

After due deliberation, the Court decided to grant this modification and, accordingly, before entering the decree it crossed out certain language so that the decree, when entered, read as follows:

"It Is Further Ordered, Adjudged and Decreed that except for the bills or other measures specifically listed in the preceding paragraph of this decree, no bill shall be [introduced, considered or] passed by either house of the Washington state legislature or any committee thereof until the legislature shall have enacted into law a legislative apportionment plan that is in compliance with Amendment Fourteen of the United States Constitution to the satisfaction of this Court upon review of the same at a hearing to be held as soon as possible after enactment of such apportionment plan, together with implementing legislation for the election of legislators from the reapportioned districts."

Subsequently, however, questions arose as to the significance of the phrase "or any committee thereof" which was not crossed out. In order to clarify the matter, we contacted the Court on an informal basis, both last fall and again earlier this week. We were advised that having crossed out "introduced, considered or" the Court regarded "or any committee thereof" to be surplusage. In other words, the true intent of the Court, as aforesaid, was to grant in full the particular modification requested by the defendant Day as above described.

Accordingly with this background we answer the specific points of your question as follows:

- (1) The decree does permit the passage of bills out of committees into the Rules Committee:
- (2) It further permits the passage of bills out of the Rules Committee onto the floor of the House or Senate for second reading;
- (3) However, the decree does not permit final passage of a bill by either house for the reason that in this regard the decree clearly states that,
 - ". . . no bill [except as expressly permitted elsewhere] shall be passed by either house of the Washington state legislature . . . until the legislature shall have enacted into law a legislative apportionment plan that is in compliance with Amendment Fourteen of the United State Constitution "."

We trust that the foregoing will be of assistance to you.

Very truly yours,
John J. O'Connell,
Attorney General,
PHILIP H. Austen,
Assistant Attorney General.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 27, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 237, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. Olsen, the rules were suspended and authorization was given to add twenty additional names as sponsors of House Bill No. 201.

House Bill No. 201, by Representatives Olsen, O'Brien, Taylor, Johnson (Doris), Thompson, Sheridan, Klein, Day, Litchman, King (Chet), Elder,

Perry, King (Richard "Dick"), Uhlman, Smith, Witherbee, Mast, Gallagher, Marzano, Hawley, Valle, Chatalas, and Kull:

An Act relating to elections; allowing employees time-off from employment to vote; and prescribing a penalty.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 202, by Representatives Olsen, O'Brien, and Marzano:

An Act relating to vacation leave of subordinate officers and employees of the state government; and amending section 43.01.040, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.01.040.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 203, by Representatives Olsen, Lux, and Wolf:

An Act relating to state government; increasing per diem allowances; and amending section 43.03.050, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.03.050.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 204, by Representatives Lux, Olsen and Wolf:

An Act relating to state government; increasing mileage allowance; and amending section 43.03.060, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.03.060.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 205, by Representatives Haussler, Backstrom, and O'Dell:

An Act relating to public utility districts and providing for the manner in which contracts may be entered into with or without bids; amending section 2, chapter 124, Laws of 1955 and RCW 54.04.070; and amending section 3, chapter 124, Laws of 1955 and RCW 54.04.080.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 206, by Representatives Beck, Bozarth, and Moos:

An Act relating to the support of state and local government; providing for the disposition of certain fees, fines, and forfeitures; imposing an in lieu tax on real property owned by the state and used as game lands; amending section 77.12.170, chapter 36, Laws of 1955 and RCW 77.12.170; amending section 77.12.200, chapter 36, Laws of 1955 and RCW 77.12.200; and adding three new sections to chapter 77.12, Laws of 1955 and to chapter 77.12 RCW.

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

House Bill No. 207, by Representatives Kull, Canfield, and Newhouse:

An Act relating to education; authorizing the establishment of five additional community colleges; and adding a new section to chapter 198, Laws of 1961 and to chapter 28.84 RCW.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 208, by Representatives Smith and Garrett:

An Act relating to public works; and amending section 1, chapter 183, Laws of 1923 and RCW 39.04.010.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 209, by Representatives Marsh and Klein:

An Act relating to state colleges; establishing a new state college; amending section 2, chapter 147, Laws of 1957, as amended by section 2, chapter 62, Laws of 1961, and RCW 28.81.010; amending section 3, chapter 13, Laws of 1961, extraordinary session, as amended by section 1, chapter 143, Laws of 1963, and RCW 28.81.080; amending section 4, chapter 13, Laws of 1961, extraordinary session, and RCW 28.81.085; amending section 1, chapter 14, Laws of 1961, extraordinary session, and RCW 28.81.500; amending section 2, chapter 14, Laws of 1961, extraordinary session, and RCW 28.81.510; amending section 5, chapter 14, Laws of 1961, extraordinary session, and RCW 28.81.540; repealing section 1, chapter 13, Laws of 1933, as amended by section 1, chapter 109, Laws of 1947, and RCW 28.81.052; section 1, chapter 108, Laws of 1947, as amended by section 2, chapter 34, Laws of 1949, and RCW 28.81.053; and section 1, chapter 109, Laws of 1963 and RCW 28.81.054; adding new sections to chapter 28.81 RCW; and making an appropriation therefor.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 210, by Representative Litchman:

An Act relating to revenue and taxation; and providing for a severance tax with respect to certain natural resources; and declaring an effective date.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 211, by Representatives Bottiger, May, and Sawyer:

An Act relating to state government and providing for the method of removal of members of the state personnel board.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 212, by Representatives Brouillet, Mahaffey, and Sawyer: An Act relating to the state employees retirement system; amending section 43, chapter 274, Laws of 1947 as last amended by section 16, chapter 174, Laws of 1963 and RCW 41.40.410; and adding a new section to chapter 274, Laws of 1947 and to chapter 41.40 RCW.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 213, by Representatives Wang, Hawley, and Witherbee:

An Act relating to the excise tax on real estate sales; and adding a new section to chapter 11, Laws of 1951 first extraordinary session and to chapter 28.45 RCW.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 214, by representatives Witherbee, Hawley, and Wang:

An Act relating to the excise tax on real estate sales; and amending section 8, chapter 11, Laws of 1951 first extraordinary session as amended by section 2, chapter 19, Laws of 1951 second extraordinary session, and RCW 28.45.030.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 215, by Representatives Wolf and Kalich:

An Act relating to game; and imposing restrictions on the taking of deer. Ordered printed and referred to Committee on Game and Game Fish.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery fifty-five high school seniors from Bainbridge Island High School, and asked them to stand and be recognized.

MOTION

On motion of Mr. Moos, the rules were suspended and authorization was given to add sixteen additional names as sponsors of House Joint Memorial No. 11.

House Joint Memorial No. 11, by Representatives Moos, Bozarth, Slagle, Avey, Moon, Copeland, Mahaffey, Bledsoe, Wolf, Newhouse, Taplin, Haussler, Flanagan, Saling, Kull, Jolly, Hurley, Day, and Epton:

Memorializing Congress to amend the United States Constitution to set out the right of the people to choose whether or not they wish to have one house of the legislature of their state apportioned on the basis of factors other than population.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. Andersen (James A.), the rules were suspended and authorization was given to add nine additional names as sponsors of House Joint Resolution No. 23.

House Joint Resolution No. 23, by Representatives Andersen (James A.), Humiston, Eldridge, Swayze, Cunningham, McCaffree, Hawley, Mahaffey, Brachtenbach, Berentson, McDougall, and Gorton (by executive request):

Constitutional amendment to provide additional authority and powers for city home rule.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Concurrent Resolution No. 8, by Representative Clark:

Creating a legislative interim reapportionment committee.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

FIRST READING OF SENATE BILL

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

Engrossed Senate Bill No. 237, by Senators Greive, McCutcheon, and Cooney:

Reapportioning the state legislative districts.

Referred to Committee on Constitution, Elections, and Reapportionment.

PERSONAL PRIVILEGE

The Speaker recognized Mrs. Valle on a point of personal privilege.

Mrs. Valle:

"Mr. Speaker, ladies and gentlemen, a few days ago we observed a long-standing House tradition in which freshmen lucky enough to have their first bill passed here

distributed candy and cigars. As a dentist's wife and former chairman of the Dental Health and Education Committee of the women's auxiliary to the Seattle Dental Society, I participated with a great deal of reluctance. I might also say that it seems to me sometimes that there is already a great deal of air pollution here and we need not have cigars. What I think you really need is a toothbrush, and so I propose at this time that the pages distribute toothbrushes and toothpaste to all of you, and I say to you: Let us brush away partisan politics and dig our teeth into redistricting. Thank you very much."

MOTION

On motion of Mr. Burtch, the House recessed until 3:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 3:00 p.m.

The Clerk called the roll, and all members were present except Representative Angevine, who was excused.

SPEAKER'S PRIVILEGE

The Speaker observed in both galleries ninety-eight students from the Cle Elum Junior High School, accompanied by their teachers and principal, Mr. Anderson, and asked them to stand and be recognized.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Witherbee on a point of personal privilege.

Mr. Witherbee:

"Mr. Speaker, ladies and gentlemen of the House, I have had several inquiries about the condition of Representative Angevine. Today I have had word that the doctors have said he should be back with us in about ten days. They still don't know what happened to him. It isn't certain it was a stroke, but they are making some tests and he should be back in about ten days."

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House Gerry Lindgren, Washington distance runner from Spokane, and requested that the Spokane delegation escort him to a place of honor on the rostrum.

The Speaker requested that Mr. Day introduce the guest of honor. Mr. Day read a letter outlining Gerry Lindgren's accomplishments in track and field from the fall of 1962 continuing through his participation in the 1964. Olympic Games in Tokyo, Japan.

Mr. Day:

"Mr. Speaker, ladies and gentlemen of the House, Gerry Lindgren has, through tremendous effort, made some of the most fantastic accomplishments of any athlete in the history of the state of Washington. He has certainly honored our state. I want to introduce Gerry to you. Gerry, we will ask you to speak to the ladies and gentlemen of the House."

Mr. Lindgren:

"Mr. Speaker, ladies and gentlemen of the House, it is a very great pleasure to be here today and I just can't express how gratifying it is to be able to accept the hospitality which has been extended to me here at the capitol. I really just had a lucky year, I guess, and I hope I continue to have the kind of luck I have had in the past and to honor the state of Washington and Spokane as much as possible. I

am really proud of all the honor that has been paid to me, although I don't believe I deserve it. I think there are many others more deserving than myself and who have helped the state more than I have. Thank you very much for allowing me to come here. My visit here has been a very wonderful education and I am having a wonderful time. Thank you."

The Speaker:

"With respect to Gerry's comments about luck, I think that if any of us went through training which includes running twenty-five or thirty miles a day, we wouldn't call it luck."

Mr. Lindgren answered questions from the floor, after which the Speaker requested that the reading clerk read the following resolution:

RESOLUTION

Resolution by Representatives Day, Hurley, May, Epton, McCormick, Saling, Adams, Johnston (Elmer E.), Harris, and Morphis:

WHEREAS, Gerry Lindgren, a resident of Spokane, Washington, has brought wide fame to the State of Washington as an outstanding distance runner, and

Whereas, Honors too numerous to enumerate throughout the United States and overseas have been given to Gerry for his tremendous achievements in athletic competition, and

WHEREAS, Gerry has brought great credit to John R. Rogers High School in Spokane and to Washington State University at Pullman, Washington, and

Whereas, Gerry has set and broken many records in running distances up to $10,000\,^{'}$ meters, and

Whereas, Gerry brought great accolades to the United States when he defeated the Russian distance runners by more than 150 yards in the Los Angeles Coliseum on July 26, 1964, and

Whereas, Gerry served as chairman of the legislative committee for John Rogers Hi-Y and as parliamentarian for the Associated Student Body, displaying his intelligent interest in government, and

Whereas, Gerry served as the chairman of the Spokane County March of Dimes Drive for Teens, displaying his concern for the welfare of his fellow men, and

 $W_{\rm HEREAS}$, Gerry's conduct, both in the field of athletics and in his private life, has set a sterling example for the youth of the state of Washington to follow, and

Whereas, The members of the House of Representatives of the state of Washington are proud that Gerry Lindgren has chosen to live in our great state and desire to pay tribute to him and express gratification on behalf of this state for the honor and recognition which he has brought to it,

Now, Therefore, Be It Resolved, By the House of Representatives of the state of Washington that this body hereby acclaim and honor this man who is a splendid example of sportsmanship and who has displayed magnificent athletic ability, and thus brought distinction not only to himself but also to the State of Washington; and

Be It Further Resolved, That Gerry Lindgren for his excellent achievements be awarded the Distinguished Citizen Award and the Secretary of State, State of Washington is hereby instructed to prepare a certificate evidencing this award; and

Be It Further Resolved, That the Chief Clerk of the House of Representatives shall suitably inscribe copies of this Resolution and forward them to members of the family of Gerry Lindgren.

On motion of Mrs. Hurley, the resolution was unanimously adopted.

Mr. Day presented Gerry Lindgren with the Distinguished Citizen Award, following which the Speaker requested that the Spokane delegation escort him from the chamber of the House.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery members of the Women's Evergreen Democratic Club from the 31st District, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION

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

House Concurrent Resolution No. 9, by Representatives Copeland and O'Brien:

Relating to a joint session to receive a further message from the Governor.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 9 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 9 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

MOTIONS

On motion of Mr. O'Brien, House Concurrent Resolution No. 9 was ordered immediately transmitted to the Senate.

On motion of Mr. Litchman, House Bill No. 29 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

On motion of Mr. O'Brien, the House adjourned until 12:00 noon, Friday, January 29, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

NINETEENTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Friday, January 29, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representative Angevine, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a delegation from Kent, and asked them to stand and be recognized.

The Speaker observed in the south gallery Cadette Girl Scout Troop No. 333 from Baker Junior High School in Tacoma, and asked to stand and be recognized.

The Speaker observed in the south gallery thirty Girl Scouts from Troop No. 42 in Puyallup, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of Girl Scouts from the Rainier District in Seattle, and asked them to stand and be recognized.

MOTION

On motion of Mr. Sawyer, the House recessed until 2:00 p. m.

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representative Angevine, who was excused.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., January 28, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 58, requiring lunch breaks for teachers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Makk Litchman, Chairman.

Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., January 28, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 59, prohibiting discrimination against teachers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MARK LITCHMAN, Chairman,

Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

MR SPEAKER:

House of Representatives, Olympia, Wash., January 28, 1965.

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 64, authorizing teachers' tax deferred annuities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MARK LITCHMAN, Chairman,

Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives,

MR. SPEAKER:

Olympia, Wash., January 27, 1965.

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 121, providing a curfew for certain minors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Henry Backstrom, C. W. "Red" Beck, Paul H. Conner, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Ann T. O'Donnell, W. S. "Bill" Traylor.

MOTION

On motion of Mrs. Epton, House Bill No. 121 was rereferred to Committee on Judiciary.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery forty-one students from Whatcom Junior High School in Bellingham, and asked them to stand and be recognized.

REPORT OF SPECIAL COMMITTEE

House of Representatives,

MR. SPEAKER:

Olympia, Wash., January 29, 1965.

We, your special committee appointed to select an official House photographer, have had the same under consideration, and we report back to the House the selection of Mr. Ted Gatz of Renton.

AVERY GARRETT, Chairman.

We concur in this report: Thomas L. Copeland, Frank B. Brouillet.

On motion of Mr. Garrett, the report of the special committee was adopted.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery Troop 1725 of the Girl Scouts from Viewridge School in Seattle, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of Chapawa Campfire Girls from Maple Valley, and asked them to stand and be recognized.

The Speaker observed in the north gallery Girl Scout Troop No. 96 from Queen Anne in Seatte, and asked them to stand and be recognized.

MESSAGES FROM THE SENATE

Senate Chamber,

MR. SPEAKER:

Olympia, Wash., January 28, 1965.

The Senate has adopted: Senate Concurrent Resolution No. 4, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber,

Mr. Speaker:

Olympia, Wash., January 29, 1965.

The Senate has adopted: House Concurrent Resolution No. 9, and the same is herewith transmitted. WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives,

Mr. Speaker: Olympia, Wash., January 29, 1965.

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Concurrent Resolution No. 9, have compared same with the original resolution and find it correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Chet King, Richard W. Morphis.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Concurrent Resolution No. 9.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. King (Chet), the rules were suspended and authorization was given to add five additional names as sponsors of House Bill No. 216.

House Bill No. 216, by Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request):

An Act relating to food fish and shellfish; making it unlawful to dig hard shell clams for commercial purposes, except on licensed clam farms; and amending section 75.28.285, chapter 12, Laws of 1955 and RCW 75.28.285.

Ordered printed and referred to Committee on Fisheries.

MOTION

On motion of Mr. King (Chet), the rules were suspended and authorization was given to add five additional names as sponsors of House Bill No. 217.

House Bill No. 217, by Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request):

An Act relating to food fish and shellfish; and amending section 2, chapter 276, Laws of 1955 as last amended by section 1, chapter 236, Laws of 1961 and RCW 75.12.140.

Ordered printed and referred to Committee on Fisheries.

MOTION

On motion of Mr. King (Chet), the rules were suspended and authorization was given to add six additional names as sponsors of House Bill No. 218.

House Bill No. 218, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Berentson, and Thompson (by departmental request):

An Act relating to food fish and shellfish; requiring wholesale fish dealer's license for certain commercial activities; and amending section 75.28.300, chapter 12, Laws of 1955 as amended by section 11, chapter 212, Laws of 1955 and RCW 75.28.300.

Ordered printed and referred to Committee on Fisheries.

MOTION

On motion of Mr. King (Chet), the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 219.

House Bill No. 219, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Thompson, Berentson, and Bergh (by departmental request):

An Act relating to food fish and shellfish; and amending section 75.28.350, chapter 12, Laws of 1955 and RCW 75.28.350.

Ordered printed and referred to Committee on Fisheries.

MOTION

On motion of Mr. King (Chet), the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 220.

House Bill No. 220, by Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Conner, Kink, Berentson, and Thompson (by departmental request):

An Act relating to food fish and shellfish; and amending section 75.28.060, chapter 12, Laws of 1955 as last amended by section 8, chapter 309, Laws of 1959 and RCW 75.28.060.

Ordered printed and referred to Committee on Fisheries.

MOTION

On motion of Mr. King (Chet), the rules were suspended and authorization was given to add five additional names as sponsors of House Bill No. 221.

House Bill No. 221, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request):

An Act relating to food fish and shellfish; and adding a new section to chapter 12. Laws of 1955 and to chapter 75.08 RCW.

Ordered printed and referred to Committee on Fisheries.

MOTION

On motion of Mr. King (Chet), the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 222.

House Bill No. 222, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Berentson, Bergh, and Thompson:

An Act relating to food fish and shellfish; prohibiting alien fishing activities and fraudulent application for license by alien; adding two new sections to chapter 12, Laws of 1955 and to chapter 75.28 RCW; and prescribing penalties.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 223, by Representatives Jastad and Humiston (by departmental request):

An Act relating to public health; amending section 43.20.010, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.20.010; amending section 43.20.020, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.20.020; amending section 43.20.040, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.20.040; amending section 43.20.050, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.20.050; adding new sections to chapter, Laws of 1965 and to chapter 43.20 RCW; and prescribing penalties.

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

House Bill No. 224, by Representative Conner:

An Act relating to property taxes; and adding a new section to chapter 15, Laws of 1961 and to chapter 84.36 RCW.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

MOTION

On motion of Mr. Sawyer, the rules were suspended and authorization was given to add six additional names as sponsors of House Bill No. 225.

House Bill No. 225, by Representatives Conner, Wang, McCormick, Berentson, O'Dell, Warnke, Hawley, Beck, and Bozarth (by Highway Interim Committee request):

An Act relating to vehicle license number plates; and adding a new section to chapter 46.16 RCW.

Ordered printed and referred to Committee on Highways.

House Bill No. 226, by Representatives O'Brien, Whetzel, and Valle: An Act relating to open space land.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

House Bill No. 227, by Representatives Taylor, Hawley, and King (Richard "Dick"):

An Act relating to public highways; and amending section 47.20.030, chapter 13, Laws of 1961, as amended by section 5, chapter 21, Laws of 1961 extraordinary session and RCW 47.20.030.

Ordered printed and referred to Committee on Highways.

MOTION

On motion of Mr. Sawyer, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 228.

House Bill No. 228, by Representatives Leland, Adams, Backstrom, Conner, Haussler, and Mast:

An Act relating to topographic and geological surveys; adding new sections to chapter, Laws of 1965 (Senate Bill No. 4) and to chapter 43.92 RCW; and making an appropriation.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 229, by Representatives Anderson (Eric O.), Burtch, and Conner:

An Act relating to food fish and shellfish, permitting a limit catch for the physically infirm by members of their immediate family; and adding a new section to chapter 75.24 RCW.

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

House Bill No. 230, by Representatives Savage, May, and King (Richard "Dick"):

An Act relating to the salaries of teachers in the public schools; adding new sections to chapter 28.67 RCW; repealing section 1, chapter 198, Laws of 1937, as amended by section 1, chapter 209, Laws of 1949, and RCW 28.67.090; and providing an effective date.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 231, by Representatives Beck, Haussler, and Goldsworthy (by departmental request):

An Act relating to the use of water in the state of Washington and the right to the use thereof; providing fees to be collected by the supervisor of

water resources; and amending section 44, chapter 117, Laws of 1917 as last amended by section 5, chapter 57, Laws of 1951, and RCW 90.03.470.

Ordered printed and referred to Committee on Water Resources and Pollution Control.

House Bill No. 232, by Representatives Moon, Hood, and Backstrom:

An Act relating to revenue and taxation; exempting water distribution properties of nonprofit corporations and cooperative associations; and adding a new section to chapter 15. Laws of 1961 and to chapter 84.36 RCW.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

MOTION

On motion of Mr. Wang, the rules were suspended and authorization was given to add four additional names as sponsors of House Bill No. 233.

House Bill No. 233, by Representatives Wang, Witherbee, Conner, Braun, Leland, Day, and Hawley:

An Act relating to the law against discrimination; and adding a new section to chapter 183, Laws of 1949 and to chapter 49.60 RCW.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Sawyer, the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 234.

House Bill No. 234, by Representatives Sawyer, McCormick, Wang, Berentson, Cunningham, Warnke, Hawley, Beck, Leland, and Bozarth (by Highway Interim Committee request):

An Act relating to rules of the road; adding new sections to chapter 12, Laws of 1961 and chapter 46.04 RCW; amending section 46.37.190, chapter 12. Laws of 1961 as amended by section 14, chapter 154, Laws of 1963 and RCW 46.37.190; amending section 1, chapter 16, Laws of 1963 and RCW 46.48.011; amending section 3, chapter 16, Laws of 1963 and RCW 46.48.013; and amending section 46.56.040, chapter 12, Laws of 1961 and RCW 46.56.040; repealing section 46.04.070, chapter 12, Laws of 1961 and RCW 46.04.070; section 46.04-.390, chapter 12, Laws of 1961 and RCW 46.04.390; section 46.04.430, chapter 12, Laws of 1961 and RCW 46.04.430; section 46.04.520, chapter 12, Laws of 1961 and RCW 46.04.520; section 46.04.610, chapter 12, Laws of 1961 and RCW 46.04.610; section 46.08.040, chapter 12, Laws of 1961 and RCW 46.08.040; section 46.08.050, chapter 12, Laws of 1961 and RCW 46.08.050; section 46.20.260, chapter 12, Laws of 1961 and RCW 46.20.260; sections 46.47.010 through 46.47.090, chapter 12, Laws of 1961 and RCW 46.47.010 through 46.47.090; section 46.48.027, chapter 12, Laws of 1961 and RCW 46.48.027; section 46.48.130, chapter 12, Laws of 1961 as amended by section 1, chapter 203, Laws of 1961 and RCW 46.48.130; section 46.48.140, chapter 12, Laws of 1961 and RCW 46.48.140; sections 46.48.260 through 46.48.330, chapter 12, Laws of 1961 and RCW 46.48.260 through 46.48.330; section 46.56.010, chapter 12, Laws of 1961 and RCW 46.56.010; section 46.56.020, chapter 12, Laws of 1961 and RCW 46.56.020; section 46.56.050, chapter 12, Laws of 1961 and RCW 46.56.050; section 46.56.060, chapter 12, Laws of 1961 and RCW 46.56.060; section 46.56.080, chapter 12, Laws of 1961 and RCW 46.56.080; section 46.56-.090, chapter 12, Laws of 1961 and RCW 46.56.090; section 46.56.110, chapter

12, Laws of 1961 and RCW 46.56.110; section 46.56.120, chapter 12, Laws of 1961 and RCW 46.56.120; sections 46.56.140 through 46.56.180, chapter 12, Laws of 1961 and RCW 46.56.140 through 46.56.180; section 46.60.010, chapter 12, Laws of 1961 and RCW 46.60.010; section 46.60.020, chapter 12, Laws of 1961 as amended by section 50, chapter 3, Laws of 1963 extraordinary session and RCW 46.60.020; sections 46.60.040 through 46.60.140, chapter 12, Laws of 1961 and RCW 46.60.040 through 46.60.140; section 46.60.150, chapter 12, Laws of 1961 as amended by section 46, chapter 3, Laws of 1963 extraordinary session and RCW 46.60.150; section 46.60.160, chapter 12, Laws of 1961 as amended by section 1, chapter 118, Laws of 1961 and RCW 46.60.160; section 46.60.170, chapter 12, Laws of 1961 as amended by section 47, chapter 3, Laws of 1963 extraordinary session and RCW 46.60.170; sections 46.60.180 through 46.60.250, chapter 12, Laws of 1961 and RCW 46.60.180 through 46.60.250; sections 46.60.280 through 46.60.310, chapter 12, Laws of 1961 and RCW 46.60.280 through 46.60.310; section 46.60.320, chapter 12, Laws of 1961 as amended by section 1, chapter 125, Laws of 1963, and RCW 46.60.320; section 46.60.350, chapter 12, Laws of 1961 and RCW 46.60.350; sections 47.36.140 through 47.36.170, chapter 13, Laws of 1961 and RCW 47.36.140 through 47.36.170; section 47.52.030, chapter 13, Laws of 1961 and RCW 47.52.030; and providing penalties; declaring certain signs, signals or markings public nuisances and providing for the removal thereof; directing the recodification of certain RCW sections; and adding new sections to chapter 12, Laws of 1961 and providing for a new chapter in Title 46 of the revised code of Washington to be organized under enumerated captions.

Ordered printed and referred to Committee on Highways.

House Bill No. 235, by Representatives O'Donnell, Klein, and O'Brien (by departmental request):

An Act relating to civil rights; amending section 1, chapter 183, Laws of 1949, as amended by section 1, chapter 37, Laws of 1957, and RCW 49.60.010; amending section 2, chapter 183, Laws of 1949, as amended by section 3, chapter 37, Laws of 1957, and RCW 49.60.030; amending section 3, chapter 183, Laws of 1949, as last amended by section 1, chapter 103, Laws of 1961, and RCW 49.60.040; amending section 2, chapter 270, Laws of 1955, as amended by section 5, chapter 37, Laws of 1957, and RCW 49.60.050; amending section 3, chapter 270, Laws of 1955, and RCW 49.60.060; amending section 4, chapter 270, Laws of 1955, and RCW 49.60.070; amending section 5, chapter 270, Laws of 1955, and RCW 49.60.080; amending section 6, chapter 270, Laws of 1955, as amended by section 6, chapter 37, Laws of 1957, and RCW 49.60.090; amending section 7, chapter 270, Laws of 1955, and RCW 49.60.100; amending section 5, chapter 183, Laws of 1949, and RCW 49.60.110; amending section 8, chapter 270, Laws of 1955, as amended by section 7, chapter 37, Laws of 1957, and RCW 49.60.120; amending section 9, chapter 270, Laws of 1955, and RCW 49.60.130; amending section 10, chapter 270, Laws of 1955, and RCW 49.60.140; amending section 11, chapter 270, Laws of 1955, and RCW 49.60.150; amending section 12, chapter 270, Laws of 1955, and RCW 49.60.160; amending section 13, chapter 270, Laws of 1955, and RCW 49.60.170; amending section 15, chapter 270, Laws of 1955, as amended by section 16, chapter 37, Laws of 1957, and RCW 49.60.230; amending section 16, chapter 270, Laws of 1955, as amended by section 17, chapter 37, Laws of 1957 and RCW 49.60.240; amending section 17, chapter 270, Laws of 1955, as amended by section 18, chapter 37, Laws of 1957, and RCW 49.60.250; amending section 19, chapter 37, Laws of 1957, and RCW 49.60.255; amending section 21, chapter 37, Laws of 1957, and RCW 49.60.260; amending section 22, chapter 37, Laws of 1957, and RCW 49.60.270; amending section 24, chapter 37, Laws of 1957, and RCW 49.60.290; amending section 10, chapter 183, Laws of 1949, as last amended by section 4, chapter 100, Laws of 1961, and RCW 49.60.310; amending section 11, chapter 183, Laws of 1949, and RCW 49.60.320; repealing section 15, chapter 37, Laws of 1957, and RCW 49.60.217; repealing section 25, chapter 37, Laws of 1957, and RCW 49.60.300; adding a new section to chapter 49.60 RCW; and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 236, by Representatives Adams and Conner (by departmental request):

An Act relating to health districts; amending section 2, chapter 183, Laws of 1945 and RCW 70.46.020; amending section 3, chapter 183, Laws of 1945 and RCW 70.46.030; amending section 4, chapter 183, Laws of 1945 and RCW 70.46.040; amending section 5, chapter 183, Laws of 1945 as amended by section 1, chapter 100, Laws of 1957, and RCW 70.46.050; amending section 6, chapter 183, Laws of 1945 and RCW 70.46.060; amending section 7, chapter 183, Laws of 1945 and RCW 70.46.070; amending section 8, chapter 183, Laws of 1945 and RCW 70.46.080; amending section 9, chapter 183, Laws of 1945 and RCW 70.46.090; adding new sections to chapter 183, Laws of 1945 and to chapter 70.46 RCW; and repealing section 1, chapter 183, Laws of 1945 and RCW 70.46.010.

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

House Bill No. 237, by Representatives Brachtenbach, Klein, and O'Dell: An Act relating to the selection of jurors; and amending section 4, chapter 57, Laws of 1911 as amended by section 2, chapter 191, Laws of 1925, extraordinary session, and RCW 2.36.090.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 238, by Representatives Andersen (James A.), Klein, and O'Dell:

An Act relating to judicial conferences and study committees; and amending section 6, chapter 259, Laws of 1957 and RCW 2.56.060.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Sawyer, the rules were suspended and authorization was given to add five additional names as sponsors of House Bill No. 239.

House Bill No. 239, by Representatives Sawyer, Huntley, McCormick, Conner, Wang, O'Dell, Bozarth, and Warnke (by Highway Interim Committee request):

An Act relating to motor vehicle license fees; adding new sections to chapter 12, Laws of 1961 and chapter 46.68 RCW; amending section 46.16.060, chapter 12, Laws of 1961 as amended by section 9, chapter 7, Laws of 1961 extraordinary session and RCW 46.16.060; amending section 46.68.030, chapter 12, Laws of 1961 as amended by section 17, chapter 7, Laws of 1961 extraordinary session and RCW 46.68.030; amending section 46.68.060, chapter 12, Laws of 1961 and RCW 46.68.060; repealing section 46.68.040, chapter 12,

Laws of 1961 as amended by section 10, chapter 39, Laws of 1963 and RCW 46.68.040; and providing an effective date.

Ordered printed and referred to Committee on Highways.

MOTION

1.1.0

On motion of Mr. Burtch, the rules were suspended and authorization was given to add five additional names as sponsors of House Joint Memorial No. 12.

House Joint Memorial No. 12, by Representatives O'Donnell, Klein, Marzano, Chatalas, Thompson, Sheridan, Valle, and Smith:

Memorializing Congress to take action concerning Mississippi.

Ordered printed and referred to Committee on Judiciary.

House Joint Resolution No. 24, by Representatives Dootson, Canfield, and Rogers:

Removing redistricting power from legislature.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. Andersen (James A.), the rules were suspended and authorization was given to add two additional names as sponsors of House Concurrent Resolution No. 10.

House Concurrent Resolution No. 10, by Representatives Canfield, Dootson, Rogers, Eldridge, and Andersen (James A.):

Providing for formation of advisory redistricting commission.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

FIRST READING OF SENATE BILL

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

Senate Concurrent Resolution No. 4, by Senators Riley and Moriarty, Jr.: Resolution in remembrance of Stub Nelson.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 4 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 4 was advanced to third reading, the second reading was considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives O'Brien, Andersen (James A.), and Clark speaking in favor of adoption of the resolution.

The resolution was unanimously adopted.

MOTION

On motion of Mr. O'Brien, the House adjourned until 12:00 noon, Saturday, January 30, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

TWENTIETH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Saturday, January 30, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Ahlquist, Angevine, and Bottiger. Representatives Ahlquist and Angevine were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

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

MOTION

On motion of Mr. Sawyer, the House recessed until 2:00 p. m.

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Represenatives Ahlquist and Angevine, who were excused.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., January 30, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 196, reapportioning and redistricting the legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

House of Representatives, Olympia, Wash., January 30, 1965.

MR. SPEAKER:

We, a minority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 196, reapportioning and redistricting the legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Jack Dootson, Slade Gorton, Edward F. Harris, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander.

Mr. Burtch demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Ahlquist and Angevine.

On motion of Mr. Burtch, the absent members were excused, and the House proceeded with business under the call of the House.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 196 was advanced to second reading.

SECOND READING OF BILL

House Bill No. 196, by Representatives Grant and Elder:

Reapportioning and redistricting the legislature.

House of Representatives, Olympia, Wash., January 30, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 196, reapportioning and redistricting the legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Following section 1 of the bill, add sections 2 through 64, as follows:

"NEW SECTION. Sec. 2. The senate shall consist of forty-nine members, one of whom shall be elected from each of the forty-nine senatorial districts, constituted as set forth in sections 3 through 51 of this act.

"NEW SECTION. Sec. 3. District 1-

"(1) 1-A—shall consist of that area in Snohomish and King counties bordered on the south by the northern boundary of district 44 as defined in this act, on the east by Aurora Avenue North, on the north by the southern and western boundary of district 8, on the west by Puget Sound.

"(2) 1-B—shall consist of that area in King county bordered on the west by Aurora Avenue North, on the north by the southern boundary of district 8, as described in this act; on the east by district 47 as described in this act, on the south by district 48 as described in this act.

"NEW SECTION. Sec. 4. District 2-

- "(1) 2-A-the county of Okanogan.
- "(2) 2-B—the counties of Ferry, Pend Oreille and Stevens.

"NEW SECTION. Sec. 5. District 3—the following precincts from Spokane county: Ada, Agatha, Alvin, Barth, Burke, Daisy, David, Davis, Dawson, Day, Dayton, Delaware, Detroit, Diana, Dixie, Doak, Dodd, Dominion, Douglas, Dover, Drumheller, Dunn, Dwight, Eagle, East Hillyard, Echo, Eden, Edison, Edith, Edwards, Eldorado, Elgin, Elie, Ellwood, Emerald, Emerson, Ensign, Erie, Ermina, Essex, Ethel, Euclid, Eureka, Evans, Exchange, Riverside, Spokane 1 through 6, Spokane 8, 307, 309 through 312, 314, 315, 324, 359, 360, 362, 364, 365 and 724.

"NEW SECTION. Sec. 6. District 4—the following precincts in the county of Spokane: Abigail, Acme, Adolph, Advance, Airport, Albert, Alice, Allen, Alki, Andrew, Archer, Arrow, Arthur, Ashley, Atlanta, Belt, Bernard, Blake, Boyd, Bryan, Burton, Carnhope, Dishman, East Spokane, Edgecliff 1 and 2, Evergreen 1 through 3, Fancher, Foothills, Friedland, Greenacres, Irvin, Marita, Mead, Millwood, Moab, Opportunity 1 through 6, Orchard 1 through 3, Otis, Pasadena, Pleasant Prairie, Raymond, University, Vera 1 through 3, Wooruff 1 and 2, 413, 414, 422, 423, 439, 440, 601, that portion of Corbin which is north of the Chicago, Milwaukee, Saint Paul and Pacific Railroad Company right of way, and that portion of Trentwood which is south of Wellesley Avenue and west of Adams Street, and that portion of Glenrose precinct north of the Spokane city limits southern border.

"NEW SECTION. Sec. 7. District 5-

- "(1) 5-A—the following precincts in the county of Spokane: 501 through 507, 510, 517 through 521, 525, 531, 536, 542, 543, 546, 547, 557, 561, 562, Wells precinct, and that portion of Linwood 2 east of Division Street and that portion of Whitworth 1 which is east of Division Street; and that portion of Whitworth 3 which is south of East Hawthorne Road.
- "(2) 5-B—the following precincts in the county of Spokane: 511 through 516, 522 through 524, 526 through 530, 532 through 535, 537 through 541, 544, 545, 549, 556, 559.

"NEW SECTION. Sec. 8. District 6—the following precincts in the county of Spokane: Abbott, Acorn, Alameda, Amber, Anne, Anthony, Arizona, Astor, Baker, Baldwin, Belmont, Bertha, Blaine, Bolster, Brickell, Butler, Byrne, Cheney 1 through 4, Chester 1 and 2, Duncan, East Marshall, Fairfield, Freeman, Kokomo, Latah, Liberty Lake, Marshall, Mica, Moran, Mount Hope, Pines, Pioneer, Plaza, Rock Creek Valley, Rockford, Rudolf, South Moran, South Spangle, Spangle, Terrace, Valleyford, Waverly, 422, 423, 439, 440, 444, 445, 446, 621, 622, 623, 624, 628, 629, 631, 633, 634, 635, 636, 637, 642, 643, 644, 649, 650, 652, 654, 655, and all of that portion of Corbin which is south of the Chicago, Milwaukee, Saint Paul and Pacific Railroad Company right of way.

"NEW SECTION. Sec. 9. District 7—the following precincts in the county of Spokane: Airway Heights, Cannon, Carleton, Carlisle, Carrie, Cass, Charlotte, Chattaroy, Clara, Clay, Cleveland, Clough, Colbert, Conklin, Cora, Cowley, Custer, Deep Creek, Deer, Deer Park North, Deer Park South, Della, Denison, Derby, Dewey, Dillon, Doland, Dora, Dyer, East Chattaroy, Elk, Espanola, Five Mile, Friedland, Four Lakes, Garden Springs, Green Bluff, Linwood 1, Linwood 3, Medical Lake 1 and 2, Milan, Mount Spokane, Newman Lake, Nine Mile, North Colbert, Peone, Rimrock, Spence, Stevens, Wayside, Whitworth 2, 715 through 723, 725 through 728, that portion of Linwood 2 which is west of Division Street, that portion of Whitworth 1 which is west of Division Street, that portion of Whitworth 3 which is north of East Hawthorne Road, that portion of Trentwood which is north of Wellesley Avenue and east of Adams.

"NEW SECTION. Sec. 10. District 8-the following precincts in the county of Snohomish: Alicia, Ash, Bear Creek, Berry, Brier, Canyon, Cascade, Clearview, Crest, Crystal Spring South, Cypress, East Shore, Elwood, Emander, Fernwood, Field, Freeway, Hiltons Lake, Hilton, Hunt, Jeff, Kenmore, Kennard, Larch, Locust, Lund, Lynncrest, Lynnwood 1 through 14, Magnolia, Maltby, Manor, Manordale, Maple, Martha Lake, Meadowdale, Meridian, Minor, Morris, Mountlake Terrace 1 through 16, Nolyn, North Alderwood, Omdal, Perrin, Radar, Rainier, Russett, Serene, Shelby, Shore, Silver Lake, South Alderwood, Spruce, Stickney, Thomas Lake, Vine and those portions of Seattle Heights east of the Seattle Freeway; and that portion of the county of King which lies north of the following line: beginning at Meridian Avenue North and the King county line, southerly to North 195th Street, westerly to Aurora Avenue North, southerly to 185th Street, easterly to 30th Avenue northeast, northerly to Northeast 195th Street, easterly to 88th Avenue Northeast, southerly to the city limits of Bothell, then following the westerly city limits of Bothell south to the Sammamish Slough, then generally easterly, northerly, and southerly to the Slough's intersection with 113th Avenue Northeast, then generally northerly and westerly, following the city limits of Bothell to Northeast 193rd Street and Ross Road, northeast on Ross Road to the intersection of Ross Road, Northeast 195th Street, and 112th Avenue Northeast, northerly on 112th Avenue Northeast to the Snohomish county line, easterly to the southwest intersection of Pearson precinct, in Snohomish county, and the county line of the counties of King and Snohomish.

"NEW SECTION. Sec. 11. District 9—the counties of Adams, Lincoln, and Whitman. "NEW SECTION. Sec. 12. District 10—

- "(1) 10-A—the counties of Asotin, Columbia and Garfield, and the following precincts in Walla Walla county: Alderbrook, Baker, Blalock, Burbank, Clyde, Dixie, East Waitsburg, Eureka, Frenchtown, Gardena, Gose, Haas, Hadley, Hill, Lincoln, Lower Dry Creek, Prescott, Russell Creek, Valley Homes, Wallula, Washington, and West Waitsburg.
- "(2) 10-B—all precincts within the city of Walla Walla and the following precincts in the county of Walla Walla: Abbott, Beck, Berney, Braden, College Place 1 through 8 inclusive, Darry, Finch, Garrison, Prospect Point, Ritz, Stone, and Twin Grove.

"NEW SECTION. Sec. 13. District 11-

[&]quot;(1) 11-A—the following areas within the county of Benton: The city of Richland

and all of townships 11, 12, 13 and 14 north, in each of ranges 24, 25, 26, 27, and 28 east, Williamette Meridian; all of township 10 north, range 27 east, Willamette Meridian; township 10 north, range 28 east, Willamette Meridian; those portions of townships 9 north in each of ranges 27 and 28 east, Willamette Meridian, which lie north of the center line of United States highway 410; all of township 10 north, range 26 east, Willamette Meridian; sections 1 and 12, township 9 north, range 26 east, Willamette Meridian; and those portions of sections 13 and 24, township 9 north, range 26 east, Willamette Meridian, which lie north of the center line of United States highway 410.

"(2) 11-B—the following precincts in the county of Yakima: Belma, Byron, Glade, Grandview Central, Mabton Town, Mabton Rural, North Grandview, South Grandview, Sunnyside Rural 1 through 4, Waneta, Wendell Phillips, and all the precincts in the cities of Grandview, Sunnyside, and Granger, the precincts of East Granger, Alfalfa, and those portions of township 12 north, range 23 east, Willamette Meridian; and township 13 north, range 23 east, Willamette Meridian lying within Yakima county.

"NEW SECTION. Sec. 14. District 12-

"(1) 12-A—the following precincts in the county of Chelan: Appleyard, Canyon, College, Lincoln, Millardale, Monitor, Olds, River, Sleepy Hollow, Suburban and all the precincts in the city of Wenatchee, and the following area in the county of Douglas surrounding the town of East Wenatchee: beginning at the intersection of Fourth Street Southeast with Highline Drive, proceed northerly along Highline Drive into Eastmont Avenue to its intersection with 19th Street Northeast, thence westerly along 19th Street Northeast to the Columbia River, thence downstream along the Columbia River to its intersection with a straight line extension of Fourth Street Southeast, thence easterly along Fourth Street Southeast to its intersection with Highline Drive and the point of beginning.

"(2) 12-B—the areas and precincts in the counties of Chelan and Douglas not included in 12-A as described in this section.

"NEW SECTION. Sec. 15. District 13-the counties of Grant and Kittitas.

"NEW SECTION. Sec. 16. District 14—the following precincts in the county of Yakima: Airport, Cascade, East Fruitvale, East Moxee, East Selah, Fairgrounds, Fairview, Jefferson, Leamingburg, Moxee City, Moxee Rural, Old Town, Riverside, Slavin, South Broadway, Sumach, Union Gap 1 through 3, West Fruitvale, Yakima 1 through 61, and Yakima 63 through 67, except that portion of township 12 north, range 23 east, Willamette Meridian, and township 13 north, range 23 east, Willamette Meridian, lying within Yakima county.

"NEW SECTION. Sec. 17. District 15—that portion of Yakima county not included in any other district as described in this act.

"NEW SECTION. Sec. 18. District 16—Franklin county and those portions of townships 8 and 9 north, ranges 29 and 30 east, Willamette Meridian, in Benton county.

"NEW SECTION. Sec. 19. District 17-

"(1) 17-A—Klickitat county, Skamania county, and that portion of Benton county not included in any other district described in this act.

 $^{\prime\prime}(2)$ 17-B—that portion of Clark county not included in district 49 as described in this act.

"NEW SECTION. Sec. 20. District 18-the counties of Cowlitz and Wahkiakum.

"NEW SECTION. Sec. 21. District 19—the districts constituted in RCW 44.06.210 and RCW 44.06.220.

"NEW SECTION. Sec. 22. District 20—the following precincts in the county of King: Adrian, Aimee, Ambaum, Angle Lake, Anthony, Antrim, Arthur, Athlone, Benson, Big Soos, Bishop, Bow Lake, Bow Vista, Brooklyn, Burien, Cascade, Cecelia, Century, Chelsea, Clover, Columbus, Cork, Crescent, Crestview, Diane, Dodger, Donegal, Down, Dublin, Dunbar, Dunmore, East Hill, Elaine, Emerald, Evansvale, Ezra, that portion of Fenwick east of Military Road South, Five Corners, Francis, Franklin, Fruitland, Fuller, Gibboney, Gibbs, Gould, Greenacres, Grandview, Gregory, Heights, Helen, Hilton, Horseshoe, Huntington, Jane, Katherine, Kilpatrick, Lake, Lake Desire, Lake View, LaSalle, Leinster, Leitrim, Leix, Lilac, Lillian, Limerick, Little Soos, Lucerne, Lynmar, Magnolia, Manhattan, Maplewild, Marlene, McMicken, Meeker, Meridian, Mobile, Moshier, Nash, Nokomis, Norma, North Burien, O'Brien, Olga, Orcas, Orchard, Panther Lake, Phelps, Pine Tree, Pipeline, Rancho Vista, Ravensdale, Roberta, Roosevelt, Russell, Saint Helens, San Juan, Seahurst, Sears, Selleck, Shannon, Soos Creek, Springbrook, Sue City, Sunnybank, Sunrise, Sweptwing, Sylvester, Tahoma, Thomas,

Three Tree Point, Tralee, Tyrone, Ursina, Virginia, Washington, Wayne, Webster, Wicklow, Wildwood, Wilson, Woodside, Yankee: all precincts in the city of Kent; all precincts in the city of Normandy Park; that portion of Airport which lies south of South 160th Street, and that portion of Roscommon which lies south of South 132nd Street.

"NEW SECTION. Sec. 23. District 21-the district constituted in RCW 44.06.230.

"NEW SECTION. Sec. 24. District 22-the county of Thurston.

"NEW SECTION. Sec. 25—District 23—so much of Kitsap county as is not included in United States census tracts 1, 2, 8, 9, 10 and 11, and the following precincts in the city of Bremerton: 31, 32, 34, 35, 47, 49, 50, 51, 52, 61, 63, 64.

"NEW SECTION. Sec. 26. District 24-the counties of Clallam, Jefferson and Mason.

"NEW SECTION. Sec. 27. District 25—the following precincts in the county of Pierce: Alder, Alderton, Allison, Andrain, Ashford, Bingham, Bonney Lake, Breckton, Buckley 1 and 2, Carbonado, Central, Clear Creek, Crestview, Crocker, Dawson, Dieringer, Eatonville 1 and 2, Edgewood, Elbe, Firgrove, Fruitland, Graham, Grant, Harvard, Hillcrest, Hudson, Johnson, Kapowsin, Kelly Lake, Lake Tapps, Larchmont, Lidford, McMillin, Meeker, Meridian, Midland, Monroe, Mt. View, Mulvey, National, North Puyallup, Orting 1 through 3, Orton, Pioneer, Puyallup 1 through 21, Rainier, Riverside, South Prairie, Spinning, Summit, Summer 1 through 7, Sunrise, Taylor, Thrift, Valley, Vickery, Victor Falls, Waller, Webstone, Wilkeson, Woodland Heights, Woodrow; and the following described area in the city of Tacoma: beginning at the intersection of United States highway 5 and East M Street, thence south following M Street to its intersection with 72nd Street, thence east following 72nd Street to its intersection with the most easterly limits of the city of Tacoma, thence north following the Tacoma city limits to its intersection with United States highway 5, thence westerly following said United States highway 5 to the point of beginning.

"NEW SECTION. Sec. 28. District 26-the following area embracing the cities of Fife, Milton, portions of Tacoma, and portions of the county of Pierce. Beginning in the city of Tacoma at the intersection of Division and Tacoma Avenue, thence westerly following Division Avenue to its intersection with North 8th Street, thence west on North 8th to its intersection with North Steele, thence north on Steele to its intersection with North 9th, thence west on North 9th to its intersection with Union Avenue, thence south on Union Avenue to its intersection with South 19th Street, thence west on South 19th Street to its intersection with Bantz Boulevard. thence northwesterly on Bantz Boulevard to its intersection with Sixth Avenue, thence westerly on Sixth Avenue and Olympic Boulevard to its intersection with the line of extreme low tide in the Narrows, thence northerly, southeasterly, northwesterly and northeasterly following the line of extreme low tide around Commencement Bay to the county line between the counties of King and Pierce, thence southeasterly along said county line to the easterly boundary of the city of Milton, thence southerly following the city limits of Milton to the intersection of the Indian reservation line forming the easterly boundary of Firwood precinct, thence southerly following said Indian reservation line to its intersection with the Puyallup River, thence northwesterly following the center line of said river to its intersection with South 11th Street, thence westerly following 11th Street to its intersection with Tacoma Avenue, thence north on Tacoma Avenue to its intersection with Division Avenue, thence westerly following Division Avenue to the point of beginning.

"NEW SECTION. Sec. 29. District 27—the following area within the city of Tacoma and portions of the county of Pierce: beginning at the intersection of 11th Street and the Puyallup River, thence southeasterly along the Puyallup River to its intersection with United States highway 5, thence southwesterly along United States highway 5 to its intersection with South Park Avenue, thence southerly along South Park Avenue to its intersection with 80th Street, thence westerly along 80th Street to its intersection with Orchard Road, thence northerly along Orchard Road to its intersection with 19th Street, thence easterly along 19th Street to its intersection with Union Avenue, thence north on Union Avenue to its intersection with North Ninth Street, thence east on Ninth Street to its intersection with Sprague Avenue, thence south following Sprague Avenue to its intersection with Division Avenue, thence northeasterly along Division Avenue to its intersection with Tacoma Avenue, thence southerly along Tacoma Avenue to its intersection with 11th Street, thence easterly along 11th Street to the point of beginning.

"NEW SECTION. Sec. 30. District 28—the following precincts in the county of Pierce: Alameda, American Lake, American Lake Gardens, Anderson Island, Arena, Artondale, Bridgeview, Chambers, Clover Park, Crystal, Custer, Day Island, DeKoven, Elwood, Fairway, Fane, Fircrest 1 through 8, Fir Glen, Firlock, Flett, Fox Island, Gig Harbor 1 and 2, Gravelly Lake, Greenwood, Hales Pass, Home, Hunts Prairie, Idylwild, Interlaaken, Jackson, Juniper, Lagoon, Lakebay, Lake City, Lake Louise, Lakeview, Lakewood, Longbranch, Menlo, Minter, Narrowsview, Navy Base, Nyanza, Oak Park, Olympic, Park Lodge, Piermont, Ponders, Purdy, Richmond, Ruston, Rosedale, Seaview, Shore Acres, Soundview, Southgate, Sunset, Tahoma, Tillicum, Tyee Park, University Place, Vaughn, Village, Wollochet; and the following described area in the city of Tacoma: beginning at the intersection of Olympic Boulevard and the line of extreme low tide in the Narrows, thence easterly on Olympic Boulevard and Sixth Avenue to the intersection of Sixth Avenue and Bantz Boulevard, thence southeasterly following Bantz Boulevard to its intersection with South 19th Street and Orchard, thence westerly following 19th Street to the point of beginning.

"NEW SECTION. Sec. 31. District 29—the following precincts in the county of Pierce: Adams, Armour, Benbow, Brookdale, Cleveland, Clover Creek, College, Collins, Cooper, Elk Plain, Fawcett, Franklin, Garfield, Hill Garden, Holz, Lacamas, Lincoln, McKenna, Meadow, Muck, Pacific, Parkland 1 and 2, Polk, Roy, Sales, Silver Lake, Spanaway 1 through 4, Tanawax, Tule Lake, Wildwood, Dupont, Steilacoom 1 through 3; and that portion of the city of Tacoma described as follows: beginning at the intersection of South Sprague and 96th Streets, and thence north following Sprague Street to its intersection with 80th Street, thence east following 80th Street to Park Avenue, thence north following Park Avenue to its intersection with United States highway 5, thence easterly following United States highway 5 to its intersection with East M Street, thence south following East M Street to its intersection with 72nd Street, thence west following 72nd Street to its intersection with McKinley Avenue, thence south following McKinley Avenue to its intersection with 96th Street, thence west following 96th Street to its intersection with Sprague Street and its point of beginning.

"NEW SECTION. Sec. 32. District 30-the islands of Vashon and Maury; and in the county of King, beginning at the intersection of the township line between townships 21 north and 22 north and the county line between the counties of King and Kittitas, proceed westerly following said township line to its intersection with 76th Avenue South; thence northerly following 76th Avenue North to its intersection with the city limits of the city of Kent; thence generally northerly, easterly, and southerly following the city limits of the city of Kent to its intersection with South 272nd Street; thence westerly following South 272nd Street to its intersection with Military Road South; thence northerly following Military Road South to its intersection with the city limits of the city of Kent; thence generally northerly and westerly following the city limits of the city of Kent to its intersection with Military Road South; thence northerly following Military Road South to its intersection with South 208th: thence westerly following South 208th into Southwest 208th to its intersection with the line of extreme low tide in Puget Sound; thence generally southerly following the line of extreme low tide to its intersection with the county line between the counties of King and Pierce; thence generally southeasterly following the King county line to the summit line of the Cascade Mountains and intersection with the county lines of the counties of King, Kittitas and Pierce; thence continuing along the county line of King county, northerly following the line between the counties of King and Kittitas to the intersection with the township line between townships 21 and 22 north and the point of beginning.

"NEW SECTION. Sec. 33. District 31—in the county of King, beginning in the city of Seattle at the intersection of Southwest Morgan Street with the line of extreme low tide, proceed easterly following Southwest Morgan Street into Beveridge Place Southwest and its intersection with 45th Avenue Southwest; thence southerly following 45th Avenue Southwest to its intersection with Fauntleroy Avenue Southwest; thence easterly following Faunleroy Avenue Southwest to its intersection with California Avenue Southwest and Southwest Morgan Street; thence continuing easterly following Southwest Morgan Street to its intersection with 35th Avenue Southwest; thence southerly following 35th Avenue Southwest to its intersection with Southwest Webster Street; thence easterly following Southwest Webster Street into South Webster Street to the Duwamish Waterway; thence upriver following the Duwamish River to its intersection with South Cambridge Street; thence westerly following South

Cambridge Street to its intersection with Eighth Avenue South; thence southerly following Eighth Avenue South to its intersection with South 132nd Street; thence westerly following South 132nd Street into Southwest 132nd Street to its intersection with the line of extreme low tide; thence northerly to the intersection of the line of extreme low tide with Southwest Morgan Street and the point of beginning.

"NEW SECTION. Sec. 34. District 32—the following portions of the county of King, beginning at the intersection of 84th Avenue South with the outer harbor line of Lake Washington, proceed southerly following 84th Avenue South to its intersection with South 120th Street; thence westerly following South 120th Street to its intersection with 76th Avenue South; thence southerly following 76th Avenue South to its intersection with South 128th Street; thence westerly following South 128th Street to its intersection with the Great Northern Railroad right of way; thence northwesterly following the Great Northern Railroad right of way to its intersection with South 122nd Street; thence westerly following South 122nd Street to its intersection with the Duwamish River; thence upriver following the Duwamish River to the 42nd Avenue South bridge at the city limits of the city of Tukwila; thence generally southerly following the westerly limits of the city of Tukwila to the intersection of South 160th Street and 47th Avenue South: thence westerly following South 160th Street to its intersection with 1st Avenue South; thence northerly following First Avenue South to its intersection with South 132nd; thence easterly following South 132nd to its intersection with 8th Avenue South; thence northerly following 8th Avenue South to its intersection with South Cambridge Street; thence easterly following South Cambridge Street to the Duwamish River; thence downriver following the Duwamish River into the Duwamish Waterway and into slip No. 4 to its intersection with South Webster Street; thence easterly following South Webster Street to the Seattle freeway; thence northerly following the Seattle freeway to its intersection with South Othello Street; thence easterly following South Othello Street to its intersection with the outer harbor line; thence along harbor line to its intersection with 84th Avenue South and the point of beginning.

"NEW SECTION. Sec. 35. District 33-in the city of Seattle beginning at the intersection of South Othello Street with the outer harbor line of Lake Washington, proceed westerly following South Othello Street to its intersection with the Seattle freeway; thence southeasterly following the Seattle freeway to its intersection with South Webster Street; thence westerly following South Webster Street to its intersection with 15th Avenue South, extended; thence northerly following 15th Avenue South to its intersection with South Hardy Street; thence northeasterly following South Hardy Street to its intersection with Airport Way South; thence northwesterly following Airport Way South to its intersection with South Albro Place; thence northeasterly following South Albro Place to its intersection with Swift Avenue South; thence northwesterly following Swift Avenue South to its intersection with 15th Avenue South; thence northerly following 15th Avenue South to, into and down Columbian Way South, to the intersection of Columbian Way South with the Seattle freeway; thence northerly following the Seattle freeway to its intersection with South Dearborn Street; thence easterly following South Dearborn Street to its intersection with Rainier Avenue South; thence northwesterly following Rainier Avenue South to its intersection with South Jackson Street; thence easterly following South Jackson Street to its intersection with 15th Avenue South; thence northerly following 15th Avenue South to the southerly boundary and limits of the thirty-seventh district as defined in this act; thence generally easterly following the southerly limits of the thirtyseventh district to the outer harbor line in Lake Washington; thence southerly following the outer harbor line to its intersection with South Othello Street and the point of beginning.

"NEW SECTION. Sec. 36. District 34—beginning at the intersection of Yesler Way with the outer harbor line in Elliott Bay, proceed easterly following Yesler Way to its intersection with James Street; thence northeasterly following James Street to its intersection with Broadway; thence northerly following Broadway to its intersection with East Cherry Street; thence easterly following East Cherry Street to its intersection with 15th Avenue; thence southerly following 15th Avenue into 15th Avenue South to its intersection with South Jackson Street; thence westerly following South Jackson Street to its intersection with Rainier Avenue South; thence southeasterly following Rainier Avenue South to its intersection with South Dearborn Street; thence westerly following South Dearborn Street, to its intersection with the Seattle freeway; thence southerly following the Seattle freeway to its intersection with Columbian Way

South; thence generally easterly following South Columbian Way up and into 15th Avenue South; thence southerly along 15th Avenue South; thence southerly along 15th to its intersection with Swift Avenue South; thence southeasterly following Swift Avenue South to its intersection with South Albro Place; thence southwesterly following South Albro Place to its intersection with Airport Way South; thence southeasterly following Airport Way South to its intersection with South Hardy Street; thence southwesterly following South Hardy Street to its intersection with 15th Avenue South; thence southerly following 15th Avenue South to its intersection with South Webster Street; thence westerly following South Webster Street into Duwamish Waterway slip No. 4; thence out of slip No. 4 and down the Duwamish Waterway to its intersection with South Webster Street; thence continuing westerly following South Webster Street into Southwest Webster Street to its intersection with 35th Avenue Southwest; thence northerly following 35th Avenue Southwest to its intersection with Southwest Morgan Street and into Fauntleroy Avenue Southwest to its intersection with 45th Avenue Southwest; thence northerly following 45th Avenue Southwest to its intersection with Beveridge Place Southwest; thence westerly following Beveridge Place Southwest to Southwest Morgan Street, extended; continuing westerly following Southwest Morgan Street, extended to its intersection with the outer harbor line of Puget Sound; thence northerly and then easterly following the outer harbor line to the point of beginning.

"NEW SECTION. Sec. 37. District 35-beginning at the intersection of Denny Way and Queen Anne Avenue, proceed easterly on Denny Way into East Denny Way and along East Denny Way to its intersection with the Seattle freeway; thence northerly along the Seattle freeway into an intersection adjacent to East Prospect Street; thence easterly to East Broadway; thence northerly along East Broadway into 10th Avenue East; thence northerly along 10th Avenue East to East Louisa Street; thence west along East Louisa Street to its intersection with the Seattle freeway; thence northerly along the Seattle freeway to its intersection with Eastlake Avenue East; thence northeasterly along Eastlake Avenue East to its intersection with Roosevelt Way Northeast; thence northerly along Roosevelt Way Northeast to its intersection with Northeast 55th Street; thence westerly along northeast 55th Street into and along North 55th Street to its intersection with Ashworth Avenue North; thence northerly along Ashworth Avenue North to its intersection with West Greenlake Way; thence northwesterly along West Greenlake Way to North 65th Street; thence westerly along North 65th Street to Phinney Avenue North; thence southerly along Phinney Avenue North to North 60th Street; thence westerly along North 60th Street into and along Northwest 60th Street to its intersection with 8th Avenue Northwest; thence northerly along 8th Avenue Northwest to its intersection with Northwest 65th Street; thence westerly along Northwest 65th Street to its intersection with 22nd Avenue Northwest; thence southerly along 22nd Avenue Northwest to its intersection with the Lake Washington Ship Canal; thence generally southeasterly along the Lake Washington Ship Canal to its intersection with Aurora Avenue North; thence southerly along Aurora Avenue North to its intersection with Aloha Street; thence westerly along Aloha Street to its intersection with Queen Anne Avenue; thence southerly along Queen Anne Avenue to the point of beginning.

"NEW SECTION. Sec. 38. District 36—beginning at the intersection of the outer harbor line of Puget Sound and Denny Way, proceed easterly along Denny Way to its intersection with Queen Anne Avenue; thence northerly along Queen Anne Avenue to its intersection with Aloha Street; thence easterly along Aloha Street to its intersection with Aurora Avenue North; thence generally northerly along Aurora Avenue North to its intersection with the Lake Washington Ship Canal; thence generally northwesterly along the Lake Washington Ship Canal to the outer harbor line of Puget Sound; thence along the outer harbor line of Puget Sound, southwesterly, then southeasterly to the point of beginning.

"NEW SECTION. Sec. 39. District 37—in the city of Seattle, beginning at the intersection of East Prospect Street with the outer harbor line of Lake Washington, proceed westerly following East Prospect Street to its intersection with the Seattle freeway; thence southerly following the Seattle freeway to its intersection with Denny Way; thence easterly following East Aloha Street to its intersection with East Broadway Street; thence southerly following East Broadway Street to its intersection with East Denny Way; thence westerly following East Denny Way and Denny Way to its intersection with the outer harbor line of Elliott Bay; thence southerly following the outer harbor line to its intersection with Yesler Way; thence easterly following Yesler Way

to its intersection with James Street; thence northeasterly following James Street to its intersection with Broadway; thence northerly following Broadway to its intersection with East Cherry Street; thence easterly following East Cherry Street to its intersection with 15th Avenue; thence southerly following 15th Avenue to its intersection with East Yesler Way; thence easterly following East Yesler Way to its intersection with the outer harbor line of Lake Washington; thence northerly following the outer harbor line to its intersection with East Prospect Street and the point of beginning.

"NEW SECTION. Sec. 40. District 38—The following precincts in the county of Snohomish: Center, Dakota, Eastmont, Everett 1 through 103 inclusive, Hilton's Lake, Hiway, Intercity, Mukilteo, Nelson, Olivia, Rivercrest, Ward, and Wilson.

"NEW SECTION. Sec. 41. District 39—the following precincts in the county of Snohomish: Allen Creek, Alma, Arlington 1 through 5, Armstrong, Bee, Bly, Boeing, Boulder, Bryant, Cathcart, Cedarhome, Cliff, Darrington, Davies, East Everett, Ebey, Edgecomb, Fir, Florence, Fortson, Getchell, Glenwood, Gold Bar, Granite Falls, Gregory, Hartford, Hazel, Highland, Howell, Index, Jim Creek, Kruse, Lake, Lake Cassidy, Lake Goodwin, Lake Stevens 1 and 2, Lakeview, Lakewood, Lochsloy, Loma, Ludwig, Machias, Marion, Marsh, Marysville 1 through 7, McDougall, Millard, Milton, Monroe 1 through 3, Moran, Newberg, Norden, Norm, Norman, Olney, Oso, Outlook, Park Place, Pearson, Port Susan, Priest Point, Quil, Riverview, Robe, Robin, Roosevelt, Sauk, Sexton, Shorts, Shoultes, Silvana, Sparlin, Skykomish, Skyline, Snohomish 1 through 9, South Lake Stevens, South Snohomish, Stanby, Stanwood 1 and 2, Stitch, Sultan and 2, Sultan River, Sunnyside, Three Lakes, Trafton, Trail, Tualco, Tulalip, Tyee, Union, Valley, Vernon, Village, Wallace, Welangdon, Winter Lake, and Whaleback.

"NEW SECTION, Sec. 42. District 40-the county of Skagit,

"NEW SECTION, Sec. 43. District 41-

"(1) 41-A—the county of San Juan, census tract 1 in the county of Island, and the following precincts in the county of Whatcom: Blaine 1 through 3, Everson, Ferndale 1 through 5, Lynden 1 through 6, Nooksack City, Sumas, Custer 1 and 2, Lummi Reservation, Lynden 1 through 4, Mt. View 1 through 4, Nooksack 1 through 4, Point Roberst and Semiahmoo.

"(2) 41-B—that portion of the county of Island which is not constituted as district 41-A as described in this section, U. S. census tracts 1, 2, 8, 9, 10 and 11 in the county of Kitsap, and the following precincts in the city of Bremerton: 31, 32, 34, 35, 47, 49, 50, 51, 52, 61, 62, 63, 64.

"NEW SECTION. Sec. 44. District 42—the city of Bellingham and the following precincts in the county of Whatcom: Acme, Baker 1 and 2, Columbia 1 and 2, Crescent 1 and 2, Deming 1 and 2, Geneva, Glacier, Lawrence 1 through 3, Maple Falls, Marietta 1 through 3, Park 1 and 2, Rome, Slate-Diablo, Slate-Newhalem, Ten Mile 1 through 4, and Van Wyck 1 through 3.

"NEW SECTION. Sec. 45. District 43—in the city of Seattle, bounded on the east by Lake Washington, on the south by district 37 as described in section 39 of this act, on the west by district 35 as described in section 37 of this act and by district 45 as described in section 47 of this act, and on the north by a point beginning at the Seattle freeway on the west, extending easterly along Northeast 65th to 44th Place Northeast; thence northerly to Northeast 70th; thence easterly to Lake Washington.

"NEW SECTION. Sec. 46. District 44-

"(1) 44-A—in the city of Seattle, beginning at Eighth Northwest and Northwest 110th, proceed west along Northwest 110th to 12th Northwest, south to Holman Road Northwest, southwesterly along Holman Road Northwest to 14th Northwest, south to Northwest 85th, west to 32nd Avenue Northwest, south to Northwest 65th, west to Puget Sound, southwesterly along Salmon Bay Waterway to 22nd Avenue Northwest, north to Northwest 65th, east to Eighth Avenue Northwest, north to point of beginning.

"(2) 44-B—in the county of King, beginning at Northeast 165th and Fifth Northeast, proceed south to Northeast 140th, west to Fremont North, south to North 110th, west to 12th Northwest, south to Holman Road Northwest, southwesterly along Holman Road Northwest to 14th Northwest, south to Northwest 85th, west to 32nd Avenue Northwest, south to Northwest 65th, west to Puget Sound, north along the shoreline of Puget Sound to Northwest 165th, east to point of beginning.

"NEW SECTION. Sec. 47. District 45—in the city of Seattle—beginning at the intersection of Roosevelt Way Northeast and Northeast 55th Street, proceed westerly following Northeast 55th Street into North 55th Street to its intersection with Ash-

worth Avenue North: thence northerly following Ashworth Avenue North to its intersection with West Greenlake Way; thence northwesterly along West Greenlake Way to North 65th Street; thence westerly along North 65th Street to Phinney Avenue North; thence southerly along Phinney Avenue North to North 60th Street; thence westerly along North 60th Street into and along Northwest 60th Street to its intersection with Eighth Avenue Northwest; thence northerly following Eighth Avenue Northwest to its intersection with Northwest 110th Street; thence easterly following Northwest 110th Street into North 110th Street to its intersection with Fremont Avenue North; thence northerly following Fremont Avenue North to its intersection with North 140th Street; thence easterly following North 140th Street into Northeast 140th Street to its intersection with the Seattle freeway; thence southerly following the Seattle freeway to its intersection with Ravenna Boulevard Northeast; thence southeasterly following Ravenna Boulevard Northeast to its intersection with Roosevelt Way Northeast; thence southerly following Roosevelt Way Northeast to Northeast 55th Street and the point of beginning.

"NEW SECTION. Sec. 48. District 46—in the county of King bounded on the east by Lake Washington, on the south by district 43 as described in section 45 of this act, on the west by district 45 as described in section 47 of this act and by district 44 as described in section 46 of this act, and on the north by Northeast 165th Street.

"NEW SECTION. Sec. 49. District 47—the following precincts in the county of King: Akers, Allen, Allentown, Aqualine, Arline, Audrey, Baring, Black River, Boren, Bryn Mawr, Campbell Hill, Carnation, Cedar Falls, Cedar Mountain, Cedar Park, Cedar River, Cherry Valley, Coalfield, Cougar Mountain, Delano, Deloris, Duvall, Earlington, Eastgate, Edna, Elliott, Fall City, Farmer, Fillmore, Gilman, Grotto, Heather Downs, Hillcrest, Hilltop, Hobart, Honey Dew, Horizon, Issaquah 1 through 5, Jacqueline, Kennedy, Kennydale, Langston, Lorraine, McAllister, Maple Hills, Maplewood, Martha, Martin Creek, Matilda, May Creek, May Valley, Meadowbrook, Mildred, Mountain, Mount Si, Newcastle, North Bend 1 and 2, Novelty, Olympic, Patterson, Petrovitsky, Preston, Rainier, Ramona, Renhill, Renton 1 through 42, Roger, Shamrock, Skycrest, Skykomish, Snoqualmie 1 and 2, Sno-Valley, Somerset, Spring Glen, Squak Mountain, Stillwater, Tanner, Tiger Mountain, Tolt, Truman, Tukwila 1 through 4, Tyraco, Valencia, Vincent, Vivian, Wallace, Warren and Willow Ridge.

"NEW SECTION. Sec. 50. District 48—the following precincts in the county of King: Anne, Bannerwood, Beachcrest, Bear Creek, Beaux Arts Village, Bellevue 1 through 30, Bellmont, Bernard, Blueberry Lake, Cleveland, Clyde Hill 1 through 4, East Richmond, Eloise, Enatia, Esther, Factoria, Glenn, Grissom, Grover, Happy Valley, Hazelwood, Highland, Hunts Point, Inglewood, Interlake, Ivanhoe, Kelly, Lake Heights, Lake Hills, Medina 1 through 6, Mercer Island Town, Mercer Island 1 through 26, Meydenbauer, Mockingbird, Monohon, Norwood, Phantom Lake, Pine Lake, Redmond 1 through 3, Rita, Robin Hood, Robinswood, Rustic, Sammamish, Shaughnessy, Shepard, Silver Spurs, Spiritwood, Terry and Vuecrest.

"NEW SECTION. Sec. 51. District 49-the district constituted in RCW 44.06.510.

"NEW SECTION. Sec. 52. The house of representatives shall consist of ninety-nine members to be elected from fifty-six representative districts.

"NEW SECTION. Sec. 53. The third, fourth, sixth, seventh, eighth, ninth, thirteenth, fourteenth, fifteenth, sixteenth, eighteenth, nineteenth, twentieth, twenty-first, twenty-second, twenty-third, twenty-fourth, twenty-fifth, twenty-sixth, twenty-seventh, twenty-eighth, twenty-ninth, thirtieth, thirty-first, thirty-second, thirty-third, thirty-fourth, thirty-fifth, thirty-sixth, thirty-seventh, thirty-eighth, thirty-ninth, fortieth, forty-second, forty-third, forty-fifth, forty-sixth, forty-seventh, and forty-eighth senatorial district as numbered, constituted and created by sections 5, 6, 8, 9, 10, 15, 16, 17, 18, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 44, 45, 47, 48, 49, and 50 of this act, shall each have two representative positions. The representatives from the districts enumerated in this section shall be designated separately, and shall file for and be elected to office under such separate designations. The designations under which such representatives shall file shall be the number of the senatorial district for which they file followed by a hyphen and a letter "A" or "B."

"NEW SECTION. Sec. 54. The forty-ninth senatorial district as numbered, constituted and created by section 51 of this act shall have three representative positions. The representatives from the forty-ninth senatorial district shall be designated separately as 49-A, 49-B, and 49-C, and shall file for and be elected to office under such separate designations.

"NEW SECTION. Sec. 55. The following senatorial districts, as numbered, constituted and created by sections 3, 4, 11, 12, 13, 14, 19, and 43 of this act shall each embrace two representative districts with one representative to be elected from each district as follows: First, one from 1-A as constituted in section 3 (1) and one from 1-B as constituted in section 3 (2); second, one from 2-A as constituted in section 4 (1) and one from 2-A as constituted in section 5-A as constituted in section 7 (1) and one from 5-B as constituted in section 7 (2); tenth, one from 10-A as constituted in section 12 (1) and one from 10-B as constituted in section 12 (2); eleventh, one from 11-A as constituted in section 13 (1) and one from 11-B as constituted in section 13 (2); twelfth, one from 12-A as constituted in section 14 (1) and one from 12-B as constituted in section 19 (1) and one from 17-B as constituted in section 19 (2); forty-first, one from 41-A as constituted in section 43 (1) and one from 41-B as constituted in section 43 (2); forty-fourth, one from 44-A as constituted in section 46 (1) and one from 44-B as constituted in section 46 (2).

"NEW SECTION. Sec. 56. This act shall not in any way effect the membership, districts or other organization of the thirty-ninth legislature nor abolish nor shorten any terms of office of any member of the legislature commenced prior to the effective date of this act.

"NEW SECTION. Sec. 57. Of the senators provided for in this act, one senator shall be elected from each of the following senatorial districts created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1966, and every four years thereafter, for a term of four years: Sixth, seventh, eighth, thirteenth, fifteenth, twenty-first, twenty-sixth, twenty-ninth, thirtieth, thirty-first, thiry-second, thirty-third, thirty-fourth, thirty-fifth, thirty-sixth, thirty-seventh, thirty-eighth, forty-second, forty-third, forty-fourth, forty-fifth, forty-sixth, forty-seventh, and forty-eighth; and one senator shall be elected for the second senatorial district created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1966, for a term of two years, and at the general election to be held on the first Tuesday after the first Monday in November, 1968, and every four years thereafter, for a term of four years. A senator shall be elected from each of the other senatorial districts created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1968, and every four years thereafter, for a term of four years.

"NEW SECTION. Sec. 58. It is the legislative intent of this act to provide for an orderly transition period between changes in the legislative districts.

"NEW SECTION. Sec. 59. The following definitions shall apply:

"(1) Municipal and district boundaries referred to herein are those boundaries of political subdivisions of this state as they existed on January 1, 1965, unless the text expressly dictates otherwise.

"(2) Precinct designations referred to herein are those precincts which were in existence in the various counties of this state on the first Tuesday following the first Monday in November, 1964, except in Clark county, where the designations are those in existence on the first Tuesday following the first Monday in November, 1962.

"(3) Townships referred to herein are all United States survey townships within the various ranges running parallel to the Willamette Base Meridian, and the term is used in no other context nor with any other meaning. Whenever there is reference to a township in a particular county without further modification or description, it is the intention of the legislature to group all other townships bearing the same number within the particular county, in all ranges, as a single unit for the particular senatorial district numbered, constituted, and created by the particular section of this act if such senatorial district is not further divided into representative districts; and as a single unit for the particular representative district numbered, constituted, and created by the particular subsection of this act in cases wherein a senatorial district has been divided into representative districts.

"(4) Ranges referred to herein are all United States survey ranges running parallel to the Willamette Meridian, and the term is used in no other context nor with any other meaning. Whenever there is reference to a range without further modification or description, it is the intention of the legislature to group all townships within the particular range within the particular county as a single unit for the particular senatorial district numbered, constituted, and created by the particular section of this act if such senatorial district is not further divided into representative districts; and as a

single unit for the particular representative district numbered, constituted, and created by the particular subsection of this act in cases wherein a senatorial district has been divided into representative districts.

"NEW SECTION. Sec. 60. The terms of all senators elected at the general election in November, 1964 for the term ending January, 1969 shall expire in January, 1969.

"NEW SECTION. Sec. 61. The representatives provided for in this act shall be elected at the general election to be held on the first Tuesday after the first Monday in November, 1966, and every two years thereafter.

"NEW SECTION. Sec. 62. (1) Any precinct, section, township, block or other parcel of land not specifically mentioned or included within the boundaries of the various senatorial and representative districts as defined in this act, wherein there are or may be inhabitants of this state entitled to representation under the laws of this state and of the United States, and which is completely surrounded by territory embraced within a particular senatorial and representative district, shall be a part of such senatorial and representative district, are any such area is not completely surrounded by territory embraced within a particular senatorial and representative district, the area shall be a part of the senatorial and representative district having the smallest number of electors and having territory adjoining or contiguous to such area in the same county in which the area is located.

- "(2) If any territory is mentioned in this act as specifically embraced in two or more non-inclusive legislative districts, such territory shall be and become a part of the adjoining district having the smallest number in inhabitants, and shall not be a part of the other district or districts.
- "(3) If any territory has been specifically mentioned as embraced within a given legislative district but is in fact separated from such district by territory of one or more other districts, such territory shall be assigned as though it had not been included within any territory specifically mentioned herein.
- "(4) The 1960 United States census shall be used for determining the number of inhabitants under the provisions of this act.
- "(5) All water boundaries follow the outer harbor line of first class shorelands, the outer limits or line of extreme low tide of second class shorelands, or the main thread of the named river or stream, as the case may be.
- "(6) (a) All street descriptions follow the center line of the named or numbered streets, and a straight line extension thereof where such named or numbered streets have not been cut through, except where the context expressly indicates otherwise.
- "(b) All street descriptions are as numbered or named, and as delineated, on the records of the county assessor and in conformity with a numbering scheme as set forth by the county engineer, except where the context expressly indicates otherwise.
- "(7) The terms 'United States highway five' and 'Seattle freeway' as used in this act are to be treated as synonymous, and mean and include incompleted sections as well as completed sections of the Seattle freeway.
- "(8) All other descriptions and designations referred to herein are as they existed on the date of passage of this act by both houses of the legislature.

"NEW SECTION. Sec. 63. The following sections of each of chapters 5 and 289, Laws of 1957 and chapter 44.06 RCW are each repealed:

- "(1) Sections 1 through 20 and RCW 44.06.010 through 44.06.200;
- "(2) Sections 24 through 50 and RCW 44.06.240 through 44.06.500;
- "(3) Sections 52 through 58 and RCW 44.06.520 through 44.06.900.

"NEW SECTION. Sec. 64. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

In line 2 of the title after "repealing" strike all of the matter down to and including "44.06 RCW" in line 3 and insert the following "sections 1 through 20, 24 through 50, 52 through 58, chapter 5, Laws of 1957 as amended by sections 1 through 20, 24 through 50, 52 through 58, chapter 289, Laws of 1957 and RCW 44.06.010 through 44.06.200, 44.06.240 through 44.06.500, 44.06.520 through 44.06.900"

GARY GRANT, Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

The bill was read the second time by sections.

Mr. Grant moved adoption of the committee amendment adding sections 2 through 64.

Debate ensued, Representative Grant speaking in favor of adoption of the amendment.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Canfield on a point of parliamentary inquiry. Mr. Canfield:

"Mr. Speaker, are these now amendments to the amendment about which Mr. Grant is talking?"

The Speaker:

"It would not be considered as an amendment to the amendment. The committee in submitting their report incorporated these changes from the printed document which you have before you. Mr. Grant is at this time explaining to you the changes which the committee has made since this proposed committee amendment, which you have before you, came out. He is going through these one at a time so that you will be informed what steps have been taken by the committee."

POINT OF INQUIRY

The Speaker recognized Mr. Leland on a point of inquiry.

Mr. Leland:

"Mr. Speaker, when Mr. Grant started his explanation, he started dealing with District No. 9. Are there any committee amendments to the earlier sections before we get to District 9?"

The Speaker:

"The entire bill is actually one committee amendment and Mr. Grant is explaining this committee amendment."

Mr. Leland:

"I want to make sure that there are no changes from the document which I have in my hand."

The Speaker:

"There are changes from that document. This is what Mr. Grant is explaining."

YIELDING TO QUESTION

Mr. Moos:

"Mr. Speaker, would Representative Grant yield to question?"

The Speaker:

"Representative Grant, will you yield to question?"

Mr. Grant:

"I yield."

Mr. Moos:

"Representative Grant, I wanted to ask whether there is more than one change you are incorporating here?"

Mr. Grant:

"The substantive change is in District 9 in the elimination of the subdistricts. The other changes are largely correcting typographical errors."

Mr. Moos:

"It appears to me that the only reason we are going into this rather unusual procedure on a committee amendment would, possibly, be to prevent me from making a speech on second reading."

Mr. Grant:

"No. We would be most happy to hear from you."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Clark on a point of parliamentary inquiry.

Mr. Clark:

"Mr. Speaker, on page 243 of the Joint Rules for 1963, it says: 'No bill shall be introduced by title only, and, in the event a bill is not complete, at least section 1 shall be set forth in full before the bill may be accepted for introduction.' Looking at the proposed bill which is called the House amendment to House Bill 196, I do not see a section 1."

The Speaker:

"When the bill was introduced, section 1 was set out in full. If you would like to see a copy, it is available."

Mr. Newschwander moved adoption of the following amendment to the committee amendment to House Bill No. 196:

Beginning on page 9, section 27, line 33, strike all of new sections 27, 28, 29, 30 and 31, and insert:

"NEW SECTION. Sec. 27. District 25. The following precincts in the county of Pierce—Alder, Alderton, Allison, Andrain, Ashford, Bingham, Bonney Lake, Breckon, Buckley 1 and 2, Carbonado, Central, Clear Creek, Crestview, Crocker, Dawson, Dieringer, Eatonville 1 and 2, Edgewood, Elba, Fife 1 and 2, Firgrove, Firwood, Fruitland, Gardenville, Graham, Grant, Howard, Hillcrest, Hudson, Hylebros, Johnson, Kapowsin, Kelly Lake, Lake Tapps, Larchmont, Lidford, McMillin, Meeker, Meridian, Midland, Milton 1 through 4, Monroe, Mt. View, Mulvey, National, North Puyallup, Orting 1 through 3, Orton, Pioneer, Puyallup Wards 1 through 3, Rainier, Riverside, South Prairie, Spinning, Summit, Summit 1 through 8, Sunrise, Taylor, Thrift, Tidehaven, Valley, Vickery, Victor Falls, Waller, Webstone, Wilkeson, Woodland Heights, Woodrow.

"NEW SECTION. Sec. 28. District 26. The following precincts in the county of Pierce—Gig Harbor 1 and 2, Hales Pass, Home, Lakebay, Longbranch, Minter, Purdy, Richmond, Ruston, Rosedale, Shore Acres, Vaughn, Wollochet, Anderson Island, Artondale, Fox Island, 26-1 through 26-77, 27-2, 27-4, 27-6, 27-8, 27-42, 27-47, 27-51, 27-52, 27-55, 27-56, 27-59, 27-70.

"NEW SECTION. Sec. 29. District 27. The following precincts in the county of Pierce—Dash Point, Browns Point, Hyada Park, 27-1, 27-3, 27-5, 27-7, 27-9 through 27-31, 27-33 through 27-41, 27-43 through 27-46, 27-48 through 27-50, 27-53, 27-54, 27-57, 27-58, 27-60 through 27-69, 27-71 through 27-64, 28-3 through 28-11, 28-13, 28-14, 28-19, 29-24 through 29-32, 29-34, 29-59, 29-60, 29-63, 29-65, 29-66, 29-68.

"NEW SECTION. Sec. 30. District 28. The following precincts in the county of Pierce—Adams, Armour, Benbow, Brookdale, Cleveland, Clover Creek, College, Collins, Cooper, Elk Plain, Fawcett, Franklin, Garfield, Hill Garden, Holz, Lacamas, Lincoln, McKenna, Meadow, Muck, Pacific, Parkland 1 and 2, Polk, Roy, Sales, Silver Lake, Spanaway 1 through 4, Tanawax, Tule Lake, Wildwood, 28-1, 28-2, 28-12, 28-15 through 28-18, 28-20 through 28-63.

"NEW SECTION. Sec. 31. District 29. The following precincts in the county of Pierce— Alameda, American Lake, American Lake Gardens, Arena, Bridgeview, Chambers, Clover Park, Crystal, Custer, Day Island, DeKoven, Dupont, Elwood, Fairway, Fane, Fircrest 1 through 8, Fir Glen, Firlock, Flett, Gravelly Lake, Greenwood, Hunts Prairie, Idylwild, Interlaaken, Jackson, Juniper, Lagoon, Lake City, Lake Louise, Lakeview, Lakewood, Menlo, Narrowsview, Navy Base, Nyanza, Oak Park, Olympic, Park Lodge, Piermont, Ponders, Seaview, Soundview, Southgate, Steilacoom 1 through 3, Sunset, Tahoma, Tillicum, Tyee Park, University Place, Village, 29-35 through 29-41, 29-50 through 29-58, 29-61, 29-62, 29-64."

Mr. Copeland suggested that if there were no objection, the reading clerk be instructed to read the last line of the amendment only.

Mr. Bottiger objected.

MOTION

On motion of Mr. Sawyer, the reading clerk was instructed to read the last line of the amendment only.

Mr. Brachtenbach demanded an electric roll call on the motion to adopt the amendment to the amendment, and the demand was sustained.

Debate ensued, Representatives Newschwander, Jueling, and Dootson speaking in favor of adoption of the amendment to the amendment, and Representatives Sawyer and Brouillet speaking against its adoption.

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, I wonder if Mr. Newschwander would yield to question?"

The Speaker:

"Mr. Newschwander, will you yield to question?"

Mr. Newschwander:

"Yes. sir."

Mr. Bottiger:

"I wonder, Mr. Newschwander, if you could tell us how your proposed amendment differs from the bill submitted by Mrs. McCaffree and what is wrong with the bill as we have presented it?"

Mr. Newschwander:

"The changes that this amendment makes, insofar as Initiative 211 is concerned, are that District 29 was too large and District 27 was a little bit too small, so we took some of those precincts in South Tacoma and very graciously gave them to the 27th District. Other than that, it is quite similar."

Further debate ensued, Representative Swayze speaking in favor of adoption of the amendment to the amendment.

YIELDING TO QUESTION

Mr. Sheridan:

"Mr. Speaker, will Mr. Newschwander yield to question?"

The Speaker:

"Will you yield to question, Mr. Newschwander?"

Mr. Newschwander:

"Yes. sir."

Mr. Sheridan:

"Representative Newschwander, are you personally satisfied with the treatment of your district under the proposed committee amendment to House Bill No. 196?"

Mr. Newschwander:

"When I look at the bill, I am looking at all of Pierce county and the whole state of Washington. I remember what the governor said one day about fair play, so I can't answer whether I am happy as to the district. I am interested in the whole state and what is good for the people."

Mr. Sheridan:

"Are you trying to tell this body you are unhappy with a district which contains only five Democratic precincts?"

Mr. Newschwander:

"Yes, sir."

Further debate ensued, Representative Sheridan speaking against adoption of the amendment to the amendment.

The Clerk called the roll on adoption of the amendment by Mr. New-schwander to the committee amendment to House Bill No. 196, and the motion was lost and the amendment was not adopted, by the following vote: Yeas, 40; nays, 57; absent or not voting, 2.

Those voting yea were: Representatives Adams, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clarke, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kalich, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—40.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—57.

Those absent or not voting were: Representatives Ahlquist, Angevine—2.

Mr. Hood moved adoption of the following amendment to the committee amendment:

page 20, and insert: "The county of Whatcom, which shall have three representatives."

YIELDING TO QUESTION

Mr. Kink

"Mr. Speaker, would Representative Hood yield to question?"

The Speaker:

"Representative Hood, will you yield to question?"

Mr. Hood:

"Yes, Mr. Speaker."

Mr. Kink:

"Representative Hood, I was trying to follow your amendment, and the way I understand it, we are abolishing the 41st District and the 42nd District will be the new district of all of Whatcom county. Is that right?"

Mr. Hood:

"The entire county would be the 41st District, I believe, Representative Kink."

Debate ensued, Representative Hood speaking in favor of adoption of the amendment to the amendment, and Representatives Kink and Grant speaking against its adoption.

YIELDING TO QUESTION

Mr. Radcliffe:

"Mr. Speaker, may I ask Mr. Hood a question?"

The Speaker:

"Mr. Hood, will you yield to question?"

Mr. Hood:

"Yes. Mr. Speaker."

Mr. Radcliffe:

"Mr. Hood, would you consider numbering Whatcom county the 42nd District instead of the 41st District?"

Mr. Hood:

"Certainly, Mr. Radcliffe. If you would like to preserve the number traditionally used for Bellingham, I think we would be glad to consider that. My main interest is the preservation of Whatcom county as one unit with three representatives, so that we are held together and not split up clear down to the south to Bainbridge Island. I think this would be good for the county. If you would like to have 42 as a number for Whatcom county district, I would be most happy to have that change."

Further debate ensued, Representatives Wang, Eldridge, and Moos speaking in favor of adoption of the amendment to the amendment.

Mr. Burtch demanded an electric roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Hood on a point of parliamentary inquiry.

Mr. Hood:

"Mr. Speaker, would you please allow me to change the number on that amendment to read '42' rather than '41'?"

RULING BY THE SPEAKER

The Speaker:

"I would be unable to do that, because it would be an amendment to an amendment to an amendment. I am sorry."

Further debate ensued, Representative Beck speaking against adoption of the amendment to the amendment.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Harris on a point of parliamentary inquiry. Mr. Harris:

"Mr. Speaker, Mr. Hood is serious about this amendment and has substantial grounds for offering it. Because of this error, could we set this amendment down to the end of the amendments and consider it later so that a correction could be made?"

RULING BY THE SPEAKER

The Speaker:

"Mr. Harris, the amendment is before the House and an electric roll call demand has been made and sustained. I don't think we could possibly comply with your request at this time."

POINT OF ORDER

The Speaker recognized Mr. Kink on a point of order.

Mr. Kink:

"Thank you, Mr. Speaker. Could Representative Hood withdraw the amendment and reroute it to the end of the amendments?"

RULING BY THE SPEAKER

The Speaker:

"It is before the House with a demand for an electric roll call. A majority of the House could rule that this amendment could be withdrawn to the bottom of all the amendments, but if the amendment as now written is considered and defeated, this area of the committee amendment would then stand approved and any further amendment could not be considered."

YIELDING TO QUESTION

Mr. Litchman:

"Mr. Speaker, would Mr. Hood yield to question?"

POINT OF ORDER

The Speaker recognized Mr. Harris on a point of order.

Mr. Harris:

"We are on the subject matter of moving the amendment to the amendment to the end of the calendar."

The Speaker:

"There is no motion before us."

Mr. Harris:

"The issue is before us."

The Speaker:

"No, it is not. The issue before us is the adoption of the amendment. That is still before us. There has been no motion to consider anything else by the House."

Mr. Harris:

"Mr. Speaker, if you would recognize Mr. Hood, myself, or Mr. Pritchard, I am sure we would make a motion to that effect."

The Speaker:

"You don't have the floor at the present time. When Mr. Litchman is finished, I will be glad to recognize one of you."

YIELDING TO QUESTION

Mr. Litchman:

"Mr. Speaker, will Mr. Hood yield to a question?"

The Speaker:

"Mr. Hood, will you yield to question?"

Mr. Hood:

"Yes, Mr. Speaker,"

Mr. Litchman:

"The other day, Mr. Hood, we were discussing what would happen to many of us who would not make it back as a result of redistricting. I told you, as I recall, that we have a little summer place on Camano Island and possibly, if people up there didn't like politicians, we might eventually move to our other little place at Poulsbo. According to Representative Beck, neither area is represented whatsoever in the legislature under your amendment. I just wondered, sir, based on our conversation of the other day, if you are trying to dispossess me from ever having any right to vote in the state of Washington, regardless of where I move?"

Mr. Hood:

"Representative Litchman, you know my deep affection for you. I have no ulterior or personal motives or animosities. I am only trying to preserve Whatcom county as it should be represented. You know I have no personal ambitions toward reelection and that I am only thinking of Whatcom county. It is very serious to me and I hope that you could see your way clear to support us."

With the consent of the House, Mr. Hood withdrew his amendment to the committee amendment.

On motion of Mr. Bottiger, the following amendment to the committee amendment was adopted:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment on page 11, section 30, beginning on line 30, after "American Lake" strike "American Lake Gardens,"

On motion of Mr. Bottiger, the following amendment to the committee amendment was adopted:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment on page 12, section 31, line 16, after "Adams," insert "American Lake Gardens,"

On motion of Mr. Bergh, the following amendment to the committee amendment was adopted:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment, on page 21, section 46, line 23, strike "southwesterly" and insert "southeasterly"

Mr. Hood moved the adoption of the following amendment to the committee amendment:

On page 21, section 44, lines 3 through 8, strike all of new section 44 and substitute the following:

"NEW SECTION. Sec. 44. District 42—the county of Whatcom, which shall have three representatives."

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on Mr. Hood's amendment to the committee amendment, and the motion was lost, and the amendment not adopted, by the following vote: Yeas, 42; nays, 55; absent or not voting, 2.

Those voting yea were: Representatives Adams, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland. Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, Pritchard, Radcliffe, Saling, Swayze, Wang, Whetzel, Wolf—42.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—55.

Those absent or not voting were: Representatives Ahlquist, Angevine—2.

Mr. Leland moved adoption of the following amendment to the committee amendment:

On page 20, sections 40 and 41, lines 1 through 21, strike all of new sections 40 and 41 and substitute the following:

"NEW SECTION. Sec. 40. Thirty-eighth legislative district—the following precincts in the county of Snohomish: Cascade, Center, Dakota, Eastmont, Emander, Everett 1 through 103, Field, Hiltons Lake, Hiway, Intercity, Olivia, Rivercrest, Stickney, Ward, Wilson.

"NEW SECTION. Sec. 41. Thirty-ninth legislative district—the following precincts in the county of Snohomish: Allen Creek, Alma, Arlington 1 through 5, Armstrong, Bee, Bly, Boeing, Boulder, Bryant, Cedarhome, Cliff, Darrington, Davies, East Everett, Ebey, Edgecomb, Fir, Florence, Fortson Getchell, Glenwood, Gold Bar, Granite Falls,

Gregory, Hartford, Hazel, Highland, Howell, Index, Jim Creek, Kruse, Lake, Lake Cassidy, Lake Goodwin, Lake Stevens 1 and 2, Lakeview, Lakewood, Lochsloy, Loma, Ludwig, Machias, Marion, Marysville 1 through 7, McDougall, Millard, Milton, Monroe 1 through 3, Moran, Newberg, Norden, Norm, Norman, Olney, Oso, Outlook, Park Place, Port Susan, Priest Point, Quil, Riverview, Robe, Robin, Roosevelt, Sauk, Sexton, Shorts, Shoultes, Silvana, Skykomish, Skyline, Snohomish 1 through 9, South Lake Stevens, Sparlin, Stanby, Stanwood 1 and 2, Stitch, Sultan 1 and 2, Sultan River, Sunnyside, Three Lakes, Trafton, Trail, Tulalip, Tyee, Union, Valley, Vernon, Village, Wallace, Welangdon, Winter Lake, Bear Creek, Canyon, Cathcart, Clearview, Elwood, Fernwood, Kennard, Maltby, Marsh, Minor, Omdal, Pearson, Rainier, South Snohomish, Tualco, Whaleback."

And on pages 4 and 5, section 10, lines 21-33 on page 4, lines 1-12 on page 5, strike all of new section 10 and substitute the following:

"NEW SECTION. Sec. 10. Eighth legislative district—the following precincts in the county of Snohomish: Alicia, Ash, Berry, Brier, Chase, Cherry, Crest, Crystal Springs, Cypress, Dale, East Shore, Edmonds 1 through 39, Firdale, Forshee, Freeway, Gate, Glen, Hadley, Hilltop, Holly, Hunt, Jeff, Kenmore, Larch, Locust, Lund, Lynncrest, Lynwood 1 through 14, Magnolia, Manor, Manordale, Maple, Martha Lake, Meadowdale, Meridian, Morris, Mountlake Terrace 1 through 16, Mukilteo, Nelson, Nolyn, North Alderwood, Park, Perrin, Radar, Ridge, Rob, Russett, Seattle Heights, Serene, Shelby, Shore, Snoline, South Alderwood, Spruce, Summit, Vine, Wood, Woodway 1 and 2, Yost."

Debate ensued, Representatives Leland and Andersen (James A.) speaking in favor of adoption of the amendment to the amendment, and Representative Grant speaking against its adoption.

Mr. Burtch demanded an electric roll call, and the demand was sustained. Further debate ensued, Representative Dootson speaking in favor of adoption of the amendment to the amendment, and Representative Grant speaking against its adoption.

YIELDING TO QUESTION

Mr. Leland:

"Mr. Speaker, will Mr. Grant yield to question?"

The Speaker:

"Will you yield to question, Mr. Grant?"

Mr. Grant:

"I will yield."

Mr. Leland:

"Mr. Grant, in line with my previous comments, I indicated that there is developing—and perhaps this legislature has not yet sensed the development of this attitude on the part of the people in certain regions or areas—a feeling not as Democrats or as Republicans, but as people who have a community of interest and perhaps, whether they wish it or not, a competitive interest in connection with other communities. In light of this and in light, Mr. Grant, of the letters addressed to you, of which I have received copies, spelling out the desires of this bipartisan committee of community leaders from your area and my area, and in light of the growth factors which, despite the 1960 census, you and I know have taken place, and in light of the problems of this area, how are you going to justify for me and to our people back home collectively the fact that an area of 68,000 will have three representatives, the 49th District, and yet this district, which our figures show at 67,000, will have two, and we will have no senator for four years? How can you justify that to me or the people back home?"

Mr. Grant:

"That was quite a long question. I will try to answer it, Mr. Leland. We have to justify this proposal to the people of the entire state, not just the people of our own communities, and we think this can be done."

The Clerk called the roll on the adoption of Mr. Leland's amendment to the committee amendment, and the motion was lost, and the amendment was not adopted, by the following vote: Yeas, 44; nays, 53; absent or not voting, 2.

Those voting yea were: Representatives Adams, Andersen (James A.), Backstrom, Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Richard "Dick"), Kirk, Leland, Litchman, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—44.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), Kink, Klein, Kull, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—53.

Those absent or not voting were: Representatives Ahlquist, Angevine-2.

On motion of Mr. May, the following amendment to the committee amendment was adopted:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment on page 2, section 6, line 17, after "Raymond," and before "University," insert "Trentwood," and beginning on line 20 after "right of way," strike all of the matter down to and including the comma on line 21.

On motion of Mr. May, the following amendment to the committee amendment was adopted:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment on page 4, section 9, beginning on line 19, after "Road" insert a period and strike the remainder of the section.

Mr. Brachtenbach moved adoption of the following amendment to the committee amendment:

Beginning on page 7, section 16, line 22, strike all of new sections 16, 17, and 18 down to and including line 3 on page 8, and insert:

"NEW SECTION. Sec. 16. District 14. The following precincts in the county of Yakima: Yakima 1 through 35, 36, 38 through 40, 43, 44, 46, 49, 50, 51, 58 through 60, 63 through 66, Gleed, Harwood, Leamingburg, Lower Wenas, Naches City, Naches Heights, Nile, Selah Town 76, 134, 151, Selah Central, Selah Extension, Selah Heights, Tampico, East Tieton, Upper Wenas, West Naches, that part of West Nob Hill precinct lying west of Glenside Avenue, Westview, Wide Hollow, Wiley City, West Tieton, Cascade, Cottonwood, South Cowiche, East Fruitvale, Growmore, North Cowiche, Selah Rural, Sumach, Englewood, East Naches, East Selah, East Summitview, Eschbach, Fairgrounds, West Fruitvale, Castlevale, Sunset, Glenwood, Fairview, Jefferson.

"NEW SECTION. Sec. 17. District 15. The following precincts in the county of Yakima: East Ahtanum, Harrah, Holland, Liberty, McKinley, Moxee City, Moxee Rural, North Buena, Outlook, Parker Heights, Roza, Terrace Heights, Toppenish Town 1 through 7, Toppenish Rural 2 through 3, Union Gap Town 1 through 3, Wapato Town 3, 100 through 102, 131, West Ahtanum, West Parker, West Wapato, White Swan, Zillah Town, Brownstown, Buena, South Broadway, East Moxee, Bradshaw, Slavin, Old Town, East Wapato, East Zillah, Country Club, Yakima 31, 32, 37, 41, 42, 45, 47, 48, 52 through 57, 61, 67, South Nob Hill, Riverside, that part of West Nob Hill precinct lying east of Glenside Avenue, Airport.

"NEW SECTION. Sec. 18. District 16. The county of Franklin, and the following precincts in the county of Benton: Prosser East, Prosser West, Prosser 1, 2-1 through 2-4, 3, Expansion, Wellington, that part of Harrington precinct lying southwest of

the center line of the Yakima River, Enterprise, West Richland 1 through 3, Benton North, Benton South, Kiona, Kennewick 1-1 through 1-10, 2-1 through 2-10, 3-1 through 3-5, 3-8 through 3-11, Clements, Cleveland, Ely, Finley, Hart, Hawthorne, Hedges, Highlands East, Highlands South, Highlands West, Island View, Kennewick South, Kennewick Valley, Lincoln, Rainier, Umatilla, Union, Washington, Yellowstone, Carley, Paterson."

And on pages 5 through 7, section 13, lines 28-33, on page 5; lines 1-11 on page 6; and lines 1 through 4 on page 7, strike all of new section 13 and substitute the following:

"NEW SECTION. Sec. 13.

- "(1) District 11-A—the following precincts in the county of Yakima: Grandview Town 1 through 6, Granger, Mabton Town, Mabton Rural, North Grandview, Orchardvale, Grandview Central, South Grandview, Sunnyside Town 81 through 83, 5 through 7, 104, 129, Sunnyside Rural 1 through 4, Toppenish Rural No. 1, Waneta, Wendell Phillips, East Granger, Alfalfa, Belma, Byron, Glade;
- "(2) District 11-B—the following precincts in the county of Benton: Buena Vista, Prosser North, Riverside, Walnut Grove, Columbia, Rattlesnake, that part of Harrington precinct lying northeast of the center line of the Yakima River, Legion, Roza, Richland 1 through 41, 43 through 47, 49, 50."

Debate ensued, Representative Brachtenbach speaking in favor of adoption of the amendment to the amendment.

YIELDING TO QUESTION

Mrs. Lynch:

"Mr. Speaker, will Representative Kull yield to question?"

The Speaker:

"Will you yield to question, Mr. Kull?"

Mr. Kull:

"Yes, Mr. Speaker."

Mrs. Lynch:

"Mr. Kull, you have on several occasions advised people in Yakima that you believe the integrity of the metropolitan city of Yakima should be maintained. My question to you is: Would you consider Moxee, which is several miles from the outskirts of Yakima, as part of metropolitan Yakima? If so, what is your answer going to be to such areas as Glenwood and Sunset, which directly adjoin the city and whose people work in Yakima but live in the outskirts and are now being removed from the 14th District and placed in the 15th?"

Mr. Kull:

"Yes, I consider the Moxee area a part of metropolitan Yakima because it is directly contiguous, and Representatives Lynch, Brachtenbach, and the others realize this is the so-called 'bedroom area' of Yakima city. A large number of those people working in Yakima live there. Granted, it is a large crop area and farm area, too. Representative Brachtenbach misstates the situation when he says the 14th District, the urban district, would go clear to the Columbia River, although this is a minor point. He and I both know that a great share of East Moxee is not inhabited except by sheep and jackrabbits, so I find this no argument for changing that district. I have received correspondence in favor of his arguments, but I have had many comments by telephone and mail in favor of a metropolitan district for Yakima county. For the first time, I believe, a Democrat has gone into this area and studied the political make-up, and upon doing so, I am convinced that Yakima county for these many, many years has been redistricted in favor of the Republican party. I seek in some part to correct that."

Further debate ensued, Representative Grant speaking in opposition to adoption of the amendment to the amendment.

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Representative Kull yield to another question?"

The Speaker:

"Will you yield, Representative Kull?"

Mr. Kull:

"I vield."

Mr. Canfield:

"I don't wish to comment on the inhabitants of East Moxee precincts which consist only of jackrabbits and other wild fowl, but my question is this: I understood you to say that for long periods of years Yakima county has been redistricted in favor of Republicans. Would you please for this body tell us when this was accomplished? When was Yakima redistricted in favor of Republicans or in favor of anybody else, for that matter?"

Mr. Kull:

"Perhaps my language as to the term 'redistricted' is improper. However, redistricting was done in the state in 1957, and, as I understand it, the drawing of the lines in Yakima county was left to the Republican members of the legislature at that time because there were no Democratic members of the legislature from Yakima county. It seems to me that twenty-eight years of Republican majority in the history of Yakima county indicates there has been some sort of favoritism toward that party."

Further debate ensued, Representative Canfield speaking in favor of adoption of the amendment to the committee amendment, and Representative O'Brien speaking against its adoption.

Mr. Goldsworthy demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representatives Brachtenbach and Moos speaking in favor of adoption of the amendment to the committee amendment, and Representative Kull speaking against its adoption.

The Clerk called the roll on Mr. Brachtenbach's amendment to the committee amendment, and the motion was lost, and the amendment not adopted, by the following vote: Yeas, 39; nays, 58; absent or not voting, 2.

Those voting yea were: Representatives Adams, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—39.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—58.

Those absent or not voting were: Representatives Ahlquist, Angevine-2.

EXPLANATION OF VOTE

Through inadvertence I voted "no" when it was my intention to vote "yes" on the amendment of Representative Bratchtenbach to the House Committee amendment to House Bill No. 196.

Fred R. Mast, 35th District.

The Speaker declared the question before the House to be the adoption of the committee amendment to House Bill No. 196 as amended.

The motion was carried, and the committee amendment as amended was adopted.

On motion of Mr. Grant, the following amendment to the title of House Bill No. 196 was adopted:

In line 2 of the title after "repealing" strike all of the matter down to and including "44.06 RCW" in line 3 and insert the following "sections 1 through 20, 24 through 50, 52 through 58, chapter 5, Laws of 1957 as amended by sections 1 through 20, 24 through 50, 52 through 58, chapter 289, Laws of 1957 and RCW 44.06.010 through 44.06.200, 44.06.240, through 44.06.500, 44.06.500 through 44.06.900"

House Bill No. 196 was ordered engrossed.

On motion of Mr. Sawyer, the rules were suspended, Engrossed House Bill No. 196 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Grant speaking in favor of passage of the bill.

Further debate ensued, Representatives Litchman, May, O'Brien, Bottiger and Haussler speaking in favor of passage of the bill, and Representatives Gorton, Clark, King (Chet), Andersen (James A.), Leland, and Pritchard speaking against its passage.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Pritchard, I don't believe you should charge the Speaker with anything. As presiding officer, he doesn't come down to defend himself. I don't believe that is right, Joel. You have gone far enough with this."

The Speaker:

"Thank you, Joel. I will accept your apology. You may continue, Mr. Pritchard."

Further debate ensued, Representative Pritchard concluding his remarks and Representative Harris speaking against passage of the bill.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Bill No. 196, and the bill passed the House by the following vote: Yeas, 57; nays, 40; absent or not voting, 2.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Day, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Andersen (James A.),

Berentson, Bledsoe, Brachtenbach, Canfield, Copeland, Cunningham, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—40.

Those absent or not voting were: Representatives Ahlquist, Angevine—2. Engrossed House Bill No. 196, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

I request inclusion in the record that I attempted to vote against House Bill No. 196 as amended, and do so vote, and could not make the lever change and work accordingly.

Newman H. Clark,
43rd District.

MOTIONS

On motion of Mr. Sawyer, Engrossed House Bill No. 196 was ordered immediately transmitted to the Senate.

On motion of Mr. Burtch, the House dispensed with further business under the call of the House.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 30, 1965.

MR. SPEAKER:

The President has signed: Senate Concurrent Resolution No. 4; also
House Concurrent Resolution No. 9, and the same are herewith transmitted.

WARD BOWDEN. Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Concurrent Resolution No. 4.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 240, by Representatives Bledsoe and Kull (by departmental request):

An Act relating to commercial feed including customer-formula feed; repealing sections 15.53.010 through 15.53.900, chapter 11, Laws of 1961 and RCW 15.53.010 through 15.53.900; providing penalties; and making an effective date.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 241, by Representatives Bledsoe, Newhouse, and Berentson (by departmental request):

An Act relating to the identification of livestock; amending sections 2 and 9, chapter 54, Laws of 1959 and RCW 16.57.020 and 16.57.090; and amending section 8, chapter 54, Laws of 1959 as amended by section 1, chapter 148, Laws of 1961 and RCW 16.57.080.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 242, by Representatives Newhouse, Marsh, and Kalich (by departmental request):

An Act relating to agricultural commodities and products thereof; and amending section 23, chapter 256, Laws of 1961 and RCW 15.65.230.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 243, by Representatives Canfield, Jolly, and McDougall (by departmental request):

An Act relating to agricultural fairs; and amending sections 5 and 6, chapter 61, Laws of 1961 and RCW 15.76.140 and 15.76.150.

Ordered printed and referred to Committee on Agriculture and Livestock.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 244.

House Bill No. 244, by Representatives Burtch, Moon, Moos, Backstrom, and Leland (by departmental request):

An Act relating to flood control districts; amending section 2, chapter 72, Laws of 1937 and RCW 86.09.004; amending section 60, chapter 72, Laws of 1937 and RCW 86.09.178; amending section 61, chapter 72, Laws of 1937 and RCW 86.09.181; amending section 63, chapter 72, Laws of 1937 and RCW 86.09.187; amending section 77, chapter 72, Laws of 1937 and RCW 86.09.229; amending section 86, chapter 72, Laws of 1937 and RCW 86.09.256; amending section 91, chapter 72, Laws of 1937 and RCW 86.09.271; amending section 95, chapter 72, Laws of 1937 and RCW 86.09.283; amending section 122, chapter 72, Laws of 1937 and RCW 86.09.364; amending section 129, chapter 72, Laws of 1937 and RCW 86.09.385; amending section 130, chapter 72, Laws of 1937 and RCW 86.09.388; amending section 207, chapter 72, Laws of 1937 and RCW 86.09.619; adding new sections to chapter 72, Laws of 1937 and to chapter 86.09 RCW; repealing sections 1 through 79, chapter 160, Laws of 1935, section 1, chapter 82, Laws of 1949, section 1, chapter 20, Laws of 1953 and RCW 86.05.010 through 86.05.910 and validating the organization and proceedings of all districts established thereunder; repealing section 64, chapter 72, Laws of 1937 and RCW 86.09.190; repealing section 65, chapter 72, Laws of 1937 and RCW 86.09.193; repealing section 67, chapter 72, Laws of 1937 and RCW 86.09.199; and repealing section 146, chapter 72, Laws of 1937 and RCW 86.09.436.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 245, by Representatives Gallagher, Taplin, and Jolly (by departmental request):

An Act relating to vehicle licenses; amending section 46.16.020, chapter 12, Laws of 1961 and RCW 46.16.020; and declaring an emergency.

Ordered printed and referred to Committee on Highways.

House Bill No. 246, by Representatives Huntley, Taplin, and Bozarth (by departmental request):

An Act relating to duties of the director of licenses and amending section 29, chapter 21, Laws of 1961 extraordinary session and RCW 46.08.200.

Ordered printed and referred to Committee on Highways.

House Bill No. 247, by Representatives Cunningham and Gallagher (by departmental request):

An Act relating to the use fuel tax; and amending sections 82.40.050, 82.40.060, 82.40.130, 82.40.220, 82.40.250 and 82.40.270, chapter 15, Laws of 1961 and RCW 82.40.050, 82.40.060, 82.40.130, 82.40.220, 82.40.250 and 82.40.270.

Ordered printed and referred to Committee on Highways.

House Bill No. 248, by Representatives McDougall, Canfield, and Flanagan (by departmental request):

An Act relating to horticultural pests and diseases; and adding a new section to chapter 11, Laws of 1961 and chapter 15.08 RCW.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 249, by Representatives Jolly, Huntley, and Bozarth (by departmental request):

An Act relating to motor vehicle licenses; amending section 46.16.270, chapter 12, Laws of 1961 and RCW 46.16.270.

Ordered printed and referred to Committee on Highways.

House Bill No. 250, by Representatives Wang, Gallagher, and Jolly (by departmental request):

An Act relating to financial responsibility of motor vehicle operators and owners; amending sections 8, 12, 19, 20, 29 and 44 of chapter 169, Laws of 1963 and RCW 46.29.080, 46.29.120, 46.29.190, 46.29.200, 46.29.290 and RCW 46.29.440; and amending section 27, chapter 21, Laws of 1961 extraordinary session as amended by section 65, chapter 169, Laws of 1963, and RCW 46.52.130.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 251, by Representatives McDougall, Wolf, and Taplin (by departmental request):

An Act relating to the motor vehicle fuel importer use tax; amending sections 2, 6, 14 and 15, chapter 22, Laws of 1963 extraordinary session and RCW 82.37.020, 82.37.060, 82.37.140 and 82.37.150; and adding one new section to chapter 22, Laws of 1963 extraordinary session and chapter 82.37 RCW.

Ordered printed and referred to Committee on Highways.

MOTION

On motion of Mr. Anderson (Eric O.), the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 252.

House Bill No. 252, by Representatives Hood, Ahlquist, Jastad, Gallagher, and Taylor:

An Act relating to ground waters; creating a state water well commission; providing for the licensing of water well contractors and the regulation of water well construction; prescribing fees and providing for the disposition thereof; providing penalties; and declaring an effective date.

Ordered printed and referred to Committee on Water Resources and Pollution Control.

House Bill No. 253, by Representatives Klein, Warnke, and Hawley:

An Act relating to sewer districts; and adding a new section to chapter 210, Laws of 1941 and to chapter 56.08 RCW.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 254, by Representatives Garrett, Pritchard, and Smith:

An Act relating to municipal corporations; permitting annexation to cities and towns of unincorporated territory surrounded by a city or town or by the city or town and a navigable body of water; and adding new sections to chapter, Laws of 1965 (Senate Bill No. 3) and to chapter 35.13 RCW.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 255, by Representatives Warnke, Hawley, and Haussler:

An Act relating to the disposition of publicly-owned property; pertaining to intergovernmental sale, transfer, exchange or lease of property between the state of Washington and any municipality or political subdivision thereof; and amending section 1, chapter 133, Laws of 1953 and RCW 39.33.010.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 256, by Representatives Day, Backstrom, and Adams:

An Act relating to hairdressing and beauty culture; amending section 2, chapter 281, Laws of 1927 as last amended by section 1, chapter 324, Laws of 1959 and RCW 18.18.010; amending section 1, chapter 215, Laws of 1937 and RCW 18.18.030; amending section 2, chapter 324, Laws of 1959 and RCW 18.18.065; amending section 4, chapter 180, Laws of 1951 as amended by section 5, chapter 52, Laws of 1957 and RCW 18.18.070; amending section 9, chapter 215, Laws of 1937 and RCW 18.18.080; amending section 5, chapter 180, Laws of 1951 as last amended by section 4, chapter 324, Laws of 1959 and RCW 18.18.090; amending section 7, chapter 215, Laws of 1937 and RCW 18.18.100; amending section 2, chapter 168, Laws of 1953 and RCW 18.18.104; amending section 4, chapter 313, Laws of 1955 and RCW 18.18.110; amending section 14, chapter 215, Laws of 1937 as amended by section 6, chapter 180, Laws of 1951 and RCW 18.18.120; amending section 7, chapter 180, Laws of 1951 as last amended by section 5, chapter 324, Laws of 1959 and RCW 18.18.140; amending section 8, chapter 180, Laws of 1951 as amended by section 9, chapter 52, Laws of 1957 and RCW 18.18.190; amending section 9, chapter 180, Laws of 1951 as amended by section 10, chapter 52, Laws of 1957 and RCW 18.18.210; amending section 16, chapter 215, Laws of 1937 and RCW 18.18.230; amending section 11, chapter 52, Laws of 1957 as amended by section 9, chapter 324, Laws of 1959 and RCW 18.18.260; adding new sections to chapter 18.18 RCW; and providing an effective date.

Ordered printed and referred to Committee on Licenses.

House Bill No. 257, by Representatives DeJarnatt and Thompson:

An Act relating to diking improvement districts; providing a method to pay for the continuous operation of such districts; adding a new chapter to Title 85 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 258, by Representatives DeJarnatt and Thompson:

An Act relating to diking improvement districts; increasing the compensation of election officials thereof; and amending section 20, chapter 176, Laws

of 1913 as last amended by section 1, chapter 338, Laws of 1955 and RCW 85.08.300.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 259, by Representatives DeJarnatt and Thompson:

An Act relating to diking improvement districts; and adding new sections to chapter 85.08 RCW.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 260, by Representatives O'Brien, Bergh, and Hood:

An Act relating to safe deposit companies; and amending section 3, chapter 186, Laws of 1923, and RCW 22.28.030.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 261, by Representatives Bergh, Hood, and Litchman:

An Act relating to garnishment; and amending section 2, chapter 160, Laws of 1909, as last amended by section 1, chapter 109, Laws of 1913, and RCW 12.32.020.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 262, by Representatives Litchman, Elder, and Valle:

An Act relating to counties; and providing for public defenders.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Brachtenbach, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 263.

House Bill No. 263, by Representatives Brachtenbach, Uhlman, Andersen (James A.), Elder, Bottiger, and Litchman:

An Act relating to nonprofit associations; repealing chapter 110, Laws of 1961; repealing section 6, chapter 12, Laws of 1959, section 3, chapter 263, Laws of 1959, chapter 32, Laws of 1955, chapter 121, Laws of 1953, chapter 249, Laws of 1947, chapter 122, Laws of 1943, chapter 89, Laws of 1933, section 2, chapter 63, Laws of 1925 extraordinary session, chapter 8, Laws of 1923, chapters 75 and 134, Laws of 1907, chapter 125, Laws of 1905, page 24 chapter XIX (19), Laws of 1895, page 348, chapter CXXXV (135), Laws of 1895, chapter CLVIII (158), Laws of 1895, section 1, page 86, Laws of 1886, sections 2450 through 2454, Code of 1881, pages 409 through 411, Laws of 1873, pages 341 and 342, Laws of 1869, pages 67 and 68, Laws of 1866, and RCW sections 24.01.010, 24.04.010 through 24.04.170, 24.08.010 through 24.08.900, and 24.16.010 through 24.16.140; and providing an effective date.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Grant, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 264.

House Bill No. 264, by Representatives Slagle, Adams, Chatalas, and Newschwander (by departmental request):

An Act relating to public assistance; adding a new section to chapter 26,

Laws of 1959 and Title 74 RCW; repealing section 74.08.330, chapter 26, Laws of 1959 and RCW 74.08.330; providing penalties; and declaring an emergency.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 265, by Representatives Huntley, Wolf, and Gallagher (by departmental request):

An Act relating to motor vehicle fuel tax; amending sections 82.36.010, 82.36.070, 82.36.090, 82.36.150, 82.36.180, 82.36.200, 82.36.230, 82.36.235, 82.36.260, 82.36.305, 82.36.310, 82.36.330 and 82.36.370, chapter 15, Laws of 1961 and RCW 82.36.010, 82.36.070, 82.36.090, 82.36.150, 82.36.180, 82.36.200, 82.36.230, 82.36.235, 82.36.260, 82.36.305, 82.36.310, 82.36.330 and 82.36.370; amending sections 82.36.020, chapter 15, Laws of 1961 as last amended by section 1, chapter 113, Laws of 1963 and RCW 82.36.020; amending section 82.36.210, chapter 15, Laws of 1961 as amended by section 30, chapter 21, Laws of 1961 first extraordinary session and RCW 82.36.210; and adding one new section to chapter 15, Laws of 1961 and chapter 82.36 RCW.

Ordered printed and referred to Committee on Highways.

House Bill No. 266, by Representatives Kalich, Sawyer, and McDougall (by departmental request):

An Act relating to the use of water in the state of Washington and the right to the use thereof; providing for relinquishment of rights to divert or withdraw and make use of waters of the state; and making an effective date.

Ordered printed and referred to Committee on Water Resources and Pollution Control.

House Bill No. 267, by Representatives Beck, Newhouse, and Elder (by departmental request):

An Act relating to escapees from state correctional institutions or other institutions under the supervision of the department of institutions, county and city jails; providing for the determination, computation and certification of time loss on escape of convicted persons and defining the term escape.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 268.

House Bill No. 268, by Representatives Beck, Humiston, Lynch, and Epton (by departmental request):

An Act relating to the conditional licensing to practice medicine and surgery of certain employees of the department of institutions; amending section 2, chapter 189, Laws of 1959 as amended by section 1, chapter 65, Laws of 1963 and RCW 18.71.096.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 269, by Representatives Beck, Lynch, and Elder (by departmental request):

An Act relating to the use of butter substitutes in state institutions, and repealing section 15.32.370, chapter 11, Laws of 1961 and RCW 15.32.370.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 270, by Representatives Beck, Epton, and Elder (by departmental request):

An Act relating to the department of institutions and the state bureau of criminal identification; providing for the establishment of the state bureau of criminal identification at the Washington correctional center at Shelton and qualifications for the superintendent of the bureau; and amending section 72.50.010 and 72.50.020, chapter 28, Laws of 1959 and RCW 72.50.010 and 72.50.020.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 271, by Representatives Hurley, Chatalas, and Epton (by departmental request):

An Act relating to public assistance; amending section 74.04.265, chapter 26, Laws of 1959 and RCW 74.04.265.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 272, by Representatives O'Donnell, Chatalas, and Bergh (by departmental request):

An Act relating to public assistance; amending section 74.14.010, chapter 26, Laws of 1959 and RCW 74.14.010; amending section 74.14.020, chapter 26, Laws of 1959 and RCW 74.14.020; amending section 74.14.030, chapter 26, Laws of 1959 and RCW 74.14.030; amending section 74.14.040, chapter 26, Laws of 1959 and RCW 74.14.040; amending section 74.14.050, chapter 26, Laws of 1959 and RCW 74.14.050; amending section 74.14.060, chapter 26, Laws of 1959 and RCW 74.14.060; amending section 74.14.060, chapter 26, Laws of 1959 and RCW 74.14.070; amending section 74.14.070, chapter 26, Laws of 1959 and RCW 74.14.070; amending section 74.14.080, chapter 26, Laws of 1959 and RCW 74.14.080; amending section 74.14.140, chapter 26, Laws of 1959 and RCW 74.14.140; adding new sections to chapter 26, Laws of 1959 and RCW 74.14.120; repealing section 74.14.120, chapter 26, Laws of 1959 and RCW 74.14.130; repealing section 74.14.130, chapter 26, Laws of 1959 and RCW 74.14.130; repealing section 74.14.150, chapter 26, Laws of 1959 and RCW 74.14.130; repealing section 74.14.150, chapter 26, Laws of 1959 and RCW 74.14.130; repealing section 74.14.150, chapter 26, Laws of 1959 and RCW 74.14.150; prescribing penalties; and declaring an emergency.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 273, by Representatives Copeland, Lux, and Chatalas (by departmental request):

An Act relating to public assistance; adding a new chapter to chapter 26, Laws of 1959 and Title 74 RCW; and repealing sections 74.04.020, 74.04.034, 74.04.035, 74.04.141, 74.09.100, and 74.16.011 of chapter 26, Laws of 1959 and RCW 74.04.020, RCW 74.04.034, RCW 74.04.035, RCW 74.04.141, RCW 74.09-.100, and RCW 74.16.011.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 274, by Representatives Newschwander, Chatalas, and O'Donnell (by departmental request):

An Act relating to public assistance; amending section 74.09.090, chapter 26, Laws of 1959 and RCW 74.09.090; amending section 4, chapter 211, Laws of 1963 and RCW 74.09.430; and declaring an emergency.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 275, by Representatives Epton, Humiston, and Slagle (by departmental request):

An Act relating to public assistance; adding new sections to chapter 26, Laws of 1959 and to chapter 74.04 RCW.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 276, by Representatives Epton, Adams, and Savage (by departmental request):

An Act relating to public assistance; amending section 74.12.010, chapter 26, Laws of 1959 as last amended by section 18, chapter 228, Laws of 1963 and RCW 74.12.010.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 277, by Representatives Savage, Humiston, and Marzano (by departmental request):

An Act relating to public assistance; amending section 74.08.120, chapter 26, Laws of 1959 and RCW 74.08.120.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 278, by Representatives Taplin, Wolf, and Cunningham (by departmental request):

An Act relating to motor vehicles and regulating the licensing of motor vehicle dealers; amending section 46.70.010, chapter 12, Laws of 1961 as amended by section 1, chapter 48, Laws of 1961 and RCW 46.70.010; amending sections 46.70.020, 46.70.040 and 46.70.100, chapter 12, Laws of 1961 and RCW 46.70.020, 46.70.040 and 46.70.100; adding a new section to chapter 12, Laws of 1961 and to chapter 46.70 RCW; and providing penalties.

Ordered printed and referred to Committee on Highways.

House Bill No. 279, by Representatives Taplin, Jolly, and Gallagher (by departmental request):

An Act relating to revenue and taxation; and amending section 82.50.105, chapter 15, Laws of 1961 as last amended by section 8, chapter 199, Laws of 1963 and RCW 82.50.105 and amending section 82.50.110, chapter 15, Laws of 1961 and RCW 82.50.110.

Ordered printed and referred to Committee on Highways.

House Joint Memorial No. 13, by Representatives Braun, Bozarth, and Newhouse (by departmental request):

Memorializing Congress to authorize increased capacity flood water detention structures.

Ordered printed and referred to Committee on Water Resources and Pollution Control.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add two additional names as sponsors of House Joint Resolution No. 25.

House Joint Resolution No. 25, by Representatives Burtch, Dootson, Rogers, Gorton, and Wolf:

Establishing constitutional reapportionment procedure.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

RESOLUTION

Resolution by Representatives King (Richard "Dick"), Garrett, and Moon:

WHEREAS, Today, Saturday, January 30, 1965, is the 83rd anniversary of the birth of Franklin Delano Roosevelt; and

WHEREAS, As the 32nd President of the United States, Franklin Delano Roosevelt had such confidence of the people in his leadership and programs that he was elected to such position overwhelmingly four times by the American people; and

WHEREAS, As President, Mr. Roosevelt served through some of the most trying and difficult days in the history of our Republic and under his inspired and imaginative leadership the United States rose from depths of despair and depression to the highest position of world leadership; and

WHEREAS, Mr. Roosevelt gave of himself beyond the bounds of ordinary human endurance to assist in leading the free world to victory over the dictatorial Axis powers: and

WHEREAS, Under the leadership of Mr. Roosevelt, government became an instrument to meet the needs and aspirations of the people; and

WHEREAS, His personal courage against physical adversity was an inspiration not only to those similarly affected, but to the world; and

Whereas, All men of whatever political persuasion should reflect upon the character and leadership provided by Mr. Roosevelt and be grateful for the type and style of leadership he provided in times of stress;

Now, Therefore, Be It Resolved, That the House of Representatives of the thirty-ninth legislature of the state of Washington, commemorate, observe, and reflect upon the life and contributions of Franklin Delano Roosevelt to our state, to our nation, and to the people of the world.

On motion of Mr. King (Richard "Dick"), the resolution was adopted.

MOTIONS

On motion of Mr. Uhlman, House Bill No. 56 was rereferred to the Committee on Judiciary.

On motion of Mr. Litchman, House Bill No. 108 was rereferred to the Committee on Judiciary.

Mr. Litchman moved that authority be granted to use the House chamber for a joint hearing on junior colleges to be conducted by the Senate and House Education and Higher Education committees on February 4, 1965 at 8:00 p. m.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would Mr. Litchman yield to question?"

The Speaker:

"Mr. Litchman, will you yield to question?"

Mr. Litchman:

"Yes."

Mr. Uhlman:

"What additional information or new material will be presented at this hearing as distinguished from the hearing that was held night before last?"

Mr. Litchman:

"This meeting was set as a joint meeting to discuss four phases of the problem: financing of junior colleges, administration of junior colleges, whether locally or by the state or by some other means, location of junior colleges, and additional junior college bills. This request for use of the House chambers is being made with knowledge of the chairmen of the committees in both House and Senate. I attended the meeting relative to junior colleges on the Senate side the other day. The room was crowded and it is my understanding that there will be probably three or four times as many people attending this hearing."

The motion was carried.

MOTIONS

On motion of Mr. Kink, the House and Senate committees on Higher Education were granted authority to use the House chamber on February 11, 1965 at 7:00 p. m. for a hearing to discuss the location of the new four-year college.

On motion of Mr. Sawyer, the House adjourned until 12:00 noon, Monday, February 1, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

TWENTY-SECOND DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, February 1, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representative Angevine, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Maurice Haehlon of the United Churches of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery sixty students from Dower Elementary School in Lakewood in Pierce county, and asked them to stand and be recognized.

REPORT OF ENGROSSMENT

MR. SPEAKER:

House of Representatives, Olympia, Wash., January 30, 1965.

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 196, have compared same with the original bill and find it correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., January 28, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 36, creating a state education television commission and defining its powers and duties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., January 30, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 77, providing for accident insurance for school children, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MARK LITCHMAN, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of students from Peninsula schools in Pierce county, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 280, by Representatives Garrett, Kirk, and Haussler:

An Act relating to sewer districts; providing for subsistence, lodging and mileage reimbursement to commissioners and employees while on district business; amending section 9, chapter 210, Laws of 1941 as last amended by section 4, chapter 103, Laws of 1959 and RCW 56.12.010.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 281, by Representatives Garrett, Kirk, and Haussler:

An Act relating to water districts; providing subsistence and mileage reimbursement for employees on district business; increasing mileage allowance; amending section 7, chapter 114, Laws of 1929 as last amended by section 5, chapter 108, Laws of 1959.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 282, by Representatives May, McCormick, and Witherbee: An Act relating to hours of service of auto transportation companies; and adding new sections to chapter 14, Laws of 1961, and to chapter 81.68 RCW; and prescribing penalties.

Ordered printed and referred to Committee on Highways.

House Bill No. 283, by Representatives Taplin, Day, and Huntley:

An Act relating to public highways; authorizing and directing the state highway commission to make a feasibility study of the need of constructing a section of primary state highway No. 3 in Asotin county; and making an appropriation.

Ordered printed and referred to Committee on Highways.

House Bill No. 284, by Representatives DeJarnatt, Lux, and King (Richard "Dick") (by request of Interim Committee on Education):

An Act relating to education; and amending section 1, chapter 203, Laws of 1941, as last amended by section 1, chapter 31, Laws of 1963, and RCW 28.05.050.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 285, by Representative Conner:

An Act relating to cities and towns; amending section 29.13.080, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.13.080.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 286, by Representatives Gorton, Garrett, and Conner:

An Act relating to elections; providing for a presidential preference primary; prescribing procedure for the selection of nominees for president of the United States, and for the election of delegates to national conventions; and adding a new chapter to Title 29 RCW.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 287, by Representatives McCormick, Saling, and Morphis: An Act relating to townships; and amending section 11, chapter 175, Laws of 1895 as last amended by section 1, chapter 167, Laws of 1953, and RCW 45.12.020.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

MOTION

On motion of Mr. Beck, the rules were suspended and authorization was given to add fifteen additional names as sponsors of House Bill No. 288.

House Bill No. 288, by Representatives Beck, Wang, Rogers, Kirk, Lynch, Canfield, McCormick, Gallagher, Litchman, Smith, Kink, Traylor, Warnke, Chatalas, Mahaffey, Whetzel, Haussler, and Bozarth (by executive request):

An Act relating to acquisition or lease of certain property in Kitsap county by the department of institutions; providing for the remodeling or repair, and operation thereof as a multi-use facility for the mentally and physically deficient and the mentally ill; and declaring an emergency.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 289, by Representatives Brouillet, Wang, and Garrett:

An Act relating to credit unions; amending section 18, chapter 173, Laws of 1933, as amended by section 15, chapter 131, Laws of 1943, and RCW 31.12.220; amending section 11, chapter 23, Laws of 1957 and RCW 31.12.270;

and amending section 12, chapter 23, Laws of 1957, as amended by section 7, chapter 138, Laws of 1959, and RCW 31.12.280.

Ordered printed and referred to Committee on Banking and Insurance.

House Bill No. 290, by Representatives Brouillet, Andersen (James A.), and Bergh:

An Act relating to liabilities of husband and wife for antenuptial and separate debts; and amending section 10, page 452, Laws of 1873 as amended by section 2405, Code of 1881, and RCW 26.16.200.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 291, by Representatives Conner, Traylor, and King (Chet): An Act relating to food fish; providing for the first-phase construction of Sol Duc Salmon Production Station; and making an appropriation.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 292, by Representatives Bottiger and Marzano:

An Act relating to the regulation of contractors; prescribing penalties; and repealing chapter 77, Laws of 1963 and RCW 18.27.010 through 18.27.100.

Ordered printed and referred to Committee on Commerce and Economic Development.

House Bill No. 293, by Representatives Beck, Flanagan, and Haussler:

An Act relating to port districts and providing a method for the dissolution of inactive port districts.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 294, by Representatives McCormick, Kink, and Flanagan: An Act relating to education; amending section 3, chapter 13, Laws of 1961 extraordinary session as amended by section 1, chapter 143, Laws of 1963 and RCW 28.81.080; and declaring an emergency.

Ordered printed and referred to Committee on Higher Education.

House Joint Memorial No. 14, by Representatives King (Chet), Hawley, and Taylor:

Memorializing Congress to provide funds for Willamette Falls Fishways. Ordered printed and referred to Committee on Fisheries.

House Joint Resolution No. 26, by Representative Dootson:

Abolishing the House of Representatives and providing for reapportionment.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

RESOLUTION

Resolution by Representatives O'Brien and Clark:

Whereas, Dr. Henry W. Schmitz, during his lifetime had the admiration and respect of the citizens of this state; and

WHEREAS, Dr. Schmitz was tireless in giving his time and energy to the betterment of the State of Washington and the people therein, and contributing greatly to the cause of higher education in this state during his service as president of the University of Washington from 1952 until 1958; and

Whereas, Dr. Schmitz was a native of Seattle, a member of a widely known pioneer family, and in semi-retirement continued to be active in his profession and as a civic leader; and

Whereas, His untimely demise is a great loss to his community and state, as well as to his wife and family;

Now, Therefore, Be It Resolved, That the House of Representatives of the State of Washington does hereby express deep sorrow for the demise of Dr. Henry W. Schmitz: and

Be It Further Resolved, That a copy of this resolution be suitably enrolled and transmitted to the family of Dr. Henry W. Schmitz.

On motion of Mr. O'Brien, the resolution was unanimously adopted.

MOTION

On motion of Mr. Olsen, House Bill No. 112 was rereferred to the Committee on Local Government, Subcommittee on Cities and Towns.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House the Crosstowners, a Barbershop quartette from Seattle representing the Heart Association in its annual fund drive, and requested that Representatives Andersen (James A.) and Witherbee escort them to a place on the rostrum. The quartette requested aid in the current Heart Fund drive and sang "Heart of My Heart". The Speaker then requested that the special committee escort them from the House chamber.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House the Honorable Bert Cadieu, Member of Parliament, Canada, and requested that Representatives Hood, King (Chet), Kink, and Gallagher escort him to a place of honor on the rostrum. The distinguished visitor addressed the House concerning his experiences as a member of parliament from the Province of Saskatchewan and the problems currently before the Canadian parliament. The Speaker then instructed the special committee to escort Mr. Cadieu from the House chamber

MOTION

On motion of Mr. O'Brien, the House recessed until 1:50 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:50 p. m.

The Clerk called the roll, and all members were present except Representative Angevine, who was excused.

JOINT SESSION

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

The Speaker instructed the Sergeants at Arms of the Senate and the House to escort the President of the Senate to a seat on the rostrum, and invited the Senators to seats within the House.

The Speaker turned the gavel over to the President of the Senate, John A. Cherberg.

The President of the Senate called the Joint Session to order.

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

The Clerk of the House called the roll of the House, and all members were present except Representative Angevine, who was excused.

The President of the Senate announced that the purpose of the joint session was to receive a message from His Excellency, Governor Daniel J. Evans, and appointed the following committee to escort Governor Evans to the House chamber: Senators Redmon, Cowen, and Peterson (Lowell), and Representatives Olsen, Johnston (Elmer E.), and King (Chet).

The committee retired.

The Sergeant at Arms of the House announced the arrival of His Excellency, Governor Daniel J. Evans, at the bar of the House, and the President instructed the committee to escort Governor Evans to a seat on the rostrum. (Applause.)

The President of the Senate:

"Governor Evans, the Washington State Senate and Washington State House of Representatives are gathered in joint session to receive your message. Mr. Speaker, members of the Washington State Legislature, ladies and gentlemen, His Excellency, the Honorable Daniel J. Evans, Governor of the State of Washington."

BUDGET MESSAGE OF GOVERNOR DANIEL J. EVANS TO THE LEGISLATURE

"Mr. President, Mr. Speaker, my former colleagues, Ladies and Gentlemen of the Legislature:

"As we come to grips with the imminent matters of state—to meet the Federal Court's demands to establish constitutional and equitable legislative representation, and to meet the peoples' legitimate needs for state services, this is, indeed, a time of high purpose.

"I regret that you have been as yet unable to resolve the vital matter of legislative redistricting within the three fundamental criteria I laid down on January 13. One-third of this legislative session has passed. I urge you, therefore, to broaden your perspectives to include, more completely, the representative interests of all citizens of the State; and to renew your faith that our distinctive representative form of American government only functions fairly when either political party whose candidates win a majority of the peoples' votes is assured a majority of the seats in the legislature. The citizens of our state, as well as you and I, understand that the Federal Court, in its wisdom, has prohibited any legislative action upon the pressing affairs of state until you have resolved redistricting in a constitutional and equitable manner. In order that you may legally and fully address yourselves to your budgetary and other important responsibilities, it is mandatory that redistricting be resolved promptly.

"In this most urgent and pressing matter, you have my deepest understanding and you will continue to have my fullest cooperation.

"Tradition and practicality dictate that in legislative sessions when a newly-elected governor takes office, the biennial budget is the budget prepared by the retiring head of state.

"The new governor ordinarily has had neither adequate time nor fully comparable information from which to develop a detailed budget proposal. Within such precedent, the acceptable course for me would be to say nothing about the printed budget placed before you by the past administration, to allow it your consideration without comment or recommendation.

"Under ordinary circumstances, there would be no need for formal comment from the new governor on a previous governor's budget. But for me to remain silent would be to perpetrate an even greater act of irresponsibility than the one placed in printed form before you by the past administration. Some among you have already uncovered some of the inadequacies of this fiscal sham. "Responsible legislative leaders of both parties in each house have acknowledged, even upon initial review, that this budget is at least \$40 million out of balance.

"In actuality, the past administration's budget is out of balance by more than twice that amount.

"First, it candidly admits that an additional \$32.2 million will be required to balance it. The seriousness of this problem alone is dismissed in the Budget Message with the incredibly bland assumption that this money will be forthcoming from new Federal programs. These would be Federal programs, mind you, that had neither been drafted nor announced at the time the original Budget Message was printed, and which today have not yet been clearly defined.

"Second, the budget assumes passage of another Federal measure, equivalent to the Social Security amendments that failed to pass the Eighty-eighth Congress. Should this legislature approve the previous administration's proposed program for medical care, and should the Federal appropriation *not* be forthcoming for the second year of the biennium as "assumed", the impact of this program on the State's general fund would amount to \$5.6 million, for which the printed budget makes no other revenue provision.

"Third, the budget proposes a bookkeeping change in the payment of school apportionment. I do not question the logic or desirability of distributing apportionment monies on a twelve-month rather than a ten-month basis. But this budget treats this nonrecurring, \$42.3 million benefit as a continuing source of support for our school program. To treat this one-time gain as though it were a new source or a continuing source of school support is tantamount to setting the fuse to a \$42 million bomb that will explode in the Legislature's face two years from today.

"Fourth, the budget shows an increase of Federal funds, presumably under existing Federal legislation, of \$26.2 million. Even this amount is speculative.

"Fifth, the budget makes no provision for the improvements in Teachers' Retirement benefits approved by the 1963 Legislature. The constitutionality of the 1963 legislative action is now before the State Supreme Court. If the Court upholds its provisions, approximately \$9.6 million must be provided to cover its commitments.

"Sixth, although it affects an area outside the General Fund, the budget proposes an increase of 100 troopers in the State Patrol without providing the means for financing these additional men on a continuing basis.

"Finally, this budget acknowledges a deficit of \$4.8 million in the operations of the 1963-65 biennium, based on the first $1\frac{1}{2}$ year's performance. It makes no provision, no recommendation, no mention of how it proposes that this deficit be eliminated or reduced. It thus acknowledges that, despite the Budget and Accounting Act, which requires a balanced budget, the general fund deficit bequeathed to this administration and to this legislature will likely exceed \$30 million.

"This is a deficit greater than the deficit inherited by the previous administration eight years ago.

"Consequently, to balance this budget which the past administration has placed before you, even when making substantial allowances for new Federal assistance, and without reducing the General Fund deficit, would require a tax increase of at least \$80 million. Neither you nor I would be fulfilling our responsibilities to the citizens of this State if we allowed such a budget to become reality.

"This fiscal message would be incomplete without re-stating my views regarding the relationship between the State of Washington and the Federal government.

"A \$2.1 billion budget has been proposed for your consideration by the previous administration in which one federal dollar matches approximately three dollars of state money. If we have not already reached the point where the federal tail is wagging the state dog—in the direction of programs, in actual services provided, in the determination of traditional and basic state policy—then, I submit, we are dangerously close to that point.

"We must use all of the state machinery at hand to solve our problems at home. We must re-design the machinery of government, where it is inadequate, to enable the state and its political sub-divisions to meet locally the legitimate demands of its citizens. Failing to do this, then certainly we will have relinquished our local privilege and prerogative of self-determination to the Federal level and supplanted them with Federal control.

"Unquestionably, political courage is required to enact as well as to advocate local payment of social programs, for which people have demonstrated desire and need. It is easier to dodge local and state problems and let someone else make the

required decisions, farther away, at some other time. But short-range delights have long-range consequences. In order to protect the integrity of state and local government and in order to retain control over our own future, as individuals as well as citizens of this state, we must face our local and state problems squarely.

"We must assume the responsibility for these problems which are essentially ours.

"The people who elected you and me to office expect this.

"The constitution and laws of this state require it.

"Our standards of political ethics and social morality compel it.

"In addition to being neither balanced nor fiscally responsible, the printed budget now before you, in my opinion, is inadequate in several significant respects. It falls short of meeting the legitimate needs of our citizens, for example, in the important areas of education and public assistance.

"Therefore, for all the reasons I have cited, I am presenting to you this special fiscal message. It is designed to guide your deliberations toward responsible decisions on behalf of the three million citizens of our state.

"Implementation of the recommendations in this fiscal message will: first, insure that all expenditures authorized will be met by an assured revenue source; second, re-establish equal educational opportunity and provide improved classroom instruction in our public schools; third, launch a pay-as-you-go state program in school construction; fourth, assure more adequate state public assistance programs, especially medical aid for the aged; fifth, open new opportunities for community health care; sixth, reduce the State's General Fund deficit; seventh, launch this state on a fiscally sound course, not only for the immediate years but also for the long, bright future ahead.

"Let me reiterate. I am presenting what more accurately must be described as a fiscal message than a separate detailed budget. It has not been possible during the brief time since its introduction to prepare and present a precisely detailed analysis of all minute elements in the previous administration's budget.

"I have held daily hearings and consultations, however, with responsible career public servants and officials, particularly in the areas of education including higher education, public assistance, institutions, budgeting and tax administration. As a result of these conferences and of my personal examination, I am presenting the following fiscal program:

EDUCATION

"I have continuously and consistently said that the number one priority in State government is to re-establish equal educational opportunity in our schools. No other single public service for which we are responsible in State government is more important to our future or to our children's future.

"In public schools, the most pressing problem is the matter of eliminating excess levies annually required to maintain and operate regular programs. This problem receives only token attention in the printed budget. Against this \$70 million biennial problem, the printed budget proposes only a \$9.75 million solution. I believe that this problem must be resolved by equalizing local property assessments to the point where local school districts obtain an assured amount of money which they annually require for maintenance and operations without special levies. This cannot be done immediately within the limitations of our present property tax structure.

"Consequently, I am proposing a four-part solution.

"First, I recommend that 10 mills of the schools' 14-mill levy be made a state tax, to be collected at the state equalized level, and then apportioned back to the districts from which it was received. This proposal will be for two years only.

"Second, and concurrently, I recommend a constitutional amendment be submitted to the voters in 1966 that will lay the groundwork for the equivalent amount to be raised locally in subsequent years. This constitutional amendment will place a realistic, protective limit on the amount of tax that can be levied against property and will also recognize some of the peculiarly heavy burdens placed upon certain classes of real property.

"Third, I recommend statutory safeguards be enacted, placing an upper limit on the 'windfall' revenues that otherwise would automatically accrue to all local taxing districts upon passage of the constitutional amendment.

"Fourth, to accompany this change in local support, a new school apportionment formula is required. This formula should recognize the money raised on the state equalized valuation as a local resource and also recognize other sources that are realized by some, but not all, districts. These include P. L. 874, P.U.D., federal forest

and grazing funds. These local sources which have not heretofore been used to the maximum extent in the distribution formula should be brought into the formula on a graduated basis so as not to disrupt the existing program in any district.

"The increased yield from the property tax, when equalized to the state valuation, will bring in approximately \$64 million additional during the next blennium.

"It should be clearly understood, and emphasized, however, that this does not constitute a general, state-wide property tax increase. It simply guarantees that about 90 per cent of the money annually raised via special levies will be available on an assured basis.

"While some counties will experience modest increases, the practical effect on most taxpayers in most school districts in most counties will be simply a shift in existing property taxes from a special levy, inequitable status to an assured, equalized form of support, with no additional cost.

"Since these items will be truly effective in meeting the excess levy problem, my proposal requires no provision for matching special levies. This will free the \$9.75 million allocated in the printed budget to match local special levies. This money, at the discretion of locally-elected school boards, will be available to reduce classroom teacher-pupil ratios, increase salaries, improve instructional materials and learning facilities, provide better textbooks, strengthen libraries, vocational training and other fundamental services.

"Provision for an adequate teachers' pension program is an integral part of our educational obligation. I recommend that \$9.6 million be authorized to cover the commitment made in this area by the 1963 Legislature. If the constitutionality of the State Teachers' Retirement Act, as amended in 1963, is upheld, this amount will be required. Whether or not the court upholds the present Act, it is the view of this administration that the Legislature has an obligation to guarantee that the teachers' retirement program be assured at least at the level intended by the 1963 Legislature.

"In the short period available, I have only touched the most significant aspects of my recommended changes in operating support for the common schools. I will work closely with you in the ensuing days and weeks to assure that we establish the most productive level of support possible during the next two years.

"During my time in the legislature, I have watched the rapid growth in the state's bonded indebtedness with increasing concern. I have long felt that significant relief from this growing debt could be achieved through more effective utilization of the common schools' own resources, some two million acres of lands scattered throughout the state.

"In light of the recent Supreme Court decision which prevents the Legislature from authorizing bonds without the electorate's approval, finding a new major source for state matching funds for school building construction has become imperative.

"I recommend support of a constitutional amendment which freezes the Permanent School Fund at \$100 million and which makes future income deposited in the fund from easements, escheats, sale of timber and other crops, oil and minerals available for direct state matching purposes.

"I also recommend that local school districts' bonding capacity be doubled through enabling legislation which places upon school districts the same bonded debt limitations as those available to cities and towns. I am confident that the combination of these two measures, once approved, will eliminate the need for further increases in State bonded indebtedness for common school construction in the foreseeable future.

"Passage of the constitutional amendment will also allow us to set aside for school construction the money now going into the current school fund chiefly in the form of interest on the principal of the Permanent School Fund. The amount of income to the current school fund for the last six months of the biennium is estimated at \$2.7 million. This constitutional amendment will thus provide \$10.9 million for school construction by the end of 1965-67. This is in addition to a new appropriation of \$12.4 million from the bonds authorized by Referendum 12 and reappropriations of \$43.3 million.

"In the area of higher education, I recommend a specific budget item of \$100,000 for the support of an Advisory Council on Higher Education. I am requesting separate legislation to create such a Council. The weight and emphasis in our educational commitment is shifting to the higher levels of learning. This will continue for some time.

"We must evolve an orderly program of higher education which clearly defines the roles and relationships among our existing institutions of higher learning and between them and our growing programs in vocational-technical, adult education and community colleges.

"We have paid lip service to such coordination for years. Although the \$100,000 item is relatively an insignificant dollar amount, it will provide the means now to prevent costly mistakes in the future.

PUBLIC ASSISTANCE

"The public assistance provisions in the printed budget are inadequate, both in the areas of assistance and administration. The proposed handling of ratable reductions now in force in several programs is undesirable. Once the state has determined the proper level of program support, it has reduced that level, currently by twelve per cent. This is a form of legislative and administrative delusion which I propose to eliminate as rapidly as possible.

"The budget before you makes no provision to expand medical care for the aged under the Kerr-Mills law. It does not adequately provide certain types of care to medical indigents, recipients of non-continuing general assistance and their children. Nor do its medical provisions properly assist the low-income aged.

"I am cognizant of the need to improve our public assistance program and the functioning of the State Department of Public Assistance. I am aware of the many recommendations made to accomplish these ends in the study conducted by Greenleigh Associates, Inc. We must work toward their adoption and attainment as soon as practicable.

"This Administration is most interested in those programs that will help people to re-establish their social and economic independence. It is also concerned, however, with establishing adequate levels and forms of assistance to those legitimately in need, particularly medical care for the aged.

"To these ends, I am making a series of proposals which go far in implementing key recommendations from the Greenleigh Report.

"The printed budget begins with the unacceptable premise that the fundamental character and adequacy of our medical care program should depend on future actions of Congress. My first recommendation is that these programs be based on the more secure foundations of existing Federal laws. This alone will require adding \$5.6 million of state funds.

"Even though complete elimination of ratable reductions is not yet fiscally feasible, I am proposing that they be cut in half on a two-step basis. Thus, even though full need will not yet be met in various programs, my proposed reduction will represent a material improvement in the level of living for the families involved.

"I am requesting that the medical care program be enriched in two respects. (1) Emergency dental care to medical indigents and recipients of Noncontinuing General Assistance; to provide emergency dental care for children in low-income families and on a limited basis, dentures for adults; and (2) eye glasses for the needy elderly and to other adult recipients when no other resource is available and when genuine hard-ship exists.

"None of these proposals is included in the printed budget now before you. In this modern day and age, we can no longer tolerate a situation where some of our citizens live out their final years with dimmed vision, merely for the want of a pair of glasses.

"I am requesting that medical assistance for the low-income aged in the State be liberalized. Currently the resource standards for Medical Assistance for the Aged are the same as for Old Age Assistance. I am proposing that these standards be doubled so that an aged individual could retain as much as \$1500 in assets (in addition to his home and personal property) and a couple \$2900 and still be financially eligible for MAA

"I am also proposing a more comprehensive type of medical care including office calls, drugs, dental care and other services similar to that now provided under the Old Age Assistance program. My proposal permits these aged both to retain additional savings and to receive more extensive medical care. The state's share of this MAA liberalization will cost approximately \$2.8 million under the Kerr-Mills bill.

"While the total cost of the assistance changes will add \$9.6 million to the request in state funds for the Department of Public Assistance, there is one further recommendation of the Greenleigh Report which must be followed if we are to make the best use of these funds in the next biennium. This is the recommendation that the appropriation for the Department be in a lump-sum amount, at least as to the total

area of assistance. This lump-sum appropriation will give us the flexibility to meet changing case load or cost requirements as they develop in the course of the biennium.

"This Administration will insist that every reasonable safeguard be imposed to assure that the monies appropriated for public assistance be prudently administered and disbursed.

"In the area of program administration, my proposal shifts emphasis from direct surplus commodity distribution to the food stamp plan. Within two years, I propose that the direct commodity distribution program be completely phased out. The stamp plan would be expanded from its present base in one county (Grays Harbor) to cover 20 per cent of the state the first year and the entire state by the end of the biennium.

"The advantages of the Food Stamp Plan are many. Recipients of food coupons can obtain a greater variety of food and have better diets. The more needy people benefit most since the value of bonus stamps increases as persons' income decreases. The cash which is added through bonus stamps by the Food Stamp Program provides a greater boost to the local economy. Bonus stamps are subject to state retail sales tax and thus provide a small revenue boost. The food stamp program uses private enterprise, primarily banks and grocery stores, and closes the state distribution stores and warehouses.

"The program I propose will save the state \$700,000 in the first biennium and over \$1 million per biennium subsequently.

INSTITUTIONS

"I have observed that the printed budget proposes continuing increases in the area of mental hospitals, despite a decreasing average daily population. I also note that the budget makes no provision whatever for state assistance to expanded community mental health or mental retardation clinics. Few tragedies strike a family with more devastating impact than mental illness or mental retardation. Characteristically, the demands on the finances of a family so afflicted are far in excess of family means. Thus, either the state must provide help in these areas of need or the mentally sick and retarded will go without adequate care or treatment. Many of the mentally ill and mentally retarded can be more conveniently and appropriately treated without institutional confinement, and at less expense, in day care facilities in the communities where they live.

"I recognize that there is a committee now studying the overall subject of these local treatment facilities, and I expect to profit by its recommendations. In order to have funds available when the report is ultimately submitted, I am requesting that a proviso be added to the appropriation to the mental hospitals allowing the allocation of up to \$300,000 for such community health centers.

"To speed realization of a comprehensive community health center program, I have also provided \$500,000 to purchase and begin renovation of Harrison Memorial Hospital at Bremerton as a pilot project in Community Health care.

HIGHWAY SAFETY

"In 1964, 725 persons were slaughtered on Washington's highways. This represents more highway deaths from traffic accidents than in any other year in history. The highway toll has become so great that its very enormity has numbed our senses.

"This Administration is concerned with those of our citizens whose lives have been blighted by the tragic death or maining of a husband, wife, child or other loved one. I intend to do something about this and do it now.

"To deal effectively with the mounting death toll on our state's highways, the State Patrol must be augmented by at least 150 troopers over the course of the next biennium. This expanson must be accompanied by improvement in the overall financial structure of the State Patrol so that future additions to the field force may be made on a regular basis of at least 15 each year.

"To do this, we cannot resort to the one-time expedient proposed in the budget before you. We must face the need squarely and increase the basic automobile registration fee to cover the additional cost.

OTHER PROGRAMS

"There are many areas of state government that I have not touched upon in this message. In certain of these areas, I will send supplemental messages to the chairman of the appropriate Ways and Means Committee containing further suggestions.

GOVERNMENT EFFICIENCY

"An underlying objective during my Administration will be to assure that each tax dollar collected will be expended in the most efficient and productive manner possible. In my inaugural message I outlined a series of proposals to reduce the total number of state agencies and reorganize basic governmental services in more efficient administrative units. As a means to establish greater efficiency in operation and in the expenditure of the taxpayers' money, I urge that you enact these executive request

"I have already set the wheels in motion to institute a comprehensive review of all governmental operations and expenditures. I am forming a task force of the most competent business heads in the state whose mission will be to eliminate outmoded procedures, duplicated effort and wasteful practices wherever they may exist in state government. This project will be manned by top flight civic, professional and business leaders whose services will be underwritten at private expense.

REVENUE

"Contrasted with the printed budget before you, there is no speculation, no expediency in my fiscal message. It contains no wishful thinking. It is a budget in which specific expenditures are balanced by specific revenues.

"The printed budget before you can, of course, be balanced in several different ways. The only practical way in which it can be balanced without requiring additional taxes would be to reduce certain key expenditures.

"The most obvious of these would deny assured levels of medical care for the aged, deny adequate schooling for the young, deny minimal standards of living for those forced to rely on public assistance, deny competitive salaries for our public servants and close the doors to additional students seeking entrance in institutions of higher learning and community colleges.

"This is an unthinkable alternative. Yet we dare not deal in self-hypnosis.

"We dare not assume that this total liability can be avoided through the use of bookkeeping entries alone that may defer, but only defer, the crisis for two years' time. We must not assume that all or part of this real crisis can be resolved by calling for deprivation or sacrifice on the part of a limited number of our citizens.

"Rationalizing does not solve the problem either. Our legitimate and publicly committed needs simply exceed our present resources.

"Thus I have chosen to propose a revenue program which honestly meets our responsibilities.

"This revenue program contains two basic parts. I have already outlined the property tax portion which will re-establish equal educational opportunity in our public schools through virtual elimination of special annual levies.

"The second part of my proposed revenue program will raise approximately \$75 million. This, when coupled with other 'income' items indicated, is required to provide monies for the following state obligations: \$32.2 million to balance with expenditures detailed in the past administration's budget; \$9.6 million to provide for public assistance programs not funded or not recommended in the past administration's budget; \$9.6 million to cover previous legislative commitment to Teachers' Retirement System; \$9.75 million to improve classroom instruction, supplies and services; \$20 million to relieve general fund deficit inherited from previous administration; \$2.5 million to compensate for interest from Permanent School Fund now going into the current school fund but scheduled for school construction use pending adoption of Constitutional amendment. Although the printed budget fails to do so, we must allow for the deduction of \$1.1 million from general fund revenue to service the proposed bond issue for institutions and higher education. These unfunded obligations total \$84.75 million. The \$9.75 million in state money available but not needed to match special levies under my proposal reduces the unfunded need to \$75.0 million.

"I have consistently opposed increasing the rate of the sales tax and I have no intention to do so now. I propose that this amount be raised, in effect by extending the sales tax to services.

"There is an approximate \$4.8 million gap between revenues and expenditures in the 1963-65 budget. I will seek to eliminate this estimated deficit during the remaining five months of the current biennium by exercising austere control in the administration of programs under my direct control.

"The Legislature may choose to do less than I have proposed—less in providing fiscal soundness, less in providing services, less in protecting the very integrity of state and local government.

"It is my judgment that to do less would constitute neither full fiscal responsibility nor fulfill the obligations we have voluntarily assumed to meet the peoples' legitimate needs—obligations to protect the fundamental soundness of the government we have chosen to serve.

"The course I have charted is a challenging one. The decision to follow it will not come easily.

"Yet there is no low road to high purpose. I have a deep and abiding faith in the peoples' desire that we chart no expedient course—choose no easy road.

"The Legislature willing, we can attain together the objectives for which our government was created and to which all people aspire."

The President of the Senate requested that the special committee escort Governor Evans from the rostrum to his chambers. (Applause.)

On motion of Mr. Sawyer, the joint session was dissolved.

The Lieutenant Governor turned the gavel over to the Speaker of the House.

The Speaker instructed the Sergeants at Arms of the Senate and the House to escort the Lieutenant Governor and the Senators from the House chamber back to the Senate.

The House resumed its session.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Tuesday, February 2, 1965.

Robert M. Schaefer, Speaker.

S. R. Holcomb, Chief Clerk.

TWENTY-THIRD DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Tuesday, February 2, 1965.

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

The Clerk called the roll and all members were present except Representatives Angevine, Jueling, Pierre, and Savage. Representatives Angevine, Jueling, and Savage were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Representative Beck.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery Girl Scout Troop No. 824 from Olympia Junior High School and Sylvester Junior High School in King county, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of seniors from Highline High School in King county, and asked them to stand and be recognized. The Speaker observed in the south gallery students from the ninth and tenth grades of Mountlake Terrace Seventh Day Adventist School, and asked them to stand and be recognized.

The Speaker observed in the south gallery eighty students from the Griffin school district in Thurston county, and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 1, 1965.

MR. SPEAKER

We, a majority of your Committee on Commerce and Economic Development, to whom was referred House Joint Memorial No. 10, requesting a Peace Arch commemorative postage stamp, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. G. WITHERBEE, Chairman, GEORGE P. SHERIDAN, Vice Chairman.

We concur in this report: Henry Backstrom, Arnie Bergh, Newman H. Clark, Norwood Cunningham, P. J. "Jim" Gallagher, Marjorie Lynch, Fred R. Mast, Ray Olsen, Frank Slagle, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Commerce and Economic Development, to whom was referred House Concurrent Resolution No. 6, congratulating Boeing Company on its fiftieth anniversary, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. G. WITHERBEE, Chairman,

GEORGE P. SHERIDAN, Vice Chairman.

We concur in this report: Henry Backstrom, Arnie Bergh, Newman H. Clark, Norwood Cunningham, P. J. "Jim" Gallagher, Marjorie Lynch, Fred R. Mast, Ray Olsen, Frank Slagle, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 295, by Representatives Klein, DeJarnatt and Huntley: An Act relating to the interstate library compact.

Ordered printed and referred to Committee on Education and Libraries.

MOTION

On motion of Mr. Brachtenbach, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 296.

House Bill No. 296, by Representatives Lynch, Chatalas, Adams, Humiston, and Cunningham (by executive request):

An Act relating to public assistance; adding a new chapter to chapter 26, Laws of 1959 and Title 74 RCW; repealing section 74.12.130, chapter 26, Laws of 1959 as amended by section 20, chapter 228, Laws of 1963 and RCW 74.12.130; repealing section 74.12.230, chapter 26, Laws of 1959 and RCW 74.12.230; and declaring an emergency.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 297, by Representatives Witherbee, Day, and Warnke:

h An Act relating to revenue and taxation; exempting certain house trailers from excise taxes; and amending section 82.50.180, chapter 15, Laws of 1961 and RCW 82.50.180.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 298, by Representatives Canfield, Haussler, and Garrett:

An Act relating to water districts; providing that a notice of adoption of certain resolutions relating to local improvement districts and utility local improvement districts shall be published rather than the full text of the resolution; amending section 11, chapter 18, Laws of 1959 and RCW 57.16.060; and amending section 13, chapter 114, Laws of 1929 and RCW 57.16.090.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 299, by Representatives Canfield, Haussler, and Garrett:

An Act relating to sewer districts; providing that a notice of adoption of certain resolutions relating to local improvement districts and utility local improvement districts shall be published rather than the full text of the resloution; amending section 27, chapter 210, Laws of 1941 as amended by section 17, chapter 250, Laws of 1953 and RCW 56.20.020; and amending section 32, chapter 210, Laws of 1941 and RCW 56.20.080.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 300, by Representatives Lux, Olsen, and Johnston (Elmer E.): An Act relating to state residential schools; providing for financial responsibility of residents and parents; adding nine new sections to chapter 28, Laws of 1959 and chapter 72.33 RCW; and providing an effective date.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 301, by Representatives May, McCormick, and Litchman: An Act relating to labor and wages therefore; and amending section 36, page 223, Laws of 1877 as amended by section 1974, Code of 1881, and RCW 49.56.030.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 302, by Representatives King (Richard "Dick"), and Elder: An Act relating to public buildings; and requiring uniform standards of architectural design of buildings and facilities constructed by the state, its agencies and political subdivisions, and by counties, cities, towns and other muncipal and quasi municipal corporations, for the benefit of and use by the physically handicapped.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 303, by Representatives Uhlman, Brachtenbach, and DeJarnatt:

An Act relating to education; adding a new chapter to Title 28 RCW; and repealing section 1, chapter 183, Laws of 1937 and RCW 28.58.120, section 1, chapter 131, Laws of 1923 and RCW 28.59.039, section 2, chapter 131, Laws of 1923 as amended by section 1, chapter 155, Laws of 1949 and RCW 28.59.040, section 3, chapter 131, Laws of 1923 and RCW 28.59.070,

section 4, chapter 131, Laws of 1923 as amended by section 2, chapter 155, Laws of 1949 and RCW 28.59.090, section 5, chapter 131, Laws of 1923 as amended by section 3, chapter 155, Laws of 1949 and RCW 28.59.100, sections 6 through 8, chapter 131, Laws of 1923 and RCW 28.59.120 through 28.59.140, sections 9 through 11, chapter 131, Laws of 1923 and RCW 28.59.190 through 28.59.205, sections 12 through 14, chapter 216, Laws of 1959 and RCW 28.63.120, sections 16 through 18, chapter 216, Laws of 1959 and RCW 28.63.140 through 28.63.160, and section 20, chapter 216, Laws of 1959 and RCW 28.63.170.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 304, by Representatives Bledsoe, Flanagan, and Bozarth:

An Act relating to agricultural products; and adding a new section to chapter 139, Laws of 1959 and to chapter 20.01 RCW.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 305, by Representatives Grant, May, and Mast:

An Act relating to industrial insurance; amending section 51.12.010, chapter 23, Laws of 1961 and RCW 51.12.010; and amending section 51.12.020, chapter 23, Laws of 1961 and RCW 51.12.020.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 306, by Representatives May, Backstrom, and Morphis:

An Act relating to public transportation and the transportation of railroad employees; prescribing penalties; and declaring an emergency.

Ordered printed and referred to Committee on Aviation and Transportation.

MOTION

On motion of Mr. Day, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 307.

House Bill No. 307, by Representatives Hurley, Pritchard, Traylor, and Taylor:

An Act relating to eye care service benefits under certain insurance contracts; adding a new section to chapter 79, Laws of 1947 and to chapter 48.18 RCW; adding a new section to chapter 79, Laws of 1947 and to chapter 48.20 RCW; and adding a new section to chapter 79, Laws of 1947 and to chapter 48.21 RCW.

Ordered printed and referred to Committee on Banking and Insurance.

House Bill No. 308, by Representatives Witherbee, Elder, and Valle:

An Act relating to crimes and punishment; and amending section 377, chapter 249, Laws of 1909 and RCW 9.45.060; and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 309, by Representatives Hood, Kink, and Radcliffe:

An Act authorizing the Washington state historical society to convey the real property constituting the site of Picket House, in Whatcom County, Washington, to the Daughters of the Pioneers of Washington, Whatcom Chapter No. 5.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 310, by Representatives Witherbee, Kink, and Andersen (James A.):

An Act relating to materialmen's liens; amending section 1, chapter 45, Laws of 1909, as last amended by section 2, chapter 279, Laws of 1959 and RCW 60.04.020; and repealing section 1, chapter 278, Laws of 1959.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 311, by Representatives Andersen (James A.), Gallagher, and Wolf:

An Act relating to crimes and criminal procedure; prescribing penalties; and adding a new section to chapter 249, Laws of 1909 and to chapter 9.92 RCW.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Brachtenbach, the rules were suspended and authorization was given to add ten additional names as sponsors of House Bill No. 312.

House Bill No. 312, by Representatives Copeland, Andersen (James A.), Eldridge, Mahaffey, Brouillet, Backstrom, Cunningham, Bledsoe, Saling, O'Dell, DeJarnatt, Litchman, and Wolf (by executive request):

An Act relating to the establishment of an advisory council on public higher education.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 313, by Representatives Andersen (James A.), Chatalas, and Litchman:

An Act relating to crimes and punishments; and adding a new section to chapter 249, Laws of 1909 and chapter 9.54 RCW.

Ordered printed and referred to Committee on Judiciary.

House Joint Memorial No. 15, by Representatives Traylor, Wolf, and Rogers:

Petitioning for dogfish study.

Ordered printed and referred to Committee on Fisheries.

House Concurrent Resolution No. 11, by Representatives Epton, Swayze, and Lux:

Relating to memorial services commemorating deceased members of the legislature.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 11 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 11 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10 a.m., Wednesday, February 3, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

TWENTY-FOURTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Wednesday, February 3, 1965.

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

The Clerk called the roll and all members were present except Representatives Angevine, Backstrom, Bozarth, Conner, Dootson, Gorton, Huntley, King (Richard "Dick"), Kink, McCormick, Rogers, Savage, Sawyer, Taylor, and Warnke, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Maurice Haehlon of the United Churches of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery students from Puget Sound High School in King county, and asked them to stand and be recognized.

The Speaker observed in the north gallery thirty students from the Andrew Christian school in Pierce county, and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., January 29, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 10, enabling counties to participate in economic opportunity act of 1964, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and
Junior Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 1, 1965.

Mr. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 52, increasing irrigation district director's compensation, have had the same under con-

sideration, and we respectfully report the same back to the House with the recommendation that it do pass, Committee on Local Government

SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and
Junior Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 1, 1965.

Mr. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts to whom was referred House Bill No. 94, county treasurer's record search fee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government Samuel J. Smith, Chairman. Subcommittee on Counties and Junior Taxing Districts Joe D. Haussler, Chairman, Huch "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 105, permitting school boards in second and third class districts to determine the date and time of their regular meetings, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Robert F. Goldsworthy, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts to whom was referred House Bill No. 111, extending group hospitalization and medical aid coverage to elected county officials, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

Samuel J. Smith, Chairman.
Subcommittee on Counties and
Junior Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 1, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts to whom was referred House Bill No. 113, pertaining to transfers within county budgets, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government

SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and
Junior Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 2, 1965.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 147, permitting limited hunting in state parks, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Jack L. Burtch, Chairman,
W. S. "BILL" TRAYLOR, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Stewart Bledsoe, Horace W. Bozarth, Hugh "Bud" Kalich, Richard "Dick" King, Alfred E. Leland, Fred R. Mast, George P. Sheridan, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 149, providing for sale of port district property no longer needed for district purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government
SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior Taxing Districts.
JOE D. HAUSSLER, Chairman,
HUGH "Bud" KALICH, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 152, allowing port district special levy for canal construction or land leveling or filling purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior Taxing Districts.
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives,

Mr. Speaker:

Olympia, Wash., February 2, 1965.

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 186, authorizing expansion of an inter-county rural library district by a majority vote, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MARK LITCHMAN, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Robert F. Goldsworthy, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Joint Memorial No. 14, memorializing Congress to provide funds for Willamette Falls fishways, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman, RICHARD TAYLOR, Vice Chairman.

We concur in this report: Duane L. Berentson, Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 2, 1965.

Mr. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Joint Resolution No. 9, allowing school district levies for two year period, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Robert F. Goldsworthy, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SENATE

Senate Chamber,

MR. SPEAKER:

Olympia, Wash., February 2, 1965.

The Senate has adopted: House Concurrent Resolution No. 11, and the same is herewith transmitted. Ward Bowden, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 314, by Representatives Kull, Kink, and Jolly:

An Act relating to education; prescribing a priority list for the establishment thereof; authorizing the allocation of funds; amending section 11, chap-

ter 198, Laws of 1961 as amended by section 9, chapter 2, Laws of 1963 extraordinary session; and RCW 28.84.260; amending section 11, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.300; and adding a new section to chapter 198, Laws of 1961 and to chapter 28.84 RCW.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 315, by Representatives Garrett, Swayze, and Rogers:

An Act relating to psychologists; amending section 1, chapter 305, Laws of 1955 and RCW 18.83.010; amending section 2, chapter 305. Laws of 1955 and RCW 18.83.020; amending section 3, chapter 305, Laws of 1955 and RCW 18.83.030; amending section 4. chapter 305. Laws of 1955 and RCW 18.83.040; amending section 5, chapter 305, Laws of 1955 and RCW 18.83.050; amending section 6, chapter 305, Laws of 1955 and RCW 18.83.060; amending section 7, chapter 305. Laws of 1955 and RCW 18.83.070; amending section 8, chapter 305, Laws of 1955 and RCW 18.83.080; amending section 9, chapter 305, Laws of 1955 and RCW 18.83.090; amending section 10, chapter 305, Laws of 1955 and RCW 18.83.100; amending section 11, chapter 305, Laws of 1955 and RCW 18.83.110; amending section 13, chapter 305, Laws of 1955 and RCW 18.83.120; amending section 12, chapter 305, Laws of 1955 and RCW 18.83.130; amending section 14, chapter 305, Laws of 1955 and RCW 18.83.140; amending section 15, chapter 305, Laws of 1955 and RCW 18.83.150; amending section 16, chapter 305, Laws of 1955 and RCW 18.83.160; amending section 17, chapter 305, Laws of 1955 and RCW 18.83,170; amending section 18, chapter 305, Laws of 1955 and RCW 18.83.180; adding new sections to chapter 305, Laws of 1955 and to chapter 18.83 RCW; and defining crimes and providing penalties.

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

House Bill No. 316, by Representatives Kink, O'Donnell, and McCormick: An Act relating to elections and the forfeiture of certain offices thereunder; amending section 7, chapter 36, Laws of 1947 as amended by section 3, chapter 206, Laws of 1955 and RCW 44.24.070; and adding a new section to chapter, Laws of 1965 (Senate Bill No. 5) and Title 29 RCW.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 317, by Representatives O'Donnell, Kink, and McCormick: An Act relating to elections; and adding a new section to chapter, Laws of 1965 (Senate Bill No. 5) and to Title 29 RCW.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 318, by Representatives King (Chet), Garrett, and Kalich: An Act relating to industrial insurance and the assessment and collection of premiums, payrolls and records thereunder; amending section 51.16.060, chapter 23, Laws of 1961 and RCW 15.16.060.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 319, by Representatives King (Chet), Garrett, and Kalich: An Act relating to industrial insurance and the funds thereunder; and amending section 51.44.100, chapter 23, Laws of 1961 as amended by section 10, chapter 281, Laws of 1961, and RCW 51.44.100.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 320, by Representatives King (Chet), Garrett, and Kalich: An Act relating to industrial insurance and appeals thereunder; and amending section 51.52.110, chapter 23, Laws of 1961 and RCW 51.52.110.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 321, by Representatives Moos, Beck, and Bledsoe:

An Act relating to outdoor recreation; and limiting the liability of owners of land and water areas made available to the public for recreational purposes.

Ordered printed and referred to Committee on Parks, Captitol Buildings and Grounds.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add four additional names as sponsors of House Bill No. 322.

House Bill No. 322, by Representatives Kink, Kull, Radcliffe, Burtch, Anderson (Eric O.), Brachtenbach, and Lynch:

An Act relating to the state-wide employees' retirement system for cities and towns; and amending section 7, chapter 71, Laws of 1947 and RCW 41.44.070.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add fourteen additional names as sponsors of House Joint Resolution No. 27.

House Joint Resolution No. 27, by Representatives Burtch, Anderson (Eric O.), Backstrom, Klein, O'Donnell, Kalich, Sheridan, Marzano, Chatalas, Bozarth, Day, Taplin, DeJarnatt, Jastad, Traylor, Kink, and Haussler:

Proposed constitutional amendment determining debt of state for special indebtedness purposes.

Ordered printed and referred to Committee on Ways and Means.

MOTIONS

On motion of Mr. Witherbee, House Bill No. 292 was rereferred to Committee on Licenses.

On motion of Mr. O'Brien, the House adjourned until 10:00 a.m., Thursday, February 4, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

TWENTY-FIFTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, February 4, 1965.

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

The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Maurice Haehlon of the United Churches of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery Girl Scout Troop No. 777 from Lewis Junior High School in Vancouver, and asked them to stand and be recognized.

MOTION

On motion of Mr. Sawyer, the House recessed until 11:00 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 11:00 a. m. The Clerk called the roll, and all members were present.

SPEAKER'S PRIVILEGE

The Speaker announced an interruption in the proceedings of the House for the purpose of making a presentation, and appointed Representatives Sawyer and McCormick to escort Representative Garrett to the rostrum. The Speaker appointed Representatives McCaffree and Clark to escort former State Representative Frank C. Jackson of King county to the rostrum.

The Speaker:

"One of our former members of the House and of the Senate of the State of Washington from the 32nd District, Frank Jackson, has a presentation to be made at this time. Senator Jackson."

Mr. Jackson:

"Mr. Speaker and members of the House, I consider it a great privilege to be permitted to come to perform a very pleasant duty. I have valued greatly my membership in this body and in the Senate. I served, of course, when we met down at the old building, but I certainly honor all of you who are willing to come back session after session. In my day, a man would serve one session or maybe two or three and feel he had done his full duty and then he wouldn't run again. But I believe it is of great value to the state to have men and women in our legislative halls who have had long experience in matters pertaining to the welfare of the state, so I want to express my appreciation to everyone who has been willing to run again and again.

"I want to bring greetings today from Mr. Harry Rhodes, the only other member

of the 1907 House who today remains alive. Harry was good enough to ask me to extend his greetings to you. He joined with me as a member of the commission to select the site for the state reformatory. I had been the author of the bill in 1907, and he was named with me to the commission and we performed that duty and I served for six years on that board.

"To get to the business at hand, it is certainly a great pleasure to have available a gavel this morning for the Speaker. I am sure that he is worthy of the trust which you have given him. He has served here for four terms and also served with honor and distinction in the Armed Forces for seven years. Mr. Speaker, a gavel such as this one here and such as the one that I propose to present to you is to me a symbol of the office which you hold, and I think you and your children will appreciate having this symbol not only for use here but for years to come. It is with great pleasure that I wish to present this gavel to you."

The Speaker:

"Senator Jackson, I want to thank you very much on behalf of myself and my family for this gift. We certainly have a great deal of respect for you people who have dedicated so much of your life in the service of the state and of the Washington State House and Senate. We know the fine job you have done while you were in the legislature, and the fine job you have done since leaving the legislature. I want to thank you very much,"

Mr. Jackson:

"I might add that while I used to make these gavels for many years and have been presenting them to presiding officers of the legislature of this state for at least thirty-five years, at present my good friend, Mr. J. W. Wheeler, who celebrated his ninety-first birthday on the 10th of January, is making the gavels. In the last few weeks he has made these gavels, four of which I have presented in the Senate and the two I am presenting in the House today. He says he makes them in his 'private enterprise shop'.

"I have still another one here to present, and it is a pleasure and delight to me, Mr. Garrett, Mr. Speaker Pro Tem, to present to a very warm personal friend of my own son-in-law, Mr. Robert Tourtellot, who values his friendship for you, and yours for him, a gavel representing your position in this House which I trust will be of use to you during your service here and for years to come."

Mr. Garrett:

"Thank you very much. I always call you Senator, but I am going to refer to you as Representative Jackson today. Thank you very much for this gavel. Being a sheet metal worker, I understand and appreciate the fine craftsmanship that went into it, though I am sure it is no more expertly made than it would have been if made by your own hands. I am sure you understand my pleasure in friendship and acquaintance with members of your own family. I will appreciate and keep this gavel and value it for many, many years."

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., February 4, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Concurrent Resolution No. 11, have compared same with the original resolution and find it correctly enrolled.

Ray Olsen, Chairman.

I concur in this report: Gary Grant.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Concurrent Resolution No. 11.

The Speaker called on Mr. Garrett to preside.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 47, Transferring licensing of electricians to director of labor and industries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MRS. JOSEPH E. HURLEY, Chairman, Ray OLSEN, Vice Chairman.

We concur in this report: Stewart Bledsoe, R. Ted Bottiger, William "Bill" Chatalas, William S. Day, Robert F. Goldsworthy, Homer Humiston, Richard W. Morphis, Joel Pritchard, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 88, authorizing fire protection districts to execute conditional sales contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government,

SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior Taxing Districts,
Joe D. Haussler, Chairman,
Hugh "Bup" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Copeland on a point of order.

Mr. Copeland:

"My point of order is only that this report out of subcommittee is in violation of Rule 60. I heartily recommend that an appropriate rule change be made and that the procedure continue to be handled on that basis of reports by the subcommittees. I notice today that there have been notifications given to members of full committee meetings, but I think the subcommittee has already reported out ten or twelve bills on subcommittee report only. I think in order to keep an orderly procedure of the House adequate changes should be made in the rule to handle this particular arrangement."

The Speaker (Mr. Garrett presiding):

"Mr. Copeland, these were assigned by the Speaker to the subcommittee and are being referred back by the committee to which they were assigned."

Mr. Copeland:

"Of course this would raise another point of order. The rules provide that the Speaker will assign bills to committee. It is entirely silent in regard to subcommittees. I only point this out. I feel we are probably operating in a borderline area. I don't think it is proper for bills to be reported out of only a partial committee. It has always been on the basis of a report of the full committee and has been signed out that way. I think an appropriate rule change should be made."

RULING BY THE SPEAKER

The Speaker (Mr. Garrett presiding):

"Mr. Copeland, we are following the same procedure that we have carried on in sessions past in the Committee on Ways and Means. It was the intent of the Speaker in referring this bill to a subcommittee on Local Government that it would be handled in the same way."

POINT OF INQUIRY

The Speaker (Mr. Garrett presiding) recognized Mr. Eldridge on a point of inquiry.

Mr. Eldridge:

"This being true, I am wondering for what purpose the full Committee on Local Government is meeting today. I notice they have listed four bills to be considered. The first of these was assigned to the Subcommittee on Counties and Junior Taxing Districts. It would seem to me that if we are going to be consistent, then that subcommittee should meet and consider this bill, not the full committee, because it was not assigned to the full committee."

The Speaker (Mr. Garrett presiding):

"Mr. Eldridge, I believe this committee meeting was called by Mr. Smith, chairman of the full committee, and I am sure that Mr. Smith has an answer for you on that. Chairman Smith."

Mr. Smith:

"Mr. Speaker and Mr. Eldridge, some of these bills that have been referred to one of the subcommittees of the Local Government Committee have a dual effect on Cities and Towns and on Counties and Junior Taxing Districts. On those bills which we feel have this dual effect, the two chairmen and myself arrange a full committee hearing by mutual agreement. If the bill has no such dual effect, then it is released and signed and sent to the House. This is the way we have decided to operate upon instructions by the Speaker, even though at one time we started to operate in a different manner. We are working fully in accordance with instructions of the Speaker of the House."

House Bill No. 88 was passed to Committee on Rules and Order for second reading.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

House of Representatives, Olympia, Wash., February 3, 1965.

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 103, dispensing with elections in merger of and annexation by fire districts when certain percentage of voters approve petition, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government,

SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior Taxing Districts,
Joe D. HAUSSLER, Chairman,
Hueh "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

Mr. Speaker:

House of Representatives, Olympia, Wash., February 3, 1965.

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 134, making it unlawful for county to issue construction permit to employer not paying industrial insurance premium, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Alfred O. Adams, Eric O. Anderson, Newman H. Clark, Helmut L. Jueling, Frank Geo. Marzano, William J. S. May.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 151, providing an alternate method of fire districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government,

Samuel J. Smith, Chairman, Frank J. Warnke, Vice Chairman.

Subcommittee on Counties and Junior Taxing Districts,
JOE D. HAUSSLER, Chairman.

Hugh "Bup" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 163, authorizing labor charges by voucher to equipment rental and revolving fund by road fund and vice versa, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government.

SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior Taxing Districts,

Joe D. Haussler, Chairman, Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle,

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, your Committee on Agriculture and Livestock, to whom was referred House Bill No. 189, providing for the election of members of the Washington state dairy products commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, William S. Day, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Charles Moon, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, your Committee on Agriculture and Livestock, to whom was referred House Bill No. 241, raising fees for recording livestock brands, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Horace W. Bozarth, Chairman,
Robert R. Kull, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, William S. Day, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Charles Moon, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, your Committee on Agriculture and Livestock, to whom was referred House Bill No. 248, providing standards for disinfecting fruit trees, produce thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HORREW. BOZARTH, Chairman, ROBERT R. KULL. Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, William S. Day, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Charles Moon, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 269, permitting use of butter substitutes in state institutions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, C. W. "Red" Beck, Hayes Elder, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. King (Chet), the rules were suspended and authorization was given to add five additional names as sponsors of House Bill No. 323.

House Bill No. 323, by Representatives King (Chet), Smith, Jastad, May, King (Richard "Dick"), Moon, Marzano, and O'Donnell:

An Act relating to industrial insurance and medical aid thereunder; and amending section 51.36.010, chapter 23, Laws of 1961 and RCW 51.36.010.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

MOTION

On motion of Mr. Uhlman, the rules were suspended and authorization was given to add eight additional names as sponsors of House Bill No. 324.

House Bill No. 324, by Representatives Uhlman, Morphis, Elder, Smith, Sheridan, Chatalas, Grant, O'Donnell, Mahaffey, Garrett, and Backstrom:

An Act relating to police pensions in first class cities; and adding a new section to chapter 41.20 RCW.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue):

House Bill No. 325, by Representatives Conner, Sheridan, and O'Dell:

An Act relating to barbers; and amending section 3, chapter 75, Laws of 1923 as last amended by section 1, chapter 101, Laws of 1957 and RCW 18.15.040; amending section 6, chapter 75, Laws of 1923 as last amended by section 4, chapter 84, Laws of 1959 and RCW 18.15.050; amending section 3, chapter 84, Laws of 1959 and RCW 18.15.065; amending section 14, chapter

75, Laws of 1923 as last amended by section 1, chapter 102, Laws of 1947 and RCW 18.15.090; amending section 2, chapter 84, Laws of 1959 and RCW 18.15.095; amending section 8, chapter 172, Laws of 1901 as last amended by section 5, chapter 84, Laws of 1959 and RCW 18.15.100; amending section 7, chapter 209, Laws of 1929 as last amended by section 6, chapter 84, Laws of 1959 and RCW 18.15.110; amending section 4, chapter 101, Laws of 1957 and 18.15.130; and adding a new section to chapter 18.15 RCW.

Ordered printed and referred to Committee on Licenses.

MOTION

On motion of Mrs. Epton, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 326.

House Bill No. 326, by Representatives Epton, Johnston (Elmer E.), Radcliffe, and Anderson (Eric O.):

An Act relating to mentally or physically deficient persons; and amending section 1, 2 and 4, chapter 251, Laws of 1961 and RCW 72.33.800, 72.33.805 and 72.33.815.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 327, by Representatives Burtch, Bottiger, and Andersen (James A.):

An Act relating to crimes and punishment; and amending section 6, chapter 87, Laws of 1895 as amended by section 325, chapter 249, Laws of 1909 and RCW 9.09.060; and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 328, by Representatives King (Richard "Dick"), Radcliffe, and Thompson:

An Act relating to private land uses; and limiting liability of landowners who make private land and water areas available to the public.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

House Bill No. 329, by Representatives Leland, Garrett, and Andersen (James A.):

An Act relating to public highways; extending the route of primary state highway No. 1 via the Evergreen Point bridge to a junction with primary state highway No. 2; amending section 47.16.010, chapter 13, Laws of 1961 as last amended by section 21, chapter 3, Laws of 1963 extraordinary session and RCW 47.16.010; and making an appropriation.

Ordered printed and referred to Committee on Highways.

MOTION

On motion of Mr. May, the rules were suspended and authorization was given to add four additional names as sponsors of House Bill No. 330.

House Bill No. 330, by Representatives May, Bottiger, Olsen, Marzano, Elder, Slagle, and Pierre:

An Act relating to the settlement of disputes concerning wages, salaries, rates of pay, hours, working conditions and other terms and conditions of employment in municipal fire departments.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 331, by Representatives Avey, May, and Slagle:

An Act relating to taxation of timber and timberlands; and repealing sections 1 through 4, chapter 249, Laws of 1963 and RCW 84.40.031 through 84.40.034.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 332, by Representatives Avey, Slagle, and Braun:

An Act relating to the business of carriers of passenger charter parties; adding a new chapter to Title 81 RCW; levying certain fees; providing penalties; and making an effective date.

Ordered printed and referred to Committee on Aviation and Transportation. The Speaker resumed the chair.

RESOLUTION

Resolution by Representatives King (Chet), Hawley, Mahaffey, Berentson, Hood, Wang, Marsh, Sheridan, Thompson, Mast, Kalich, Moon, King (Richard "Dick"), and Kink:

Whereas, The federally financed Columbia River Fishery Development Program operated jointly with the states has proven the most effective beneficial means of rebuilding the waning Columbia River fish runs; and

Whereas, The installation of the Willamette Falls fishways is the most important development under this program; and

Whereas, New Willamette Falls fishways at Oregon City, Oregon, would improve the economy of the states of Washington and Oregon by increasing the annual production of salmon and steelhead trout by some three hundred twenty thousand fish valued at four million dollars; and

Whereas, This project is now designed and federally licensed, with construction scheduled to begin with funds made available in fiscal year 1966; and

Whereas, The required funds of one million six hundred thousand dollars are not now provided in the fiscal year budget of 1966; and

Whereas, It is the consensus of the House of Representatives of the state of Washington, in which the legislature of the state of Oregon concurs, that it is essential that these funds be provided in fiscal year 1966 to obtain the maximum benefits of this long planned improvement to the fishery economy of these states; and

WHEREAS, Large numbers of juvenile salmon already have been transplanted above this obstruction from which adult fish will return in 1966, requiring efficient passage at Willamette Falls, Oregon;

Now, Therefore Be It Resolved, By The House of Representatives of the State of Washington that we do respectfully petition the Congress of the United States, and those committees thereof concerned with appropriations, to consider this joint request for restoration of these funds in the Department of the Interior's budget for the Columbia River Fishery Development Program; and

Be It Further Resolved, That copies of this Resolution be sent to the Honorable Lyndon B. Johnson, President of the United States, to the President of the Senate and Speaker of the House of Representatives of the United States, to each member of Congress from the state of Washington, and to the Secretary of the Department of the Interior.

On motion of Mr. King (Chet), the resolution was adopted.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery the senior class from St. Nicholas school in Seattle, and asked them to stand and be recognized.

MOTION

On motion of Mr. Klein, the committees on Judiciary of the Senate and House were granted authority to use the House chamber for a joint meeting on abolition of capital punishment on Monday, February 8, 1965, at 7:00 p. m.

SECOND READING OF BILLS POINT OF ORDER

Mr. Brachtenbach:

"Mr. Speaker, before we proceed with the second reading calendar, I would like to raise a point of order."

The Speaker:

"State your point of order."

Mr. Brachtenbach:

"Mr. Speaker, I have no desire to impede the progress of this House, and we recognize the urgency of getting on with the business of the state, but I feel we have a serious legal problem here that may affect the legality of these bills. As every member of the House is aware, there is a federal court decree which specifically says that no bills shall be passed by either house or any committee thereof. Now, these bills have obviously been passed by their original committee and they have been passed by the Rules Committee. Now, the language of that decree is clear. The language of that decree is specific. It says that a bill cannot be passed by any committee. The only basis on which we have to proceed is an Attorney General's opinion which says that that office has been in 'informal communication' with the court. In the first place, I question the propriety of anyone being in 'informal communication' with the court. My point of order, Mr. Speaker, is that the legality of these bills in serious question if we proceed in direct violation of this decree. I think we are proceeding under those conditions. For that reason, I rise to this point of order and ask for a Speaker's ruling."

The Speaker:

"Before the Speaker makes a ruling, he would like to have the Attorney General's opinion, which Representative Sawyer has in his possession, read to the House."

With the consent of the House, the Reading Clerk read the following letter from the State Attorney General, dated January 28, 1965:

Office of the Attorney General, Olympia, Wash., January 28, 1965.

Honorable W. A. Gissberg, President Pro Tem of the Senate,

Legislative Bulding, Olympia, Washington.

Honorable Robert M. Schaefer, Speaker of the House of Representatives,

Legislative Building, Olympia, Washington.

GENTLEMEN:

We are writing in response to your letter of January 27, 1965, by which you asked to be advised as to what business the committees of the legislature may transact pending the enactment of a redistricting plan which is acceptable to the United States District Court having jurisdiction in Thigpen et al., v. Kramer et al.

The answer to your question is to be found in the language of the first full paragraph appearing on page four of the Court's decree of October 26, 1964, copy enclosed. As originally drafted by this office in response to the Court's initial ruling on October 5, 1964, this paragraph read:

"It Is Further Ordered, Adjudged and Decreed that except for the bills or other measures specifically listed in the preceding paragraph of this decree, no bill shall be introduced, considered or passed by either house of the Washington state legislature or any committee thereof until the legislature shall have enacted into law a legislative apportionment plan that is in compliance with Amendment Fourteen of the United States Constitution to the satisfaction of this Court upon review of the same at a hearing to be held as soon as possible after enactment of such apportionment plan, together with implementing legislation for the election of legislators from the reapportioned districts."

However, between the time of this ruling and the actual entry of the decree a memorandum was submitted to the Court by the defendant William S. Day, then Speaker of the House of Representatives. Among other things, the defendant Day asked that the proposed decree be modified to the extent of permitting the bills on all subjects to be introduced and considered by the two houses of the legislature with the committees of the legislature being permitted to function in the normal manner. In support of this request he said, in pertinent part:

". . . Not to permit the committees of both houses to function while a reapportionment bill is being formulated will extend the legislative session insofar as the work will have to be performed subsequent to the passage of the reapportionment bill. To allow the house and senate committees to regularly function would in no way impede the formulation and passage of a reapportionment measure nor impair the Court's control over the legislature. To grant such permission would however, promote the efficient and orderly operation of the thirty-ninth legislative session. . . ."

After due deliberation, the Court decided to grant this modification and, accordingly, before entering the decree it crossed out certain language so that the decree, when entered, read as follows:

"It Is Further Ordered, Adjudged and Decreed that except for the bills or other measures specifically listed in the preceding paragraph of this decree, no bill shall be [introduced, considered or] passed by either house of the Washington state legislature or any committee thereof until the legislature shall have enacted into law a legislative apportionment plan that is in compliance with Amendment Fourteen of the United States Constitution to the satisfaction of this Court upon review of the same at a hearing to be held as soon as possible after enactment of such apportionment plan, together with implementing legislation for the election of legislators from the reapportioned districts."

Subsequently, however, questions arose as to the significance of the phrase "or any committee thereof" which was not crossed out. In order to clarify the matter, we contacted the Court on an informal basis, both last fall and again earlier this week. We were advised that having crossed out "introduced, considered or" the Court regarded "or any committee thereof" to be surplusage. In other words, the true intent of the Court, as aforesaid, was to grant in full the particular modification requested by the defendant Day as above described.

Accordingly with this background we answer the specific points of your question as follows:

- (1) The decree does permit the passage of bills out of committees into the Rules Committee:
- (2) It further permits the passage of bills out of the Rules Committee onto the floor of the House or Senate for second reading;
- (3) However, the decree does not permit final passage of a bill by either house for the reason that in this regard the decree clearly states that,
 - ". . . no bill [except as expressly permitted elsewhere] shall be passed by either house of the Washington state legislature . . . until the legislature shall have enacted into law a legislative apportionment plan that is in compliance with Amendment Fourteen of the United States Constitution "

We trust that the foregoing will be of assistance to you.

Very truly yours,
JOHN J. O'CONNELL,
Attorney General,
PHILIP H. AUSTIN,
Assistant Attorney General.

RULING BY THE SPEAKER

The Speaker:

"In accordance with the Attorney General's opinion just read, the Speaker rules that we can pass bills through second reading and then they will remain in Rules Committee. I feel that the opinion, in consultation with the courts, was in the best interest of this legislature and the state."

STATEMENTS FOR THE JOURNAL

We wish to explain our position on the Point of Order raised by Mr. Brachtenbach and Speaker's Ruling since these are the first bills presented to the House for second reading in the 1965 session. In our opinion there is a serious question of the validity of the House procedure which brought these bills before us.

This session of the legislature is operating with restrictions on its normal procedures because of the decree of the United States District Court in the redistricting case of Thigpen vs. Kramer entered on October 26, 1964. This decree provides in part:

"It Is Further Ordered, Adjudged and Decreed that except for the bills or other measures specifically listed in the preceding paragraph of this decree, no bill shall be [introduced, considered or] passed by either house of the Washington state legislature or any committee thereof until the legislature shall have enacted into law a legislative apportionment plan that is in compliance with Amendment Fourteen of the United States Constitution to the satisfaction of this Court upon review of the same at a hearing to be held as soon as possible after enactment of such apportionment plan, together with implementing legislation for the election of legislators from the reapportioned districts."

The language clearly states "no bill shall be passed by any committee". Before us for second reading are bills passed by committees. In our opinion there is a serious question whether the actions of these committees do not violate the court's order. If this action is in violation, then these bills, if finally passed, may be subject to being held invalid in subsequent court action. All other bills which have been or will be similarly reported out of their initial committees may be later declared invalid. A great deal of important legislation that we have been and will be considering may be held invalid.

We have been provided an opinion of John J. O'Connell, Attorney General, dated January 28, 1965 which states the decree of October 26, 1964 "does permit the passage of bills out of committee into the Rules Committee" and further "out of the Rules Committee onto the floor of the House." The basis of the opinion is that the Attorney General "contacted the court on an informal basis" and was advised "the court regarded 'or any committee thereof' to be surplusage".

We are informed that other parties to the suit do not agree with the opinion of Mr. O'Connell but instead maintain that the language does not permit the initial committee to report a bill out for passage. They contend the court meant what it said. We do not know which interpretation is correct. Only the court can determine this. It seems to us that with the very serious consequences to this state of important legislation being declared invalid, or at the least, undergoing the expense of re-enactment, this court order should be clarified and the Attorney General formally request the court to strike out the language he regards as surplusage. The other parties would then have an opportunity to appear and urge their point of view on the court. The court could then make its order clear and certain.

JONATHAN WHETZEL
SLADE GORTON
MARY ELLEN MCCAFFREE
JAMES A. ANDERSEN
THOMAS L. COPELAND
DON ELDRIDGE
DAMON R. CANFIELD
ROBERT F. GOLDSWORTHY
EDWARD F. HARRIS.

I have up to this time refrained from signing my name on any "Do Pass" reports on committees of which I am a member, even though I have been in favor of many bills which have been reported out "Do Pass". By these remarks I wish to make my position clear that I have done so because I, as stated above, question the validity of the proceedings. Since the Speaker has ruled that we must proceed under this questionable procedure, I do not wish to obstruct the business of the House and will not hereafter refrain from signing out "Do Pass" reports or voting on second reading of bills.

Jonathan Whetzel.

43rd District.

House Bill No. 10, by Representatives Olsen, O'Brien, Chatalas, and Litchman:

Enabling counties to participate in Economic Opportunity Act of 1964. The bill was read the second time by sections.

Mr. Clark moved adoption of the following amendment:

In section 1, line 11, after "participate in the" and before "programs set forth" insert "local educational agency"

Debate ensued, Representative Clark speaking in favor of adoption of the amendment, and Representatives Burtch, Perry, and Litchman speaking against its adoption.

Mr. Sawyer demanded an electric roll call, and the demand was sustained. Further debate ensued, Representative Clark speaking in favor of adoption of the amendment.

At the request of Mr. Morphis, the amendment was reread.

The Clerk called the roll on the amendment by Mr. Clark to House Bill No. 10. The motion was lost, and the amendment was not adopted, by the following vote: Yeas, 8; nays, 87; absent or not voting, 4.

Those voting yea were: Representatives Adams, Berentson, Clark, Eldridge, Flanagan, Goldsworthy, Huntley, Newhouse—8.

Those voting nay were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Copeland, Cunningham, Day, Dejarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those absent or not voting were: Representatives Ahlquist, Bozarth, Conner and Johnston (Elmer E.)—4.

House Bill No. 10 was passed to Committee on Rules and Order for third reading.

House Concurrent Resolution No. 6, by Representative Olsen:

Congratulating Boeing Company on its fiftieth anniversary.

The resolution was read the second time in full and passed to Committee on Rules and Order for third reading.

House Joint Memorial No. 10, by Representatives Kink and Hood:

Requesting a Peace Arch commemorative postage stamp.

The memorial was read the second time in full and passed to Committee on Rules and Order for third reading.

House Bill No. 36, by Representatives Valle, King (Richard "Dick") and Radcliffe (by executive request of Governor Rosellini):

Creating a state education television commission and defining its powers and duties.

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 36 was substituted for House Bill No. 36, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 36 was read the second time by sections.

Mr. Clark moved adoption of the following amendment:

On page 1, section 2, line 9, after "members who" and before "be appointed" strike "shall" and insert "may"

Debate ensued, Representative Clark speaking in favor of adoption of the amendment, and Representatives Valle and Brouillet speaking against its adoption.

The motion was lost, and the amendment was not adopted.

Mr. Newschwander moved adoption of the following amendment:

On page 1, section 3, line 16, strike the whole of section 3 and insert:

"NEW SECTION. Sec. 3. After appointment, the length of the terms of such members shall be decided by lot. Four members shall serve for one year, four members shall serve for two years, four members shall serve for three years, and the remaining four members shall serve for four years. Thereafter all terms shall be for four years."

Debate ensued, Representatives Newschwander and Andersen (James A.) speaking in favor of adoption of the amendment, and Representatives Litchman, Valle and Brouillet speaking against its adoption.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representative Moos speaking in support of the amendment and Representative Valle opposing it.

The Clerk called the roll on adoption of the amendment by Mr. New-schwander to Substitute House Bill No. 36, and the motion was carried and the amendment adopted by the following vote: Yeas, 59; nays, 39; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Kull, Leland, Lux, Lynch, Mahaffey, Mast, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Saling, Slagle, Swayze, Taplin, Traylor, Wang, Warnke, Whetzel, Wolf—59.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Brouillet, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Grant, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Litchman, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Taylor, Thompson, Uhlman, Valle, Witherbee, Mr. Speaker—39.

Those absent or not voting were: Representative McCaffree.

Substitute House Bill No. 36 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 111, by Representatives Olsen, Smith, and Haussler:

Extending group hospitalization and medical aid coverage to elected county officials.

On motion of Mr. Olsen, the House deferred further consideration of House Bill No. 111 and the bill was ordered held for Tuesday's second reading calendar.

House Joint Memorial No. 14, by Representatives King (Chet), Hawley, and Taylor:

Memorializing Congress to provide funds for Willamette Falls fishways. The memorial was read the second time in full and passed to Committee on Rules and Order for third reading.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Friday, February 5, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-SIXTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, February 5, 1965.

The Speaker called the House to order at 10.00 a.m.

The Clerk called the roll and all members were present except Representatives Bledsoe, Burtch, Hood, McCormick, Pritchard, and Warnke. Representatives Bledsoe, Burtch, Hood, and McCormick were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Maurice Haehlon of the United Churches of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House the Honorable Tom Monaghan, State Senator from Oregon, and appointed Representatives Garrett and Marsh to escort him to a place upon the rostrum.

The Speaker:

"I think we might like to hear how the Oregon legislature is getting along. Do you want to say a few words, Tom?"

Senator Monaghan:

"Mr. Speaker, members of the assembly, it is a great honor to be here. Our problems in Oregon are similar to yours. One of the things that differs in Oregon is that we have a surplus in our general fund budget and I understand you have some difficulty in balancing the budget. May I ask each and every one of you to visit us in Oregon. I certainly would like to extend the courtesy you have shown me here. We do not have as many representatives as you do. We have only sixty Representatives and thirty Senators in the state of Oregon. We go on the assumption that the Representatives and Senators are chosen by appropriate vote, and we believe there is a place for one man, one vote in our state and that our Senators and Representatives are chosen that way. Again, I say it is indeed a pleasure to be here. Thank you very much."

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 5, 1965.

Mr. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on

Ways and Means, to whom was referred Engrossed Substitute House Bill No. 36, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Gary Grant, Chet King.

RAY OLSEN, Chairman.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., February 4, 1965.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 295, providing for the entry of this state into the interstate library compact, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MARK LITCHMAN, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

Mr. Beck moved that the rules be suspended and authorization be given to add one additional name as sponsor of House Bill No. 333.

A division was called for on the voice vote on Mr. Beck's motion.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Clark on a point of parliamentary inquiry. Mr. Clark:

"Mr. Speaker, how can a request for division be made? There was no affirmative vote whatsoever. There is no division possible under such circumstances."

The Speaker:

"I heard Mr. Beck's affirmative vote myself, Mr. Clark."

The motion was carried on a rising vote.

House Bill No. 333, by Representatives Wang, Rogers, Conner, and Beck: An Act relating to highways; amending section 47.16.190, chapter 13, Laws of 1961, as amended by section 7, chapter 21, Laws of 1961 extraordinary session, and RCW 47.16.190; and making an appropriation.

Ordered printed and referred to Committee on Highways.

House Bill No. 334, by Representatives Bottiger, Avey and Goldsworthy: An Act relating to aeronautics; providing for the registration and taxation of certain aircraft; amending section 25, chapter 165, Laws of 1947, as last amended by section 11, chapter 150, Laws of 1955 and RCW 14.04.250; and amending section 82.48.100, chapter 15, Laws of 1961 and RCW 82.48.100.

Ordered printed and referred to Committee on Aviation and Transportation.

MOTION

On motion of Mr. Smith, the rules were suspended and authorization was given to add seventeen additional names as sponsors of House Bill No. 335.

House Bill No. 335, by Representatives O'Brien, Chatalas, Copeland, Humiston, Smith, Taylor, Gallagher, DeJarnatt, Sawyer, Brouillet, Radcliffe, Sheridan, O'Donnell, Andersen (James A.), McDougall, Newschwander, Whetzel, Saling, Wolf, and Cunningham:

An Act relating to vocational rehabilitation of certain nondisabled vocationally handicapped persons; and amending section 74.11.040, chapter 26, Laws of 1959 as amended by section 4, chapter 118, Laws of 1963 and RCW 74.11.040.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 336, by Representatives Beck, Mast, and Bozarth:

An Act relating to the classification of game fish; amending section 77.08-.020, chapter 36, Laws of 1955 and RCW 77.08.020; and adding a new section to chapter 36, Laws of 1955 and to chapter 77.08 RCW.

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

MOTION

On motion of Mr. King (Chet), the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 337.

House Bill No. 337, by Representatives Day, Marzano, King (Chet), O'Donnell, Backstrom, May, Elder, Traylor, Perry, and Grant:

An Act relating to the treatment of workmen subject to the industrial insurance act through medical aid contracts; and amending section 51.40.020, chapter 23, Laws of 1961 and RCW 51.40.020.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 338, by Representatives Beck, Taplin, and Moos:

An Act relating to game and game fish; adding new sections to chapter 36, Laws of 1955 and chapter 77.12 RCW.

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

House Bill No. 339, by Representatives Uhlman and DeJarnatt:

An Act relating to the publication of session laws of the state of Washington; making an appropriation; and declaring an emergency.

On motion of Mr. Uhlman, the rules were suspended, House Bill No. 339 was advanced to second reading and read the second time by sections.

Mr. Uhlman moved that the rules be suspended, House Bill No. 339 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

YIELDING TO QUESTION

Mr. Rogers:

"Mr. Speaker, could I ask a question of Mr. Uhlman, the sponsor of this bill?"

The Speaker:

"Will you yield to question, Mr. Uhlman?"

Mr. Uhlman:

"Yes."

Mr. Rogers:

"I don't have a copy of this bill. Mr. Uhlman, does this bill provide for any change in the method of printing our journal?"

Mr. Uhlman:

"Representative Rogers; it does not. I assume you are harking back to our controversy of last session as to whether it should be printed or offset. This does not relate in any manner whatsoever to that particular controversy. This is just a routine measure which provides for the same thing we have always done, which is to give the Secretary of State a little lead time for preparing these temporary session laws so we can get them into our hands earlier. This has been cleared with the minority leader of the House Ways and Means Committee and I don't think there should be any problem here at all. It doesn't relate to your particular question at all."

Mr. Rogers:

"Does this bill come under the category of a housekeeping measure which we can pass?"

Mr. Uhlman:

"Unquestionably, Mr. Rogers. I don't think there is any question at all. This is a minor housekeeping bill. If there ever was a bill that fits this definition, this is undoubtedly it."

Mr. Rogers:

"Of course, the motion to suspend the rules is not debatable, but it appears we are proceeding with a great deal of haste. I would like to read this bill and look it over. Mr. Uhlman, would there be any objection to delaying this matter until tomorrow."

Mr. Uhlman:

"I don't have any objection, Representative Rogers, although I don't see any reason for it. It was read in full and I don't see why we should get excited about a minor housekeeping bill. I realize it is early in the session and we want to cut our teeth on these things. I would be happy to hold it over, Representative Rogers, if you personally desire that."

With the consent of the House, Mr. Uhlman withdrew his motion.

House Bill No. 339 was passed to Committee on Rules and Order for third reading.

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, in order that we may get a clear analysis of this even though it has been passed to Rules, would the gentleman who heads the Ways and Means Committee, Mr. Uhlman, yield to question?"

POINT OF ORDER

Mr. Uhlman:

"Mr. Speaker, the bill is not now before us. I think it is out of order to consider a question that is not before the House. I would be happy to yield, if the Speaker wishes."

RULING BY THE SPEAKER

The Speaker:

"The question can be taken up later. The bill will be before us tomorrow. It is not before us at this time."

MOTION

On motion of Mr. Day, the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 340.

House Bill No. 340, by Representatives King (Chet), Witherbee, O'Donnell, Taylor, Moon, Olsen, Day, Jastad, Perry, and Radcliffe:

An Act relating to industrial insurance and medical aid thereunder; and amending section 51.36.020, chapter 23, Laws of 1961 and RCW 51.36.020.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 341, by Representatives Grant, Mast, and Elder:

An Act relating to elections; providing that interested persons may have access to original registration files up to thirty days before any election; and amending section 29.07.180, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.07.180.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 342, by Representatives Sawyer, May, and Perry:

An Act relating to electricians and electrical installations; providing for an electrical contractor's qualifying certificate; prescribing powers and duties of the electrical advisory board in relation thereto; adding new sections to chapter 169, Laws of 1935 and to chapter 19.28 RCW; and providing an effective date.

Ordered printed and referred to Committee on Licenses.

MOTION

On motion of Mr. Grant, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 343.

House Bill No. 343, by Representatives Avey, Slagle, Huntley, McDougall, and Taplin:

An Act relating to public highways; and adding three new sections to chapter 12, Laws of 1961 and to chapter 46.44 RCW.

Ordered printed and referred to Committee on Highways.

House Bill No. 344, by Representatives Gallagher, Leland, and Witherbee: An Act relating to port districts; reducing the terms of port commissioners; providing compensation to commissioners without submission to voters; amending section 11, chapter 17, Laws of 1959 and RCW 53.12.130; amending section 2, chapter 68, Laws of 1951 and RCW 53.12.172; amending section 2, chapter 113, Laws of 1925, extraordinary session, as amended by section 2, chapter 45, Laws of 1941 and RCW 53.12.220; and amending section 4, chapter 348, Laws of 1955 as amended by section 1, chapter 72, Laws of 1957 and RCW 53.12.250.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 345, by Representatives Wang, Beck, and Conner:

An Act relating to food fish; prohibiting the commercial fishing for salmon in certain areas; and adding a new section to chapter 12, Laws of 1955 and to chapter 75.18 RCW.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 346, by Representatives Klein, Grant, and DeJarnatt:

An Act relating to the legislature; providing for the redistricting and reapportionment thereof; providing the people with the right to vote thereon by referring this act to the people for their approval or rejection at a statewide special election in accordance with the principle of "one man, one vote"; prescribing procedures in relation thereto; and repealing chapter 5, Laws of 1957, chapter 289, Laws of 1957 and chapter 44.06 RCW.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Joint Memorial No. 16, by Representatives Klein, DeJarnatt, and Grant:

Withdrawing and rescinding 1963 extraordinary session House Joint Memorial No. 1.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Joint Resolution No. 28, by Representatives Klein and DeJarnatt: Constitutional amendment providing for a commission to redistrict the legislature.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery sixty senior Girl Scouts, and asked them to stand and be recognized.

SECOND READING OF BILLS

House Bill No. 186, by Representatives Taylor, Radcliffe, and DeJarnatt: Authorizing expansion of an intercounty rural library district by a majority vote.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 58, by Representatives Uhlman, Grant, and Andersen (James A.):

Requiring lunch breaks for teachers.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 52, by Representatives Jolly, Johnson (Doris), and Flanagan: Increasing irrigation district director's compensation.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 149: by Representatives Burtch, Jolly, and McDougall:
Providing for sale of port district property no longer needed for district purposes.

House of Representatives, Olympia, Wash., February 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 149, providing for sale of port district property no longer needed for district purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 3, line 1, after "assessments" and before the comma insert "and fore-closure costs"

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and
Junior Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen.

The bill was read the second time by sections.

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

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

On page 2, section 2, line 2, after "interest" and before "or taxes" insert ", assessments"

House Bill No. 149 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 77, by Representatives Garrett, Grant and Litchman: Providing for accident insurance for school children.

MOTION

On motion of Mr. Litchman, the House deferred further consideration of House Bill No. 77 and the bill was ordered held for Tuesday's second reading calendar.

PRESENTATION OF REPORT ADDRESSED TO THE LEGISLATURE

Washington State Arts Commission, February 4, 1965.

To the Speaker of the House of Representatives

Enclosed please find the report of the Washington State Arts Commission pursuant to a House Resolution directing said Commission to make recommendations regarding murals for the House of Representatives.

Respectfully submitted, William Werrback, Secretary.

Washington State Arts Commission, January 14, 1965.

REPORT OF THE WASHINGTON STATE ARTS COMMISSION ON PROPOSED MURALS FOR THE STATE HOUSE OF REPRESENTATIVES

In compliance with a request from the House of Representatives, the Washington State Arts Commission makes the following presentations:

The Arts Commission, recognizing that the scenic panoramas of our state should be the subject matter of the murals, also recognizes that the depiction of these scenic wonders can be accomplished in a variety of ways. The Arts Commission felt a responsibility to explore a number of approaches to the mural concept, keeping in mind contemporary art forms as well as traditional.

It is the recommendation of the Arts Commission that the artists be considered in the order listed. But it must be noted that the Commission deems each of these outstanding artists capable and qualified to produce the murals.

Because the Commission recognizes the important contributions many of our northwest artists have made in the contemporary art field, its recommendation for first consideration is:

Kathleen Gemberling of Spokane. Her work epitomizes the bond between nature and contemporary art.

For second consideration is William Cumming of Seattle. His impressionistic approach to nature's forms includes the additional element of people.

Recommended for third consideration is Walter Graham of Wenatchee. His work offers the traditional and more realistic portrayal.

Accompanying this report are portfolios from each of the artists with photographic examples of their work plus written information about their background and qualifications.

The Washington State Arts Commission wishes to thank the House of Representatives for seeking our participation and wishes to offer whatever additional help may be required to accomplish the mural project.

Respectfully submitted by the Washington State Arts Commission, WILLIAM WERRBACH, Secretary,

The report was referred to Committee on Legislative Facilities and Internal Operations.

MOTION

On motion of Mr. O'Brien, the House adjourned until 12:00 noon, Saturday, February 6, 1965.

ROBERT M. SCHAEFER. Speaker.

S. R. HOLCOMB. Chief Clerk.

TWENTY-SEVENTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Saturday, February 6, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Angevine, Brouillet, Conner, Hood, Hurley, Johnson (Doris), Litchman, and Newhouse, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Maurice Haehlon of the United Churches of Olympia.

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

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 149, have compared same with the original bill and find it correctly engrossed. Ray Olsen, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 5, 1965.

Mr. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 14, creating and setting forth powers and duties of the higher education facilities commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Elmer C. Huntley, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Daniel G. Marsh, Charles Moon, George Pierre, Frances G. Swayze, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 25, allocating income from lands granted for state college purposes to the

bond retirement funds of the state colleges, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

DICK J. KINK, Chairman, Alan Thompson, Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Elmer C. Huntley, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Daniel G. Marsh, Charles Moon, George Pierre, C. G. Witherbee.

MOTION

On motion of Mr. Kink, House Bill No. 25 was rereferred to the Committee on Ways and Means, Subcommittee on Appropriations.

House of Representatives, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 26, allocating Washington state university income derived from land grants to bond retirement purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DICK J. KINK, Chairman,

ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Elmer C. Huntley, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Daniel G. Marsh, Charles Moon, George Pierre, C. G. Witherbee.

MOTION

On motion of Mr. Kink, House Bill No. 26 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

House of Representatives, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 145, authorizing a highway approach to Eastern Washington State College, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL", McCORMICK, Vice Chairman.

We concur in this report: Art Avey, Duane L. Berentson, Horace W. Bozarth, Robert F. Brachtenbach, Eric D. Braun, Jack L. Burtch, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May. Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 162, enlarging road functions counties may perform through creation of road improvement districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" MCCORMICK, Vice Chairman.

We concur in this report: Art Avey, Duane L. Berentson, Horace W. Bozarth. Robert F. Brachtenbach, Eric D. Braun, Jack L. Burtch, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast. William J. S. May, Bob McDougall, Irving

Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Aviation and Transportation, to whom was referred House Bill No. 187, authorizing counties, cities and towns to designate portion of roads or streets upon which air craft may taxi, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ART AVEY, Chairman,
AVERY GARRETT, Vice Chairman.

We concur in this report: Duane L. Berentson, Mrs. John W. (Kathryn) Epton, Elmer C. Huntley, Robert W. O'Dell, Frank J. Warnke.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Aviation and Transportation, to whom was referred House Bill No. 199, changing exemption for nonresident owned aircraft, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ART AVEY, Chairman,
AVERY GARRETT, Vice Chairman.

We concur in this report: Duane L. Berentson, Mrs. John W. (Kathryn) Epton, Elmer C. Huntley, Robert W. O'Dell, Frank J. Warnke.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 243, changing eligibility requirements for state allocations to agricultural fairs and amount of such allocations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, William S. Day, S. E. (Sid) Flanagan, Dan Jolly, Daniel G. Marsh, Bob McDougall, Charles Moon, Donald W. Moos, Irving Newhouse, Dan F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 264, setting forth crimes for fraudulently obtaining public assistance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM "BILL" CHATALAS, Chairman, FRANK SLAGLE, Vice Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Homer Humiston, Mrs. Joseph E. Hurley, Robert R. Kull, Mary Stuart Lux, Frank Geo, Marzano, Charles E. Newschwander.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 271, allowing department of public assistance to coordinate state aid to federal programs respecting earnings of those receiving assistance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM "BILL" CHATALAS, Chairman, Frank Slagle, Vice Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Homer Humiston, Mrs. Joseph E. Hurley, Robert R. Kull, Mary Stuart Lux, Frank Geo. Marzano, Charles E. Newschwander, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 275, providing department of public assistance may transfer uncollectible debts to suspense account and limiting time for collection, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM "BILL" CHATALAS, Chairman, Frank Slagle, Vice Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Homer Humiston, Mrs. Joseph E. Hurley, Robert R. Kull, Mary Stuart Lux, Frank Geo. Marzano, Charles E. Newschwander, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 5, 1965.

Mr. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 277, authorizing payment of certain funeral services by department of public assistance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM "BILL" CHATALAS, Chairman. Frank Slagle, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Homer Humiston, Mrs. Joseph E. Hurley, Robert R. Kull, Mary Stuart Lux, Frank Geo. Marzano, Charles E. Newschwander, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 5, 1965.

Mr. Speaker:

We, your Committee on Agriculture and Livestock, to whom was referred House Bill No. 304, defining certain agricultural transactions as sales at wholesale, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, William S. Day, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Charles Moon, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

The President has signed: House Concurrent Resolution No. 11, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber,

Olympia, Wash., February 5, 1965.

MR SPEAKER

The Senate has adopted: Senate Concurrent Resolution No. 6, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. Grant, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 347.

House Bill No. 347, by Representatives Taylor, Smith, Gallagher, and Conner:

An Act relating to cities and towns; and adding a new section to chapter Laws of 1965 and to chapter 35.02 RCW.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

MOTION

On motion of Mr. Grant, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 348.

House Bill No. 348, by Representatives Taylor, Smith, Gallagher, and Conner:

An Act relating to public service companies; amending section 4, chapter 295, Laws of 1961 and RCW 81.77.030; adding a new section to chapter 295, Laws of 1961 and to chapter 81.77 RCW; amending section 81.08.010, chapter 14, Laws of 1961 and RCW 81.08.010; amending section 81.12.010, chapter 14, Laws of 1961, as amended by section 5, chapter 59, Laws of 1963, and RCW 81.12.010.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

MOTION

On motion of Mr. Grant, the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 349.

House Bill No. 349, by Representatives Bottiger, Marzano, Sheridan, Radcliffe, Gallagher, Haussler, Bozarth, Chatalas, Pierre, and Braun:

An Act relating to crimes and punishments, and to obscenity; adding a new section to chapter 249, Laws of 1909 and to chapter 9.68 RCW; and repealing sections 1 through 15 of chapter 282, Laws of 1955 and RCW 19.18.010 through 19.18.900, and section 118, page 96, Laws of 1954, as last amended by section 1, chapter 146, Laws of 1961 and RCW 9.68.010; and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 350, by Representatives Litchman, Johnson (Doris), and Mahaffey:

An Act relating to school district organization; and adding a new section to chapter 28.57 RCW.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 351, by Representatives Conner, Savage, and Traylor:

An Act relating to the department of natural resources; authorizing development, operation and acquisition of outdoor recreation areas and participation in outdoor recreation funding measures; and adding three new sections to chapter, Laws of 1965 (Senate Bill No. 4) and chapter 43.30 RCW.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

House Bill No. 352, by Representatives Marzano, Savage, and Kalich:

An Act relating to hospitalization; amending section 1, chapter 75, Laws of 1963, and RCW 41.04.180.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 353, by Representatives Sheridan, Wolf, and Gallagher:

An Act relating to liabilities of public entities and public employees; and adding a new section to chapter 4.92 RCW.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 354, by Representatives Marzano, Radcliffe, and Kink: An Act relating to ownership of motor vehicles; and providing penalties. Ordered printed and referred to Committee on Judiciary.

House Bill No. 355, by Representatives Pierre, Elder, and Garrett:

An Act relating to education; authorizing and directing the establishment of an additional community college; and adding new sections to chapter 198, Laws of 1961 and to chapter 28.84 RCW.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 356, by Representatives Whetzel, Smith, and Uhlman:

An Act relating to cities and towns; and providing for judicial review of certain actions of boards of adjustment.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 357, by Representative Savage:

An Act relating to unemployment compensation; and amending section 37, chapter 35, Laws of 1945 and RCW 50.04.360.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 358, by Representatives Litchman, Johnson (Doris), and Mahaffey:

An Act relating to education and the organization of school districts; amending section 13, chapter 266, Laws of 1947, as last amended by section 2, chapter 268, Laws of 1959, and RCW 28.57.050; amending section 14, chapter 266, Laws of 1947, as amended by section 3, chapter 395, Laws of 1955, and RCW 28.57.060; and amending section 16, chapter 266, Laws of 1947, as amended by section 14, chapter 268, Laws of 1959, and RCW 28.57.180.

Ordered printed and referred to Committee on Education and Libraries.

House Joint Memorial No. 17, by Representatives Kirk, Mahaffey, and Pritchard:

Memorializing Congress to permit Seattle school district No. 1 to acquire Fort Lawton site.

Ordered printed and referred to Committee on Higher Education.

FIRST READING OF SENATE BILL

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

Senate Concurrent Resolution No. 6, by Senators Morgan, Herrmann, Keefe, Cooney, Cowen, and Guess:

Designating hospital building at Lakeland Village the Les Mason Hospital. Referred to Committee on Public Institutions and Youth Development.

APPOINTMENT OF COMMITTEE

Under the provisions of House Concurrent Resolution No. 11, the Speaker announced the appointment of Representatives Epton, Swayze, and Lux as House members of the Joint Memorials Committee.

SPEAKER'S PRIVILEGE

The Speaker requested that the Reading Clerk read the following letter dated February 2, 1965 from the United States District Court, as clarification of a point of order and Speaker's ruling thereon raised previously in the House.

United States District Court,
Western District of Washington
Office of the Clerk, 308 U. S. Court House,
Seattle 4, Wash.,
February 2, 1965.

Riddle, Williams, Voorhees, Ivie & Bullitt Attorneys at Law Room 1520, 1411 Fourth Avenue Building Seattle, Washington 98101

Atten: Donald S. Voorhees, Esq.

GENTLEMEN:

Re: Thigpen, et al vs. Kramer, Secretary of State, et al and League of Women Voters of Washington, Intervenor, Civil No. 5597

Reference is made to a Petition for Clarification of Decree, which you have this day filed in the above cause. Your petition is directed to the court's decree of October 26, 1964, filed and entered October 27, 1964, and inquires as to the intention of the court with respect to actions to be permitted by committees of the Washington State Legislature prior to the enactment of a constitutionally valid reapportionment measure.

By direction of the court, you are informed that on January 26, 1965 the following minute entered order was made by the court in the above cause: "For the record the court states that at the time of the execution of the decree filed herein on October 27, 1964, the court neglected to strike the words, "or any committee thereof," appearing at line 12, page 4, of said decree, and the Clerk is directed to delete the same as of this date." In compliance with the minute entered order, I did delete the words, "or any committee thereof," from the court's decree with a marginal notation referring to the minute entered order of January 26, 1965.

The court has directed me to inform you that with the information contained herein, it will not be necessary for the court to further consider your Petition for Clarification of Decree or for any formal order to be entered.

Sincerely yours,

HAROLD W. ANDERSON, Clerk
United States District Court

HWA:bdb

cc:

John J. O'Connell, Esq.

Attorney General for the State of Washington Parker & Borawick Attorneys at Law

MOTION

On motion of Mr. O'Brien, the House adjourned until 12:00 noon, Monday, February 8, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-NINTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, February 8, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Angevine, Day, and Sawyer, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Earnest S. Brazill of the Shiloh Baptist Church of Tacoma.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery forty-three students from the Zillah High School, and asked them to stand and be recognized.

MOTION

On motion of Mr. O'Brien, the House recessed until 2:00 p. m.

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Angevine, Day, and Sawyer, who were excusd.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. Grant, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 359.

House Bill No. 359, by Representatives Jolly, Moos, Bozarth, and Flanagan (by request of Joint Committee on Highways):

An Act relating to county arterial highways and farm to market roads in Grant, Franklin and Adams counties; providing for the issuance, sale and retirement of motor vehicle bonds; providing for reimbursement of costs by said counties; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on Highways.

MOTION

On motion of Mr. Perry, the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 360.

House Bill No. 360, by Representatives Perry, Newschwander, Day, Dootson, Kink, Morphis, Backstrom, Moon, Haussler, and Bozarth:

An Act relating to the labeling of cigarettes; and prescribing penalties.

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

House Bill No. 361, by Representatives Valle, Jueling, and Garrett:

An Act relating to cities and towns; authorizing adjustment of water and sewer districts' boundaries; and amending section 35.13.250, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.13.250.

Ordered printed and referred to Committee on Local Government.

House Bill No. 362, by Representatives Kull, Canfield, and McDougall:

An Act relating to agriculture, and the marketing of soft tree fruits and amending section 15.28.180, chapter 11, Laws of 1961 as amended by section 4, chapter 51, Laws of 1963 and RCW 15.28.180.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 363, by Representative Dootson:

An Act relating to unemployment compensation; amending section 3, chapter 35, Laws of 1945 and RCW 50.04.020; amending section 68, chapter 35, Laws of 1945, as last amended by section 3, chapter 266, Laws of 1959, and RCW 50.20.010; amending section 33, chapter 35, Laws of 1945, as last amnded by section 2, chapter 8, Laws of 1953 extraordinary session, and RCW 50.04-.320; amending section 3, chapter 286, Laws of 1955 and RCW 50.20.030; amending section 80, chapter 35, Laws of 1945, as last amended by section 2, chapter 321, Laws of 1959, and RCW 50.20.120; amending section 83, chapter 35, Laws of 1945 as amended by section 5, chapter 215, Laws of 1951, and RCW 50.20.150; amending section 90, chapter 35, Laws of 1945, as amended by section 5, chapter 286, Laws of 1955 and RCW 50.24.020; repealing section 10, chapter 286, Laws of 1955 and RCW 50.28.010; repealing section 11, chapter 286, Laws of 1955 and RCW 50.28.020; repealing section 12, chapter 286, Laws of 1955 and RCW 50.28.030, section 3, chapter 235, Laws of 1949 as last amended by section 13, chapter 286, Laws of 1955 and RCW 50.28.040; section 15, chapter 286, Laws of 1955 and RCW 50.28.050; and repealing section 16, chapter 286, Laws of 1955 and RCW 50.28.060, and establishing an effective date.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add one additional name as sponsor of House Joint Memorial No. 18.

House Joint Memorial No. 18, by Representatives Backstrom, Moon, Taylor, and King (Richard "Dick"):

Memorializing Congress to take action to alleviate Snohomish River flooding.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

RESOLUTIONS

Resolution by Representatives Flanagan, Bledsoe, Jolly, and Johnson (Doris):

WHEREAS, The Columbia Basin Project is the major irrigation development in Washington State and holds great benefits to the region and the nation; and

WHEREAS, revised repayment contracts have been validated by the courts for all three of the project irrigation districts; and

Whereas, the second half of the project should be developed under an orderly construction schedule; and

Whereas, required funds for development of irrigation Blocks 36 and 55 have not been provided in the fiscal year budget of 1966; and

Whereas, these funds should be provided in the budget now before the Congress, if this long planned irrigation construction is to proceed on an orderly basis;

Now, Therefore, Be It Resolved by the Washington State House of Representatives that the Congress of the United States, and those committees concerned with appropriations, be requested to provide for funds in the 1966 fiscal year budget of the Department of the Interior to carry out the additional Columbia Basin Project construction above enumerated; and

Be It Further Resolved, That the Clerk of the House of Representatives transmit copies of this resolution to the Honorable Lyndon B. Johnson, President of the United States, to the President of the Senate and Speaker of the House of Representatives of the United States, to each member of Congress from the State of Washington, and to the Secretary of the Department of the Interior.

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

Resolution by Representatives May, Harris, Morphis, Hurley, Saling, Johnston (Elmer E.), Day, Epton, Moos, Huntley, Goldsworthy, McCormick, and Adams:

Whereas, The State of Washington has lost an outstanding public servant, and children of the state a great and devoted friend, through the sudden death of Leslie F. Mason, some thirty years superintendent of Lakeland Village at Medical Lake; and

Whereas, His philosophy, embodied in his motto, "Happiness First, All Else Follows" is impressed for all time in the beautiful flowers, trees and lawns abundant at Lakeland Village, for these flowers, trees and lawns were for the happiness of the children, those children who had to have a beautiful place in which to be cared for, grow and hopefully overcome their handicaps; and

Whereas, Leslie F. Mason was a foremost proponent of the modern concept of the care and training of the mentally and physically incompetent and pioneered in the modernization and improvement of facilities for the mentally and physically disabled: and

Whereas, Leslie F. Mason, acknowledged with an honorary Doctorate of Humanities from Whitworth College, was foremost a man devoted to those he served, a perfectionist demanding in himself what he encouraged in others, the best performance possible;

Now, Therefore, Be It Resolved, By the House of Representatives that the director of institutions hereby designate the Hospital Building at Lakeland Village at Medical Lake, Washington, the "Leslie F. Mason Hospital" affixing permanently thereto a plaque or some other suitable and fitting memorial to express the gratitude of the people and government of this state for the exemplary services he so willingly gave during his lifetime; and

Be It Further Resolved, That copies of this Resolution be sent by the Chief Clerk of the House to the director of institutions and to Mrs. Leslie F. Mason, Mr. and Mrs.

James Cline and Mr. and Mrs. P. Hoopingarner, surviving family members of the late Leslie F. Mason.

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

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

The President has appointed, under the provisions of House Concurrent Resolution No. 11, providing a memorial service for deceased members,

Senators McMillan, Morgan, Lennart.
Ward Bowden, Secretary.

SECOND READING OF BILLS

House Bill No. 105, by Representatives Brouillet, Backstrom, and Moos: Permitting school boards in second and third class districts to determine the date and time of their regular meetings.

House of Representatives, Olympia, Wash., February 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 105, permitting school boards in second and third class districts to determine the date and time of their regular meetings, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

recommendation that it do pass with the following amendments:

On page 1, Section 1, line 11, after "held" and before "at such" insert "monthly"

On page 1, Section 2, line 19, after "held" and before "[on the" insert "monthly"

MARK LITCHMAN, Chairman,

DORIS JOHNSON, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Robert F. Goldsworthy, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Georgette Valle.

The bill was read the second time by sections.

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

House Bill No. 105 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 47, by Representatives Bottiger, Valle, and Wang (by departmental request):

Transferring licensing of electricians to director of labor and industries.

MOTION

On motion of Mr. Klein, the House deferred further consideration of House Bill No. 47 and the bill was ordered held for tomorrow's second reading calendar.

House Bill No. 88, by Representatives Garrett, Leland, and Taylor: Authorizing fire protection districts to execute conditional sales contracts.

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 88, authorizing fire protection districts to execute conditional sales contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

: On line 14, after "of the" and before "in such" strike "taxable property" and insert "assessed valuation"

On line 17, after "of the" and before "of such" strike "taxable property" and insert "assessed valuation"

Committee on Local Government
SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman.
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

The bill was read the second time by sections.

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

House Bill No. 88 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 241, by Representatives Bledsoe, Newhouse, and Berentson (by departmental request):

Raising fees for recording livestock brands.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

MOTION

On motion of Mr. O'Brien, the House adjourned until 10:00 a.m., Tuesday, February 9, 1965.

Robert M. Schaefer, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTIETH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Tuesday, February 9, 1965.

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

The Clerk called the roll and all members were present except Representatives Angevine, Avey, Dootson, Haussler, King (Chet), King (Richard "Dick"), O'Dell, Saling, Savage and Whetzel. Representatives Angevine, Avey, Haussler, King (Chet), King (Richard "Dick"), O'Dell, Saling, Savage, and Whetzel were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Dave Carlson of the Assembly of God Church of Olympia.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith on a point of personal privilege.

Mr. Smith:

"Mr. Speaker, ladies and gentlemen of the House, I knew that some day it would finally happen, and it appears that this morning it has. Finally a member of that august body called the Senate has decided he is more at home as a member of the House of Representatives. I think the House should welcome 'Representative' Davey Cowen, who has moved down from the Senate."

MOTION

On motion of Mr. Clark, the rules were suspended and Senator David C. Cowen was named an honorary member of the House of Representatives.

SPEAKER'S PRIVILEGE

The Speaker appointed Representatives O'Brien and Sawyer to escort Senator Cowen to the rostrum to make a few remarks.

Senator Cowen:

"Mr. Speaker, members of the House, you know, after spending more than thirty years here you get kind of lonesome for your old habitat. As you know, there are still a few members here who served with me in the late '30's and early '40's, Jack Rogers, Ray Olsen, John O'Brien. You get kind of lonesome sitting over in the Senate and doing nothing. (Applause.) There are some thirty graduates of the House who have moved over into the Senate and they think they are old pros, but I think over here you have more action than we have in the Senate and it's nice to come back here.

"I don't understand why you are going to fire the pages. It is my understanding that in the Senate they, too, are going to fire all of them today and bring in a new group tomorrow. As you know, it has been my custom to give the pages a little token of watches. In the early days, I bought all their uniforms. I thought I would send some little token this year and I want you to know I want to fulfill that obligation, but I would like to know how long they are going to remain in the Senate and the House.

"I want to take this opportunity to thank you for making me an honorary member of the House. If you get over to the Senate, I think I can make any of you honorary members of the Senate. Again, thank you, and I hope the balance of the session will be a good one and we will get something done and be on our way home. Mr. Speaker, I wish to thank you especially for the great honor given me this morning."

The Speaker:

"We all appreciate the kind remarks of Senator Cowen—Representative Cowen—and what you have done for the pages in the past years. I know they will appreciate anything you do for them this session as acknowledgment of their work here."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Day on a point of personal privilege.

Mr. Day

"Mr. Speaker, ladies and gentlemen of the House, I just returned last night from a trip to Boston, Massachusetts, where I was greeted royally by some of my colleagues. Mr. Jean LeBlanc, member of the Massachusetts legislature, took me into the House and Senate where I was honored by being allowed to address both bodies.

"There were some interesting facets to their operation back there of which I would like to apprise you. Where we have ninety-nine members, they have two hundred forty members in their House. They went into session on January 6, and they said they were hopeful that they could adjourn by Thanksgiving. They have annual sessions, and each session has about five thousand bills introduced in the House. Their committee system is entirely different from ours. Every bill must be reported from committee and the committee must make a recommendation. They were very surprised when I told them I was on four committees and were not

impressed by my being on the Rules committee, because all their bills come out of Rules. Of course, they come out with a recommendation.

"In their Senate they have only forty members. The chamber is round and they have a large round table around which the Senators sit as around a conference table. Their President is elected from among the members of the Senate, so that there are only forty in all.

"I was invited during the day to a luncheon for the freshmen. They have just reapportioned the state of Massachusetts and they have seventy-one freshmen in the House. It seems they were forming a freshman block. It was very interesting. One of the older members gave quite a speech about party responsibility and the necessity for following the leadership of the older team. During this discourse it was pointed out that there was a reason for a Whip in the House. That word 'Whip' came from the English parliament in the 1700's. In those days during fox hunts they had a man who went along to keep the hounds in line. He was called a 'whipper-up' and that is where the word 'whip' originated. Now you know that when the Speaker points the whip out here, he wants all us hounds to get in line.

"I want to say it was a delightful experience to visit another legislature. Their procedure is so much different from ours that it is almost impossible to understand. They never have a roll call on anything. I think they record the votes ahead of time. Instead of suspending the reading of the bill, they read the bill three times and they read it fast. When they get all through, they call for the Ayes and Nays. No one votes. He says, 'The Ayes have it'—bang! Actually what happens is that instead of suspending the reading of the bills as we do, they suspend the calling of the roll. I think it accomplishes the same objective. It looked to me as if it would be a little more difficult than our system, but sometimes you think something is difficult when you don't understand it, and we understand our system better than we understand theirs.

"If you ever get an opportunity to visit a legislature while it is convening, by all means do it. It is quite an experience. I had the privilege also of visiting the Illinois legislature in Springfield about a year and a half ago. They are all trying to do what we are here in the state of Washington, reestablish the legislative branch in the position it deserves."

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery thirty-five members of the Ballard Lions Club, and asked them to stand and be recognized.

The Speaker observed in the north gallery thirty students from Wilson High School in Tacoma, and asked them to stand and be recognized.

The Speaker observed in the north gallery students from the 11th and 12th grades of Evergreen High School in King county, and asked them to stand and be recognized.

MOTION

On motion of Mr. Sawyer, the House recessed until 11:00 a.m.

SECOND MORNING SESSION

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

The Clerk called the roll, and all members were present except Representatives Angevine and Dootson. Representative Angevine was excused.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 8, 1965.

Mr. Speaker:

We, of your Subcomimttee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 88; also

Engrossed House Bill No. 105, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

I concur in this report: Gary Grant.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives, Olympia, Wash., February 8, 1965.

We, a majority of your Committee on Commerce and Economic Development, to whom was referred House Bill No. 15, amending law relating to development, regulation, and utilization of sources of ionizing radiation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. G. WITHERBEE, Chairman, GEORGE P. SHERIDAN, Vice Chairman.

We concur in this report: Henry Backstrom, Norwood Cunningham, Don Eldridge, P. J. "Jim" Gallagher, Helmut L. Jueling, Marjorie Lynch, Fred R. Mast, Ray Olsen, Frank Slagle, Frank J. Warnke, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Commerce and Economic Development, to whom was referred House Bill No. 34, providing for promotion and development of nuclear industry through new division of department of commerce and economic development, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

C. G. WITHERBEE, Chairman, GEORGE P. SHERIDAN, Vice Chairman.

We concur in this report: Henry Backstrom, Norwood Cunningham, Don Eldridge, P. J. "Jim" Gallagher, Helmut L. Jueling, Marjorie Lynch, Fred R. Mast, Ray Olsen, Frank Slagle, Frank J. Warnke, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives,
Olympia, Wash., February 8, 1965.

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 38, enabling counties to participate in a sports stadium, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
Samuel J. Smith, Chairman.
Subcommittee on Counties and Junior
Taxing Districts.
Joe D. Haussler, Chairman,
Huch "Bup" Kallet, Vice Chairman.

We concur in this report: Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 159, regulating county-city housing standards, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
Samuel J. Smith, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 8, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 160, allowing joint ownership and operation of property by cities and counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government SAMUEL J. SMITH, Chairman. Subcommittee on Counties and Junior Taxing Districts JOE D. HAUSSLER, Chairman, HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Ray Olsen, George Pierre.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 175, increasing school district purchase authority, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 253, allowing sewer districts to change names, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
Samuel J. Smith, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Ray Olsen, George Pierre.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 293, providing for

dissolution of inactive port districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 303, changing dates for the preparation and consideration of school district budgets, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MARK LITCHMAN, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Norwood Cunningham, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 318, amending employer payroll reporting requirements under workmen's compensation act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANTEL G. MARSH. Vice Chairman.

. We concur in this report: Alfred O. Adams, Eric O. Anderson, Helmut L. Jueling, Frank Geo. Marzano, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 8, 1965.

MR SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 319, changing requirements of investment of funds under workmen's compensation act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman,

We concur in this report: Alfred O. Adams, Eric O. Anderson, Helmut L. Jueling, Frank Geo. Marzano, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Slade Gorton, Edward F. Harris, William J. S. May,

Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe.

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery thirty Girl Scouts and their leaders from Troop No. 932 and Troop No. 834 in Vancouver, and asked them to stand and be recognized.

The Speaker observed in the south gallery forty students from Bothell High School from a total of 175 visiting the capitol, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 364.

House Bill No. 364, by Representatives Brouillet, Goldsworthy, Johnson (Doris), Radcliffe, Saling, Cunningham, Braun, King (Richard "Dick"), Mahaffey, and Sheridan:

An Act relating to the state teachers' retirement system; amending section 1, chapter 80, Laws of 1947 as last amended by section 1, chapter 14, Laws of 1963 Ex. Sess., and RCW 41.32.010; amending section 20, chapter 80, Laws of 1947 as last amended by section 3, chapter 14, Laws of 1963 Ex. Sess., and RCW 41.32.200; amending section 24, chapter 80, Laws of 1947 as last amended by section 4, chapter 14, Laws of 1963 Ex. Sess., and RCW 41.32.240; amending section 47, chapter 80, Laws of 1947 as amended by section 15, chapter 14, Laws of 1963 Ex. Sess., and RCW 41.32.470; amending section 50, chapter 80, Laws of 1947 as amended by section 23, chapter 274, Laws of 1955, and RCW 41.32.500; amending section 52, chapter 80, Laws of 1947 as last amended by section 3, chapter 183, Laws of 1957, and RCW 41.32.520; amending section 21, chapter 14, Laws of 1963 Ex. Sess., and RCW 41.32.523; and providing an effective date.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 365, by Representatives Thompson and DeJarnatt:

An Act relating to highways; providing for the removal of tolls on the Longview toll bridge; providing for the operation and maintenance of said bridge; amending section 47.16.120, chapter 13, Laws of 1961 as amended by section 2, chapter 3, Laws of 1963 extraordinary session and RCW 47.16.120; and adding new sections to chapter 13, Laws of 1961 and to chapter 47.56 RCW.

Ordered printed and referred to Committee on Highways.

House Bill No. 366, by Representatives Leland, Chatalas, and Kirk (by executive request):

An Act relating to public assistance and providing for an advisory council on aging; adding a new chapter to chapter 26, Laws of 1959 and to Title 74 RCW.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 367, by Representatives Lynch, McCaffree, and Traylor:

An Act relating to elections; amending section 29.51.100, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.51.100; amending section 29.51.170, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.51.170; and adding a new section to chapter, Laws of 1965 and to chapter 29.51 RCW.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 368, by Representatives O'Brien and Hawley:

An Act relating to tax exemptions; amending section 82.08.030, chapter 15, Laws of 1961, as last amended by section 3, chapter 28, Laws of 1963 extraordinary session, and RCW 82.08.030; and amending section 82.12.030, chapter 15, Laws of 1961, and section 1, chapter 76, Laws of 1963, as last amended by section 4, chapter 28, Laws of 1963 extraordinary session, and RCW 82.12.030.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 369, by Representatives Gallagher, Valle, and Humiston:

An Act relating to the judicial council; amending section 1, chapter 45, Laws of 1925, extraordinary session as last amended by section 1, chapter 271, Laws of 1961 and RCW 2.52.010.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 370, by Representatives Grant, Garrett, and Elder:

An Act relating to elections; making the county auditor of class AA and A counties the registrar of voters for the entire county and making lists of such voters available to political parties; amending section 29.07.010, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.07.010; amending section 29.07.020, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.07.020; and adding new sections to chapter, Laws of 1965 (Senate Bill No. 5) and to chapter 29.07 RCW.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 371, by Representatives Warnke and Garrett:

An Act relating to sewer district contracts; authorizing the use of bid bonds; and amending section 44, chapter 210, Laws of 1941 and RCW 56.08.070.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 372, by Representatives Warnke and Garrett:

An Act relating to water district contracts; authorizing the use of bid bonds; and amending section 21, chapter 114, Laws of 1929 as amended by section 2, chapter 216, Laws of 1947 and RCW 57.08.050.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts):

House Bill No. 373, by Representatives Moos and Rogers (by executive request):

An Act relating to the legislature; providing for the redistricting and reapportionment thereof; repealing chapter 5, Laws of 1957, chapter 289, Laws of 1957 and chapter 44.06 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 374, by Representative Savage:

An Act relating to the department of institutions; providing for the establishment, operation and administration of an institution to be known as the Washington correctional institution for women; amending section 72.68.080, chapter 28, Laws of 1959 and RCW 72.68.080; amending section 72.68.100, chapter 28, Laws of 1959 and RCW 72.68.100; and making appropriations.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

RESOLUTION

Resolution by Mr. Eldridge:

WHEREAS, February 8, 1965 marks the fifty-fifth anniversary of the founding of the Boy Scouts of America, chartered by the Congress of the United States in 1916 as a program for all boys; and

WHEREAS, The Boy Scouts of America through its programs of Cub Scouting, Boy Scouting and Exploring has affected the lives of almost 40 million boys and volunteer adult leaders since 1910; and

WHEREAS, The Boy Scouts of America now has an active enrollment of more than 123,156 in the state of Washington, including 92,367 boys and 30,789 adult leaders; and

Whereas, The Scouting movement observes this anniversary under the theme "Strengthen America's Heritage," with special emphasis on rededication to the principles which have contributed to our country's greatness;

Now Therefore, Be It Resolved, That the House of Representatives of the state of Washington do recognize the week of February 7 to 13 as Scout Week and acclaim the program of the Boy Scouts of America as contributing to the nation's first line of defense, namely, the character of its people and the oncoming generation; and

Be It Further Resolved, That the citizens of this state be urged to recognize the important role Scouting plays in the development of boys; and further that they appreciate and support the unselfish, patriotic service rendered to our state by the volunteer leaders of this great movement and the assistance given by religious bodies, school organizations, fraternal groups, and civic clubs that use the Scouting program for the benefit of the youth of our state in Cub Scout packs, Boy Scout troops and Explorer units.

On motion of Mr. Eldridge, the resolution was unanimously adopted.

SECOND READING OF BILLS

House Bill No. 111, by Representatives Olsen, Smith, and Haussler:

Extending group hospitalization and medical aid coverage to elected county officials.

MOTION

On motion of Mr. Olsen, further consideration of House Bill No. 111 was deferred and the bill was rereferred to the Committee on Rules and Order on second reading.

House Bill No. 77, by Representatives Garrett, Grant, and Litchman:

Providing for accident insurance for school children.

The bill was read the second time by sections.

On motion of Mr. Brachtenbach, the following amendment was adopted: Section 1, line 6, after "dollars" and before "per" insert "per child,"

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

On line 8, after "RCW" and before "without" strike "28.58.110" and insert "28.58.100"

Mr. Day moved adoption of the following amendment:

On line 11, after the period, insert "Contracts of insurance executed hereunder shall not limit any beneficiary requiring treatment thereunder as to his choice of any particular branch of the healing arts nor as to the choice of any particular practitioner licensed thereunder."

Debate ensued, Representative Day speaking in favor of adoption of the amendment and Representative Adams speaking against its adoption.

The motion was carried, and the amendment was adopted.

House Bill No. 77 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 47, by Representatives Bottiger, Valle, and Wang (by departmental request):

Transferring licensing of electricians to director of labor and industries.

MOTION

On motion of Mrs. Hurley, further consideration of House Bill No. 47 was deferred, and the bill was ordered held for Friday's second reading calendar.

House Bill No. 113, by Representatives Haussler, Olsen, and Garrett: Pertaining to transfers within county budgets.

House of Representatives, Olympia, Wash., February 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 113, pertaining to transfers within county budgets, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On line 18 after "salary" and before "shall be" strike "[class]" and insert "class"

Committee on Local Government

Samuel J. Smith, Chairman.
Subcommittee on Counties and Junior

Taxing Districts
Joe D. Haussler, Chairman.

Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

The bill was read the second time by sections.

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

House Bill No. 113 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 134, by Representatives Witherbee, O'Donnell, and May: Making it unlawful for county to issue construction permit to employer not paying industrial insurance premium.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

MOTION

On motion of Mr. O'Brien, the House adjourned until 10:00 a.m., Wednesday, February 10, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-FIRST DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, February 10, 1965.

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

The Clerk called the roll and all members were present except Representative McCormick, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Dave Carlson of the Assembly of God Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery fifty-one students from Mt. Rainier High School in King county, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of Campfire Girls from Mount Vernon, and asked them to stand and be recognized.

The Speaker observed in the north gallery seventy students from South Kitsap High School in Port Orchard, and asked them to stand and be recognized.

The Speaker observed in the south gallery seventy students from the Anacortes Junior High School, and asked them to stand and be recognized.

The Speaker observed in the north gallery seventy-five students from Yelm High School, and asked them to stand and be recognized.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 77; also

Engrossed House Bill No. 113, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 66, raising teachers' minimum salary, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet,

Norwood Cunningham, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry, and Drugs, to whom was referred House Bill No. 67, requiring physicians and surgeons and institutions to report evidence of child abuse, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

ROBERT A. PERRY, Chairman, ELMER JASTAD, Vice Chairman.

We concur in this report: Alfred O. Adams, William "Bill" Chatalas, William S. Day, Homer Humiston, Marjorie Lynch, Charles E. Newschwander, George Pierre, Frank Slagle, Mrs. Frank G. Swayze, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 154, recognizing employee organizations for certificated employees of school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 156, allowing county sales by public auction to be held wherever county commissioners designate, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government
Samuel J. Smith, Chairman.
Subcommittee on Countles and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 174, forbidding limitation in amount on sale of fresh fruit below seller's cost, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Charles Moon, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

Mr. Speaker:

We, a majority on your Committee on Fisheries, to whom was referred House Bill No. 216, making it unlawful to dig hard shell clams for commercial purposes except on licensed clam farms, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman, RICHARD TAYLOR, Vice Chairman.

We concur in this report: Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 217, defining "village point" as the boundaries of a net fishing area, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman, RICHARD TAYLOR, Vice Chairman.

We concur in this report: Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 218, requiring wholesale fish dealer's license for certain business activities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman,
RICHARD TAYLOR, Vice Chairman.

We concur in this report: Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 219, defining fish buyer, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chet King, Chairman,

RICHARD TAYLOR, Vice Chairman.

We concur in this report: Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 220, requiring that commercial fishing gear be licensed according to residency

of operator rather than owner, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Cher King, Chairman,

RICHARD TAYLOR, Vice Chairman.

We concur in this report: Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 222, declaring unlawful alien commercial fishing and fraudulent application for licenses, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman, RICHARD TAYLOR, Vice Chairman.

We concur in this report: Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 291, providing for first-phase construction of Sol Duc Salmon Production Station, have had the same under consideration, and we respectfully report the same back to the Hosue with the recommendation that it do pass.

CHET KING, Chairman,
RICHARD TAYLOR, Vice Chairman.

We concur in this report: Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

MOTION

On motion of Mr. King (Chet), House Bill No. 291 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

House of Representatives, Olympia, Wash., February 9, 1965.

MR SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 350, authorizing annexation of nonhigh school districts to contiguous school districts containing a high school, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Hugh "Bud" Kalich, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 375, by Representatives Gallagher, DeJarnatt, and Conner: An Act relating to public assistance; amending section 74.16.030; chapter 26, Laws of 1959 and RCW 74.16.030.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 376, by Representatives Gallagher, Brouillet, and Sawyer: An Act relating to state highways; and making an appropriation.

Ordered printed and referred to Committee on Highways.

House Bill No. 377, by Representatives Grant, Gorton, and Elder:

An Act relating to elections; amending sections 29.45.010, 29.45.020, 29.45.030, 29.45.050, 29.45.060, 29.54.010, 29.54.020, 29.54.030, 29.54.040, 29.54.045, and 29.54.050, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.45.010, 29.45.020, 29.45.030, 29.45.050, 29.45.060, 29.54.010, 29.54.020, 29.54.030, 29.54.040, 29.54.045, and 29.54.050; and adding a new section to chapter 29.54 RCW.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 378, by Representatives Grant, Gorton, and Elder:

An Act relating to elections; amending section 29.07.100, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.07.100; and amending section 29.07-.105, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.07.105.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 379, by Representatives Beck, O'Brien, and Olsen:

An Act relating to sheriffs; amending section 36.16.070, chapter 4, Laws of 1963 and RCW 36.16.070; amending section 36.28.020, chapter 4, Laws of 1963, and RCW 36.28.020.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 380, by Representatives Garrett and Grant:

An Act relating to traffic control; and providing for the installation of a traffic signal and the control of speed in the town of North Bend.

Ordered printed and referred to Committee on Highways.

House Bill No. 381, by Representatives Berentson, McDougall, and Bozarth: An Act relating to unfair practices in the negotiation and contracting for agricultural products in their natural state; and providing penalties.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 382, by Representatives Moon and Kalich:

An Act relating to dairy products; increasing the assessment on milk and cream; and amending section 15.44.080, chapter 11, Laws of 1961 and RCW 15.44.080.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 383, by Representatives May and McCormick:

An Act relating to counties; authorizing the issuance of revenue bonds; prescribing purposes for which bonds may be issued and sold; prescribing the terms, forms, terms of sale and payment; and adding new sections to chapter 4, Laws of 1963 and to chapter 36.67 RCW.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 384, by Representatives Hood, Taylor, and Moon:

An Act relating to banks and trust companies; amending section 30.04.090, chapter 33, Laws of 1955, as last amended by section 1, chapter 194, Laws of 1963, and RCW 30.04.090; amending section 30.04.140, chapter 33, Laws

of 1955 and RCW 30.04.140; and amending section 30.24.030, chapter 33, Laws of 1955 and RCW 30.24.030.

Ordered printed and referred to Committee on Banking and Insurance.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 385.

House Bill No. 385, by Representatives King (Richard "Dick"), Radcliffe, Sheridan, Elder, Marsh, and Valle:

An Act relating to industrial insurance; and amending section 51.28.050, chapter 23, Laws of 1961 and RCW 51.28.050.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 386, by Representatives Savage, Brouillet, and Mast:

An Act relating to industrial insurance; and amending section 51.32.130, chapter 23, Laws of 1961, and RCW 51.32.130.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 387.

House Bill No. 387, by Representatives Sheridan, Gallagher, Marzano, Savage, Marsh, and O'Donnell:

An Act relating to industrial insurance; and amending section 51.32.070, chapter 23, Laws of 1961 as amended by section 1, chapter 108, Laws of 1961, and RCW 51.32.070.

Ordered printed and referred to Committee on Labor and Industrial

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 388.

House Bill No. 388, by Representatives Marsh, Elder, Sheridan, Savage, and O'Donnell:

An Act relating to industrial insurance; and amending section 51.32.080, chapter 23, Laws of 1961 as amended by section 3, chapter 274, Laws of 1961 and RCW 51.32.080.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add seventeen additional names as sponsors of House Bill No. 389.

House Bill No. 389, by Representatives Sheridan, Gallagher, Wang, Lux, O'Donnell, Jastad, Conner, Bozarth, Haussler, Elder, Kull, Whetzel, Kalich, Valle, Radcliffe, Epton, King (Chet), Braun, Brouillet, and Uhlman:

An Act relating to breakable beverage bottle containers; and prescribing penalties.

Ordered printed and referred to Committee on Commerce and Economic Development.

RESOLUTION

Resolution by Representatives Witherbee, Kirk, and Garrett:

WHEREAS, Community Clubs throughout the State of Washington play an important part in their respective communities through the development of a clearer understanding of the civic problems and challenges faced by local areas; and

WHEREAS, The members of Community Clubs have made a continuing effort to jointly solve their community's problems through public service and civic education for the benefit of all our citizens;

Now, Therefore, Be It Resolved By the House of Representatives, That we request the Governor, in recognition of the continuing public service of the many Community Clubs throughout this state, to hereby declare the thirty-day period, March 15 to April 15 of every year, to be "Community Club Month."

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

SECOND READING OF BILLS

House Bill No. 152, by Representatives Burtch, Andersen (James A.), and Anderson (Eric O.):

Allowing port district special levy for canal construction or land leveling or filling purposes.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 295, by Representatives Klein, DeJarnatt, and Huntley:

Providing for the entry of this state into the interstate library compact.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 199, by Representatives Bottiger, Avey, and Goldsworthy: Changing exemption for nonresident owned aircraft.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 151, by Representatives Beck, Swayze, and Haussler:

Providing an alternate method of fire districts.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 189, by Representatives Moon, Kalich, Hood, Kull, Bledsoe, and Newhouse:

Providing for the election of members of the Washington state dairy products commission.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

SPEAKER'S PRIVILEGE

The Speaker requested that the Sergeant at Arms escort the House pages who had served during the first half of the session to the front of the chamber, where each page was presented with a certificate in appreciation of their fine work.

The Speaker observed in the north gallery a group of Rotary wives from the 30th District, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of eight Campfire Girls from Port Angeles, and asked them to stand and be recognized.

MOTION

On motion of Mr. Burtch, the House adjourned until 10:30 a.m., Thursday, February 11, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-SECOND DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Thursday, February 11, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll and all members were present except Representative Angevine, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Dave Carlson of the Assembly of God Church of Olympia.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Thompson on a point of personal privilege. Mr. Thompson:

"Mr. Speaker, ladies and gentlemen of the House, tomorrow this nation will observe the birthday of a great American president. In anticipation of this event and with apologies for certain liberties taken with his words, I would like to read to the House a brief piece of prose. It is entitled "The Gerrymanderburg Address"."

"Four weeks and seven days ago our constituents brought forth into these chambers, a new legislature, conceived in a landslide and dedicated by court order to the proposition of one man-one vote.

"Now we are engaged in a great uncivil war, testing whether that legislature or any legislature so conceived and so dedicated, can long endure gubernatorial veto.

"We are met on the great battlefield of the reapportionment controversy. We have come to redistrict each portion of this state, as a final resting place in many cases, for those who must give up their political lives that that state might have proportional representation. It is altogether fitting and proper that we should do this.

"But, in a larger sense, we cannot redistrict—we cannot reapportion—we cannot gerrymander this ground. The elected legislators, Republicans and Democrats, who struggle here, will determine respective weight of representation, far above our poor power to add or detract precincts. The public will little note nor long remember what we say here about redistricting, but it can never forget what a long time we take to do something about it. It is for us, the legislature, rather, to be dedicated here to the unfinished work which they who fought here—Gorton, Greive and Grant—have thus far so nobly advanced. It is rather for us to be here dedicated to the great task remaining before us, that from our doomed colleagues we take increased devotion to that cause for which they gave up the last full measure of voter strength, that we here highly resolve that all our bills have not been submitted in vain, that this state, under Governor Evans, shall have a new program of Democratic progress, and that government of the people, by the people, for the people, shall not perish from Green Stamps, the Columbia River Compact, and liquor on Sunday."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Clark on a point of personal privilege. Mr. Clark:

"Mr. Speaker, with the consent of the House, I would like to read a letter from a Democratic constituent in the 43rd District, who voted against me:

"I am disgusted with the behavior of the legislature in Olympia. I usually vote Democratic. This election I split, with the majority of the state, and voted Democratic nationally and legislatively, and Republican gubernatorially. I thought you could choose a governor whose policy you admired and a legislature of your own political persuasion and expect them to work together for the betterment of the state. I thought that politicians were initially devoted to the public and secondly concerned with party. Why should this not be so? We sent Evans to you because we want what he wants. Why don't you let him give it to us? We are moving from the state, but I intend to retain my Washington voting privileges, because perhaps I will feel it necessary to vote entirely Republican in the next election if the Democrats continue to prove an impediment.

"This is signed 'Disillusioned'. Her name is here, if you want to look at the letter."

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery one hundred sixty students from Garfield High School in Seattle, and asked them to stand and be recognized.

The Speaker observed in the north gallery sixty students from Pacific Lutheran University and from the University of Victoria, and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 4, eliminating two of the three probate appraisers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch Newman H. Clark, Jack Dootson, Hayes Elder, Slade Gorton, Gary Grant, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 56, changing certain fees and procedures under securities act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 86, increasing definition of arson, have had the same under consideration,

and we respectfully report the same back to the House with the recommendation that it do pass.

> WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives,

Mr. Speaker:

Olympia, Wash., January 29, 1965.

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 91, making a portion of filing fees in justice court available for county law libraries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

> WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Jack Dootson, Hayes Elder, Slade Gorton, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell.

Passed to Committee on Rules and Order for second reading.

House of Representatives,

MR. SPEAKER: Olympia, Wash., February 9, 1965.

We, your Committee on State Government, Military and Veterans Affairs, to whom was referred House Bill No. 184, requiring the state patrol to protect the governor and his family, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WAYNE G. ANGEVINE, Chairman,

Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., February 9, 1965.

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 206, imposing in lieu tax on state game lands and eliminating partial payment of hunting fines and forfeitures to counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

> JACK L. BURTCH, Chairman, W. S. "BILL" TRAYLOR, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Stewart Bledsoe, Horace W. Bozarth, Richard "Dick" King, Alfred E. Leland, Fred R. Mast, Donald W. Moos, George P. Sheridan.

Passed to Committee on Rules and Order for second reading.

Mr. Speaker:

House of Representatives.

Olympia, Wash., February 10, 1965.

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 257, providing a method to pay for continuous operation of diking improvement districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government SAMUEL J. SMITH, Chairman. Subcommittee on Counties and Junior Taxing Districts JOE D. HAUSSLER, Chairman, Hugh "Bud" Kalich, Vice Chairman. We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives.
Olympia, Wash., February 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 258, increasing compensation of election officials of diking improvement districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government SAMUEL J. SMITH, Chairman. Subcommittee on Counties and Junior Taxing Districts JOE D. HAUSSLER, Chairman, HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 259, giving power of eminent domain to diking improvement districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
Samuel J. Smith, Chairman.
Subcommittee on Counties and Junior.
Taxing Districts
Joe D. Haussler, Chairman,
Huen "Bup" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 10, 1965.

Mr. Speaker:

We, a majority of your Comimttee on Public Institutions and Youth Development, to whom was referred House Bill No. 267, providing for additional time on sentences of prisoner escapees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Hayes Elder, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Irving Newhouse, Ann T. O'Donnell, Charles R. Savage, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 270, providing state bureau of criminal identifica-

tion may be established at Washington corrections center at Shelton, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We ocncur in this report: Henry Backstrom, C. W. "Red" Beck, Paul H. Conner, Hayes Elder, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Audley Mahaffey, Irving Newhouse, Ann T. O'Donnell, Charles R. Savage, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 276, including as dependent children for public assistance purposes certain students over eighteen years of age, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM "BILL" CHATALAS, Chairman.

We concur in this report: Alfred O. Adams, Mrs. John W. (Kathryn) Epton, Homer Humiston, Mrs. Joseph E. Hurley, Robert R. Kull, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 298, requiring publication of notice of resolutions for formation of LID's in water districts rather than publishing resolution in full, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chariman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 299, requiring publication of notice of resolution for formation of LID's in sewer districts rather than publishing resolution in full, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
Samuel J. Smith, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 10, 1965.

MR. SPEAKER:

We, your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 326, changing admission requirements, allowable allocation, for day training centers and group training homes for mentally and physically deficient, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Paul H. Conner, Hayes Elder, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Irving Newhouse, Ann T. O'Donnell, Charles R. Savage, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 358, authorizing the state board of education to establish or adjust that portion of school district within a federal reservation's boundaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery thirty students from the Columbia Heights School in Longview, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 390, by Representatives Litchman, Valle, and Moon:

An Act relating to revenue and taxation; imposing a tax on bottled soft drinks and syrups used in the manufacture of soft drinks; prescribing powers and duties of the state tax commission in relation thereto; providing for the use of revenues derived therefrom; adding a new chapter to Title 82 RCW; and making an appropriation.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 391, by Representatives Day, Jueling, and O'Brien:

An Act relating to firemen's relief and pensions; amending section 6, chapter 91, Laws of 1947 as last amended by section 9, chapter 255, Laws of 1961 and RCW 41.16.060; amending section 1, chapter 382, Laws of 1955 as amended by section 1, chapter 255, Laws of 1961 and RCW 41.18.010; amending section 4, chapter 382, Laws of 1955 as amended by section 3,

chapter 255, Laws of 1961 and RCW 41.18.040; and amending section 8, chapter 382, Laws of 1955 and RCW 41.18.100.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 392, by Representatives Garrett, Lynch, and Taylor:

An Act relating to cities and towns; amending section 35.39.030, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.39.030; and repealing sections 35.22.240, 35.22.250, 35.22.260, 35.22.270, 35.39.010 and 35.39.020, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.240, 35.22.250, 35.22.260, 35.22.270, 35.39.010 and 35.39.020.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 393, by Representatives Garrett, Jolly, and Taylor:

An Act relating to purchases by political subdivisions of the state; and amending section 1, chapter 88, Laws of 1945 and RCW 39.32.090.

Ordered printed and referred to Committee on Local Government.

House Bill No. 394, by Representatives Leland, Garrett, and Taylor:

An Act relating to cities and towns; amending sections 35.10.200, 35.10.210, 35.10.220, 35.10.230, 35.10.240, 35.10.250, 35.10.270, 35.10.280, 35.10.290, 35.10.300, 35.10.310, 35.10.320, 35.10.330, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.10.200, 35.10.210, 35.10.220, 35.10.230, 35.10.240, 35.10.250, 35.10.270, 35.10.280, 35.10.290, 35.10.300, 35.10.310, 35.10.320, 35.10.330; repealing section 35.12.010, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.12.010; and adding new sections to chapter, Laws of 1965 (Senate Bill No. 3) and to chapter 35.10 RCW.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 395, by Representatives Taylor and King (Richard "Dick"): An Act relating to revenue and taxation; amending section 84.64.010, chapter 15, Laws of 1961, and RCW 84.64.010; amending section 84.64.080, chapter 15, Laws of 1961, as last amended by section 1, chapter 8, Laws of 1963, and RCW 84.64.080; and adding a new section to chapter 15, Laws of 1961, and to chapter 84.64 RCW.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 396, by Representatives Uhlman, Whetzel, and Smith:

An Act relating to state and local government; providing for the creation of boundary review boards; prescribing their powers, duties, and functions; and prescribing the powers, duties and functions of certain public officers and agencies in relation thereto.

Ordered printed and referred to Committee on Local Government.

House Bill No. 397, by Representatives Jastad and Kalich:

An Act relating to state forest lands; and directing a reconveyance of certain lands to Lewis county.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

House Bill No. 398, by Representatives Garrett, Marsh, and Clark:

An Act relating to compensation due employees; and amending section

35, page 223, Laws of 1877, as amended by section 1973, Code of 1881 and RCW 49.56.020.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Sheridan, the rules were suspended and authorization was given to add three additional names as sponsors to House Bill No. 399.

House Bill No. 399, by Representatives Sheridan, Gallagher, Brouillet, Sawyer, Marzano, and Bottiger:

An Act relating to state colleges; establishing a new state college; and adding new sections to chapter 28.81 RCW.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 400, by Representatives Perry, Mast, and Grant:

An Act relating to labor relations; and providing a procedure for settlement of disputes arising in health care activities.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

MOTION

On motion of Mr. Cunningham, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 401.

House Bill No. 401, by Representatives Cunningham, Bottiger, Warnke, and Saling:

An Act relating to voting and voter registration; amending section 29-.51.060, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.51.060; and adding new sections to chapter, Laws of 1965 (Senate Bill No. 5) and to chapters 29.04 and 29.10 RCW.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 402, by Representatives Andersen (James A.), DeJarnatt, and Jolly:

An Act relating to adoption of charters by cities; and amending sections 35.17.430, 35.18.290, 35.22.030, 35.21.600, 35.22.050, 35.22.060, 35.22.070, 35.22.110, 35.22.140, 35.22.170, and 35.22.200, chapter, Laws of 1965 (Senate Bill No. 3), and RCW 35.17.430, 35.18.290, 35.22.030, 35.21.600, 35.22.050, 35.22.060, 35.22.070, 35.22.110, 35.22.140, 35.22.170, and 35.22.200; and adding two new sections to chapter 35.01 RCW and repealing section 35.22.040, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.040.

Ordered printed and referred to Committee on Local Government (Sub-committee on Cities and Towns).

House Bill No. 403, by Representatives Marsh and Garrett:

An Act relating to industrial insurance; amending section 51.04.030, chapter 23, Laws of 1961 and RCW 51.04.030, and amending section 51.28.010, chapter 23, Laws of 1961 and RCW 51.28.010, and providing penalties.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 404, by Representatives Sheridan, Clark, and Beck: An Act relating to compensation due employees; and amending section 34.

page 223, Laws of 1877, as amended by section 1972, Code of 1881 and RCW 49.56.010.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 405, by Representatives Adams, Jastad, and Humiston:

An Act relating to deaths and dead bodies; establishing a medical examiner system; creating a state council on post mortem examinations; abolishing the office of coroner; prescribing powers and duties of certain officials; defining certain crimes; amending section 1, chapter 56, Laws of 1907, as last amended by section 1, chapter 73, Laws of 1959 and RCW 2.36.150; amending section 5, chapter 48, Laws of 1891 and RCW 2.36.160; amending section 5, chapter 126, Laws of 1921 and RCW 2.48.200; amending section 3, page 223, Laws of 1854, as last amended by section 3, chapter 11, Laws of 1955, and RCW 3.04.040; amending section 10, chapter 11, Laws of 1955, and RCW 3.08.060; amending section 4, page 363, Laws of 1854, as last amended by section 1, chapter 127, Laws of 1937, and RCW 4.16.080; amending section 4, chapter 25, Laws of 1929 and RCW 6.04.040; amending section 36.16.030, chapter 4, Laws of 1963 and RCW 36.16.030; amending section 36.16.050, chapter 4, Laws of 1963 and RCW 36.16.050; amending section 36.47.020. chapter 4, Laws of 1963 and RCW 36.47.020; amending section 46.04.040, chapter 12, Laws of 1961 and RCW 46.04.040; amending section 46.52.050, chapter 12, Laws of 1961 and RCW 46.52.050; amending section 3, chapter 58, Laws of 1903 and RCW 49.08.030; amending section 3, chapter 290, Laws of 1953 as amended by section 1, chapter 133, Laws of 1961 and RCW 68-.05.280; amending section 3, chapter 90, Laws of 1917, as last amended by section 1, chapter 178, Laws of 1963 and RCW 68.08.010; amending section 237, chapter 249, Laws of 1909, as last amended by section 2, chapter 178, Laws of 1963, and RCW 68.08.100; amending section 6, chapter 188, Laws of 1953 and RCW 68.08.103; amending section 7, chapter 188, Laws of 1953, as amended by section 3, chapter 178, Laws of 1963, and RCW 68.08.104; amending section 13, chapter 188, Laws of 1953 and RCW 68,08,107; amending section 6, chapter 90, Laws of 1961 and RCW 68.08.290; amending section 1, chapter 90, Laws of 1917 and RCW 68.12.010; amending section 2, chapter 90, Laws of 1917 and RCW 68.12.020; amending section 2, chapter 159, Laws of 1945, as amended by section 13, chapter 5, Laws of 1961, extraordinary session, and RCW 70.58.170; amending section 3, chapter 159, Laws of 1945. as last amended by section 14, chapter 5, Laws of 1961, extraordinary session, and RCW 70.58.180; amending section 72.23.190, chapter 28, Laws of 1959 and RCW 72.23.190; amending section 88, chapter 36, Laws of 1917, as amended by section 2, chapter 51, Laws of 1939 and RCW 78.40.351; repealing section 36.18.030, chapter 4, Laws of 1963 and RCW 36.18.030; repealing section 36.24.010 through 36.24.180, chapter 4, Laws of 1963 and RCW 36.24.010 through RCW 36.24.180; repealing sections 4 through 7, chapter 90, Laws of 1917 and RCW 68.08.020 through RCW 68.08.050; repealing section 10, chapter 188, Laws of 1953, and RCW 68.08.106; repealing section 8, chapter 188, Laws of 1953 and RCW 68.08.108; repealing section 4, chapter 159, Laws of 1945 and RCW 70.58.190; prescribing penalties; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 406, by Representatives DeJarnatt, Valle, and Smith:

An Act relating to rates and charges of certain public service companies; and adding a new section to chapter 14, Laws of 1961 and to chapter 80.04 RCW.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 407, by Representatives Smith, Valle, and Jastad:

An Act relating to the employment by the attorney general; authorizing the attorney general to retain private legal counsel, experts and assistants on a temporary basis; requiring public service companies to pay reasonable expenses in certain rate proceedings; providing for the collection and the disbursements of the amounts so paid; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 408, by Representatives Savage, Klein, and Anderson (Eric O.):

An Act relating to the Washington public service commission; and amending section 80.04.250, chapter 14, Laws of 1961 and RCW 80.04.250.

Ordered printed and referred to Committee on Public Utilities.

MOTION

On motion of Mr. McCormick, House Bill No. 203 and House Bill No. 204 were rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Moos on a point of personal privilege.

Mr. Moos:

"Mr. Speaker, ladies and gentlemen of the House, yesterday evening I had the opportunity to participate in an affair in which I wish you could all have taken part. It was 'Ella Wintler Night' in Vancouver, a 'Night for Ella' and it was a thrill the entire evening to be once again with our colleague of many, many years, who is not with us this time. She was having the time of her life.

"I want to thank you, Mr. Speaker, former Speaker O'Brien, former Speaker Day, along with Governor Evans, former Governor Rosellini, and former Governor Langlie, and many, many other people for sending letters of recognition and congratulations to this fine lady for the years of service that she has given not only to her community but in these halls.

"For some twenty-two years she has sat with us from time to time, and I don't know as she will be able to come and walk down the aisle this time but I hope she does. The thrill of her life was to be Speaker Pro Tem last session.

"Ella's night was climaxed by the presentation to her of a week's vacation on the beaches of Hawaii, with plane tickets and the whole business. If Ella is not with us, I know she is thinking of us. As I told her, there will always be a real gap in the Washington State House of Representatives, because there will never be anyone quite like Ella Wintler. She sends her regards to you and thanks very much those who were so kind as to send letters for Ella on 'Ella Wintler Night.' Thank you."

SECOND READING OF BILLS

House Bill No. 253, by Representatives Klein, Warnke, and Hawley:

Allowing sewer districts to change names.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 187, by Representatives Leland, Avey, and Goldsworthy: Authorizing counties, cities and towns to designate portions of roads or streets upon which aircraft may taxi.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 145, by Representatives Huntley, Johnston (Elmer E.), and Sawyer:

Authorizing a highway approach to Eastern Washington State College. The bill was read the second time by sections.

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

On page 1, section 2, line 23, after "maintain" and before the period insert "and the commission may agree with the city of Cheney to convey to the city the right of way which the city of Cheney shall be required to maintain"

House Bill No. 145 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Joint Resolution No. 25, by Representatives Burtch, Dootson, Rogers, Gorton, and Wolf:

Establishing constitutional reapportionment procedure.

House of Representatives, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Joint Resolution No. 25, establishing constitutional reapportionment procedure, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 3, line 14, strike the period following "census" and insert ": Provided, That if a single legislative district shall be allotted one more representative than any other legislative district, that legislative district shall contain a greater population than any other legislative district, but not more than thirty-five percent in excess of the mean."

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Slade Gorton, Edward F. Harris, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe.

The resolution was read the second time in full.

On motion of Mr. Burtch, the committee amendment to page 1, section 3, line 14 was adopted.

The Speaker called on Mr. Brouillet to preside.

Mr. Burtch moved adoption of the committee amendment to page 1, section 3, line 24.

The motion was carried, and the committee amendment to page 1, section 3, line 24 was adopted.

Mr. Burtch moved adoption of the following amendment:

On page 2, line 6, after "section," and before "upon" insert "or, if any reapportionment enacted by the legislature within the time allotted shall be found invalid by the federal courts or the Washington state supreme court,"

MOTION

Mr. Litchman moved that the House defer further consideration of House Joint Resolution No. 25 and that the bill be ordered held for tomorrow's second reading calendar.

Debate ensued, Representatives Litchman, Smith, and Johnston (Elmer E.) speaking in favor of the motion and Representatives Burtch and Andersen (James A.) against the motion.

The motion was carried.

MOTION

On motion of Mr. Sawyer, the House recessed until 3:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 3:00 p.m.

The Clerk called the roll, and all members were present except Representatives Hood, Leland, and Mahaffey, who were excused.

SPEAKER'S PRIVILEGE

The Speaker observed in the gallery one hundred thirty-five students from Arlington High School, and asked them to stand and be recognized.

Mr. Olsen demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Leland and Mahaffey.

Mr. Copeland moved that the absent members be excused, and the House proceed with business under the call of the House.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The motion by Mr. Copeland that the absent members be excused and the House proceed with business under the call of the House was carried.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 11, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 237, reapportioning the state legislative districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

House of Representatives, Olympia, Wash., February 11, 1965.

Mr. Speaker:

We, a minority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 237, reapportioning the state legislative districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Jack Dootson, Slade Gorton, Edward F. Harris, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Moos on a point of personal privilege.

Mr. Moos:

"Mr. Speaker, ladies and gentlemen of the House, I thought a brief explanation would possibly be in order after the reading of the minority report. We felt in the committee that the bill had not proper exposure to us or the people of this—"

POINT OF ORDER

Mr. O'Brien:

"Mr. Speaker, point of order,"

The Speaker:

"State your point of order."

Mr. O'Brien:

"It appears to me that the remarks of Mr. Moos under personal privilege are not in order at this time. The bill has been read in from committee and the action now would be to work on the committee report, not to discuss what happened to the minority in committee."

RULING BY THE SPEAKER

The Speaker:

"You are right, Mr. O'Brien. Mr. Moos can make his remarks on final passage of the bill if it gets that far."

On motion of Mr. O'Brien, the rules were suspended and Engrossed Senate Bill No. 237 was advanced to second reading.

SECOND READING OF BILL

Engrossed Senate Bill No. 237, by Senators Greive, McCutcheon, and Cooney:

Reapportioning the state legislative districts.

House of Representatives, Olympia, Wash., February 11, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 237, reapportioning the state legislative districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike everything after the enacting clause on page 1, line 13 of the bill and insert the following:

"NEW SECTION. Section 1. We, the legislature, responding to the mandate of Article II, section 3 of the Constitution directing us to redistrict and to reapportion legislative districts subsequent to each census, have conducted a thorough investigation of all relevant factors essential to the preparation of appropriate revisions which are set forth in this act.

We have consulted the 1960 federal census reports, considered the geographic, eocnomic and sociological factors essential to the preservation of reasonable geographic and socio-economic groupings, consulted the authoritative sources for the most reliable estimates concerning population growth patterns and trends within the state as evaluating the published statistics reciting population growth patterns and trends already established as a matter of fact, reviewed the existing political boundaries, both those possible of being subject to change by legislative action and those beyond legislative control, and conducted special population counts from time to time to determine better and to evaluate formulas necessary to prepare a proper redistricting and reapportionment measure. Based upon our investigation and studies, we, the legislature, have determined that legislative redistricting and reapportionment, as set forth in this act, represents an allocation of legislators within the districts established so as to provide as near equality of representation to the inhabitants of the state of

Washington as is possible under the circumstances, as required by the state and federal Constitutions.

We, the legislature, in determining the actual district boundaries and the allocation of legislators to each, have resorted to factors and formulas found to be most reliable for each of the districts concerned, and the formulas and factors used for any specific area were applied only after careful confirmation of their validity by testing against the findings of facts resulting from our investigation.

NEW SECTION. Sec. 2. The senate shall consist of forty-nine members, one of whom shall be elected from each of the forty-nine senatorial districts, constituted as set forth in sections 3 through 51 of this act.

NEW SECTION. Sec. 3. District 1-

- (1) 1-A—that area in Snohomish and King Counties bordered on the south by districts 44-B and 46, on the east by 35th Avenue Northeast, on the north by district 8, on the west by Puget Sound.
- (2) 1-B—that area in King County bordered on the west by 35th Avenue Northeast and district 46, on the north by district 8, and on the south and east by district 48.

NEW SECTION. Sec. 4. District 2-

- (1) 2-A-the county of Okanogan.
- (2) 2-B-the counties of Ferry, Pend Oreille and Stevens.

NEW SECTION. Sec. 5. District 3—the following precincts in Spokane County: Ada, Agatha, Alvin, Barth, Burke, Daisy, David, Davis, Dawson, Day, Dayton, Delaware, Detroit, Diana, Dixie, Doak, Dodd, Dominion, Douglas, Dover, Drumheller, Dunn, Dwight, Eagle, East Hillyard, Echo, Eden, Edison, Edith, Edwards, Eldorado, Elgin, Elien, Ellwood, Emerald, Emerson, Ensign, Ernie, Ermina, Essex, Ethel, Euclid, Eureka, Evans, Exchange, Riverside, Spokane 1 through 6, Spokane 8, 307, 309 through 312, 314, 315, 324, 359, 360, 362, 365 and 724.

NEW SECTION. Sec. 6. District 4—the following precincts in Spokane County: Abigail, Acme, Adolph, Advance, Airport, Albert, Alice, Allen, Alki, Andrew, Archer, Arrow, Arthur, Ashley, Atlanta, Belt, Bernard, Blake, Boyd, Bryan, Burton, Carnhope, Dishman, East Spokane, Edgecliff 1 and 2, Evergreen 1 through 3, Fancher, Foothills, Greenacres, Irvin, Marita, Mead, Millwood, Moab, Opportunity 1 through 6, Orchard 1 through 3, Otis, Pasadena, Pleasant Prairie, Raymond, Trentwood, University, Vera 1 through 3, Woodruff 1 and 2, 413, 414, 422, 423, 439, 440, 601; that portion of Corbin which is north of the Chicago, Milwaukee, Saint Paul and Pacific Railroad Company right of way; and that portion of Glenrose precinct north of the southern boundary of the city limits of Spokane.

NEW SECTION. Sec. 7. District 5-

- (1) 5-A—the following precincts in Spokane County: 501 through 507, 510, 517 through 521, 525, 531, 536, 542, 543, 546, 547, 557, 561, 562, Wells precinct; that portion of Lindwood 2 east of Division Street; that portion of Whitworth 1 east of Division Street; and that portion of Whitworth 3 south of East Hawthorne Road.
- (2) 5-B—the following precincts in Spokane County: 511 through 516, 522 through 524, 526 through 530, 532 through 535, 537 through 541, 544, 545, 549, 556, 559.

NEW SECTION. Sec. 8. District 6—the following precincts in Spokane County: Abbott, Acorn, Alameda, Amber, Anne, Anthony, Arizona, Astor, Baker, Baldwin, Belmont, Bertha, Blaine, Bolster, Brickell, Butler, Byrne, Cheney 1 through 4, Chester 1 and 2, Duncan, East Marshall, Fairfield, Freeman, Kokomo, Latah, Liberty Lake, Marshall, Mica, Moran, Mount Hope, Pines, Pioneer, Plaza, Rock Creek Valley, Rockford, Rudolf, South Moran, South Spangle, Spangle, Terrace, Valleyford, Waverly, 444, 445, 446, 621, 622, 623, 624, 628, 629, 631, 633, 634, 635, 636, 637, 642, 643, 644, 649, 650, 652, 654, 655; and that portion of Corbin which is south of the Chicago, Milwaukee, Saint Paul and Pacific Railroad Company right of way.

NEW SECTION. Sec. 9. District 7—the following precincts in Spokane County: Airway Heights, Cannon, Carleton, Carlisle, Carrie, Cass, Charlotte, Chattaroy, Clara, Clay, Cleveland, Clough, Colbert, Conklin, Cora, Cowley, Custer, Deep Creek, Deer, Deer Park North, Deer Park South, Della, Denison, Derby, Dewey, Dillon, Doland, Dora, Dyer, East Chattaroy, Elk, Espanola, Five Mile, Friedland, Four Lakes, Garden Springs, Green Bluff, Linwood 1, Linwood 3, Medical Lake 1 and 2, Milan, Mount Spokane, Newman Lake, Nine Mile, North Colbert, Peone, Rimrock, Spence, Stevens, Wayside, Whitworth 2, 715 through 723, 725 through 728; that portion of Linwood 2 which is west of Division Street; that portion of Whitworth 1 which is west of Division Street; that portion of Whitworth 3 which is north of East Hawthorne Road.

NEW SECTION. Sec. 10. District 8-the following precincts in Snohomish County:

Alicia. Ash, Bear Creek, Berry, Brier, Canyon, Cascade, Crest, Crystal Spring, Cypress, East Shore, Elwood, Emander, Fernwood, Field, Freeway, Hilltop, Hunt, Jeff, Kenmore, Kennard, Larch, Locust, Lund, Lynncrest, Lynnwood 1 through 14, Magnolia, Manar, Manordale, Maple, Martha Lake, Meadowdale, Meridian, Minor, Morris, Mountlake Terrace 1 through 16, Nolyn, North Alderwood, Omdal, Perrin, Radar, Rainier, Russet, Serene, Shelby, Shore, Silver Lake, South Alderwood, Spruce, Stickney, Thomas Lake, Vine; those portions of Seattle Heights which lie east of primary state highway number one; and the following precincts in the city of Edmonds: 1, 2, 3, 10, 11, 22, 23, 24, and 28 through 39.

NEW SECTION. Sec. 11. District 9—the counties of Adams, Lincoln, and Whitman. NEW SECTION. Sec. 12. District 10—

- (1) 10-A—the counties of Asotin, Columbia and Garfield, and the following precincts in Walla Walla County: Alderbrook, Baker, Blalock, Burbank, Clyde, Dixie, East Waitsburg, Eureka, Frenchtown, Gardena, Gose, Haas, Hadley, Hill, Lincoln, Lower Dry Creek, Prescott, Russell Creek, Valley Homes, Wallula, Washington, and West Waitsburg.
- (2) 10-B—all precincts within the city of Walla Walla and the following precincts in the county of Walla Walla: Abbott, Beck, Berney, Braden, College Place 1 through 8, Darry, Finch, Garrison, Prospect Point, Ritz, Stone, and Twin Grove.

NEW SECTION. Sec. 13. District 11-

- (1) 11-A—the following areas in Benton County: the city of Richland and townships 11, 12, 13 and 14 north, in each of ranges 24, 25, 26, 27, and 28 east, Willamette Meridian; township 10 north, range 27 east, Willamette Meridian; township 10 north, range 28 east, Willamette Meridian; those portions of townships 9 north in each of ranges 27 and 28 east, Willamette Meridian, which lie north of United States highway 410; township 9 north, range 26 east, Willamette Meridian; and those portions of sections 13 and 24, township 9 north, range 26 east, Willamette Meridian, which lie north of United States highway 410.
- (2) 11-B—the following precincts and areas in Yakima County: Alfalfa, Belma, Byron, East Granger, Glade, Grandview Central, Mabton Town, Mabton Rural, North Grandview, South Grandview, Sunnyside Rural 1 through 4, Waneta, Wendell Phillips, and all of the precincts in the cities of Grandview, Sunnyside, and Granger; those portions of township 12 north, range 23 east, Willamette Meridian; and township 13 north, range 23 east, Willamette Meridian.

NEW SECTION. Sec. 14. District 12-

- (1) 12-A—the following precincts in Chelan County: Appleyard, Canyon, College, Lincoln, Millardale, Monitor, Olds, River, Sleepy Hollow, Suburban; all of the precincts in the city of Wenatchee; and the following area in Douglas County surrounding the town of East Wenatchee: beginning at the intersection of Fourth Street Southeast and Highline Drive, proceed north along Highline Drive into Eastmont Avenue to 19th Street Northeast; thence west to the Columbia River, downstream along the Columbia River to its intersection with a straight line extension of Fourth Street Southeast, east to the point of beginning.
- (2) 12-B—the areas and precincts in the counties of Chelan and Douglas not included in 12-A as described in this section.

NEW SECTION. Sec. 15. District 13—the counties of Grant and Kittitas.

NEW SECTION. Sec. 16. District 14—the following precincts in Yakima County: Airport, Cascade, Country Club, East Fruitvale, East Moxee, East Selah, Fairgrounds, Fairview, Holland, Jefferson, Learningburg, Moxee City, Moxee Rural, Old Town, Riverside, Slavin, South Broadway, Sumach, Terrace Heights, Union Gap 1 through 3, West Fruitvale, Yakima 1 through 61; and Yakima 63 through 67, except that portion of township 12 north, range 23 east, Willamette Meridian, and township 13 north, range 23 east, Willamette Meridian, lying within Yakima County.

NEW SECTION. Sec. 17. District 15—that portion of Yakima County not included in any other district as described in this act.

NEW SECTION. Sec. 18. District 16—Franklin County and those portions of townships 8 and 9 north, range 29 and 30 east, Willamette Meridian, in Benton County. NEW SECTION. Sec. 19. District 17—

- (1) 17-A—Klickitat County, Skamania County, and that portion of Benton County not included in any other district described in this act.
- (2) 17-B—that portion of Clark County not included in district 49 as described in this act.

NEW SECTION. Sec. 20. District 18—the counties of Cowlitz and Wahkiakum.

NEW SECTION. Sec. 21. District 19—the counties of Lewis and Pacific; and the following precincts in Grays Harbor County: Arctic, Blockhouse, Connie, Cosmopolis 1 and 2, Cosmopolis Rural, Delezenne, Fords Prairie, Grayland, Johns River, Malone, Melbourne, Oakville 1 and 2, Ocosta, Porter, Vesta, Westport, and Westport Rural.

NEW SECTION. Sec. 22. District 20-the following precincts in King County: Adrian, Aimee, Ambaum, Angle Lake, Anthony, Antrim, Arthur, Athlone, Benson, Big Soos, Bishop, Bow Lake, Bow Vista, Brooklyn, Burien, Cascade, Cecelia, Century, Chelsea, Clover, Columbus, Cork, Crescent, Crestview, Diane, Dodger, Donegal, Down, Dublin, Dunbar, Dunmore, East Hill, Elaine, Emerald, Evansvale, Ezra, that portion of Fenwick east of Military Road South, Five Corners, Francis, Franklin, Fruitland, Fuller, Gibbony, Gibbs, Gould, Greenacres, Grandview, Gregory, Heights, Helen, Highline, Hilton, Horseshoe, Huntington, Jane, Joyce, Katherine, Kilpatrick, Lake, Lake Desire, Lake View, LaSalle, Leinster, Leitrim, Leix, Lilac, Lillian, Limerick, Little Soos, Lucerns, Lynmar, Madrona, Magnolia, Manhattan, Maplewild, Marlene, McMicken, Meeker, Meridian, Mobile, Moshier, Nash, Nokomis, Norma, North Burien, O'Brien, Olga, Orcas, Orchard, Panther Lake, Phelps, Pine Tree, Pipeline, Rancho Vista, Ravensdale, Roberta, Roosevelt, Russell, Saint Helens, San Juan, Seahurst, Sears, Selleck, Seneca, Shannon, Soos Creek, Springbrook, Sue City, Sunnybank, Sunrise, Sweptwing, Sylvester, Tahoma, Thomas, Three Tree Point, Tralee, Tyrone, Ursina, Virginia, Washington, Wayne, Webster, Wicklow, Wildwood, Wilson, Woodside, Yankee; all precincts in the city of Kent; all precincts in the city of Normandy Park; that portion of Airport which lies south of South 160th; and that portion of Roscommon which lies south of South 132nd.

NEW SECTION. Sec. 23. District 21—that portion of Grays Harbor County not included in any other district as described in this act.

 ${\it NEW SECTION.}$ Sec. 24. District 22—the county of Thurston.

NEW SECTION. Sec. 25. District 23—that portion of Kitsap County not included in any other district as described in this act.

NEW SECTION. Sec. 26. District 24—the counties of Clallam, Jefferson and Mason. NEW SECTION. Sec. 27. District 25—the following precincts in Pierce County: Alderton, Allison, Andrain, Bingham, Bonney Lake, Brecken, Buckley 1 and 2, Carbonado, Central, Clear Creek, Crestview, Crocker, Dawson, Dieringer, Edgewood, Firgrove, Fruitland, Graham, Grant, Harvard, Hillcrest, Hudson, Johnson, Kelly Lake, Lake Tapps, Larchmont, Lidford, McMillin, Meeker, Meridian, Midland, Monroe, Mt. View, Mulvey, North Puyallup, Orting 1 through 3, Orton, Pioneer, Puyallup 1 through 21, Rainler, Riverside, South Prairie, Spinning, Summit, Sumner 1 through 8, Sunrise, Taylor, Thrift, Valley, Vickery, Victor Falls, Waller, Webstone, Wilkeson, Woodland Heights, and Woodrow; and the following area in the city of Tacoma: beginning on 40th Street East at the east city limits of Tacoma, south and west along the city limits to the Chicago, Milwaukee, Saint Paul and Pacific, Tacoma Eastern Railway right of way, north on the right of way to East 40th Street, east to point of beginning.

NEW SECTION. Sec. 28. District 26—the cities of Fife, Gig Harbor, Milton, and Ruston; the following precincts in Pierce County: Artondale, Browns Point, Dash Point, Firwood, Gardenville, Hyada Park, Hylebos, Shore Acres, Tidehaven, and Wollochet; and the portion of the city of Tacoma north of the following line: beginning on the Puyallup River at its junction with the city limits of the cities of Fife and Tacoma, downriver to East 11th Street, west to Tacoma Avenue, north to Division Avenue, west to North Grant Avenue, west on Grant and North Eighth Street to West Union Avenue, south to South 19th; west to Bantz Boulevard, northwest to primary state highway 14, and west and northwest to Narrows Bridge.

NEW SECTION. Sec. 29. District 27—in the city of Tacoma, beginning on the Puyallup River at its juncture with the city limits of Tacoma, south along the city limits to 40th Street East, west to South Park Avenue, south to South 48th Street, west to Sunset Drive, north to 35th Street West, east to 67th Avenue West, north to Princeton Street, east to Orchard Street, north to the south boundary of district 26, generally east along said boundary to point of beginning.

NEW SECTION. Sec. 30. District 28—the following precincts in Pierce County: Anderson Island, Fox Island, Hales Pass, Home, Lakebay, Longbranch, Minter, Purdy, Richmond, Rosedale, and Vaughn; and the following areas in the cities of Fircrest and Tacoma, and in the county of Pierce: Beginning at the Narrows Bridge, generally east and south along the south boundary of districts 26, 27 and 25 to East 66th Street, west to South "D" Street, south to South 72nd Street west on South 72nd Street and South 74th Street to Custer Road, southwest to Meadow Road Southwest, South on

Meadow Road Southwest and Nyanza Road to the Fort Lewis Military Reservation boundary, south and west along the Fort Lewis Military Reservation boundary to Thorne Lane Southwest, west to American Lake, along the shoreline of American Lake south, west and north to 93rd Avenue Southwest, north on 93rd Avenue Southwest to 101st Southwest, west to Farwest Drive, north to Chambers Creek Road, west to Puget Sound, north along the outer harbor line of Puget Sound to the point of beginning.

NEW SECTION. Sec. 31. District 29—that portion of Pierce County not included in districts 25 through 28.

NEW SECTION. Sec. 32. District 30—the Islands of Vashon and Maury; and in the county of King, beginning at the intersection of the King-Kittitas county line with township line between township 21 north and 22 north, proceed west to 76th South, north to the city limits of Kent, west along the city limits to South 272nd, west to the Seattle freeway, north to the city limits of Kent, north along the west city limits of Kent to the second intersection with the Seattle freeway, north to South 208th, west to Puget Sound, south to the line between the counties of King and Pierce, east along said line to the Kittitas county line, north to the point of beginning.

NEW SECTION. Sec. 33. District 31—in the county of King, beginning in the city of Seattle at the intersection of Southwest Morgan Street with Puget Sound, proceed east following Southwest Morgan Street into Beveridge Place west and its intersection with 45th Avenue Southwest, south on 45th Avenue Southwest to Fauntleroy Avenue Southwest, east to California Avenue Southwest and Southwest Morgan Street, continuing east on Southwest Morgan Street to 35th Avenue Southwest, south to Southwest Webster Street to the Duwamish Waterway, upriver along the Duwamish River to its intersection with South 108th Street, west to Eighth Avenue South, south to South 132nd Street, west into Southwest 132nd Street to Puget Sound, north to the point of beginning.

NEW SECTION. Sec. 34. District 32—the following portions of the county of King, beginning at the intersection of 84th Avenue South with Lake Washington, proceed south on 84th Avenue South to South 120th Street, west to 76th Avenue South, south to South 128th Street, west to the Great Northern Railroad right of way, northwest following the Great Northern Railroad right of way to South 122nd Street, west on South 122nd Street to the Duwamish River, up the Duwamish River to the 42nd Avenue South bridge at the city limits of Tukwila, generally south following the westerly limits of the city of Tukwila to the intersection of South 160th Street and 47th Avenue South, west on South 160th Street to Eighth Avenue South, north to South 108th Street, east to the Duwamish River, down the Duwamish River into the Duwamish Waterway and into slip No. 4 to its intersection with South Othello Street, east to Lake Washington, southeast to the point of beginning.

NEW SECTION. Sec. 35. District 33—in the city of Seattle beginning at the intersection of South Othello Street with Lake Washington, proceed west on South Othello Street to the Seattle freeway, south to South Webster Street, west to 15th Avenue South, north to South Hardy Street, northeast to Airport Way South, northwest to South Albro Place, northeast to Swift Avenue South, northwest to 15th Avenue South, north on 15th Avenue South into Columbian Way South, to the Seattle freeway, north to South Dearborn Street, east to Rainier Avenue South, northwest to South Jackson Street, east to 15th Avenue South, north to the southerly boundary of the thirty-seventh district, generally east along the southerly limits of the thirty-seventh district to Lake Washington, south to the point of beginning.

NEW SECTION. Sec. 36. District 34—beginning at the intersection of Yesler Way with the outer harbor line in Elliott Bay, proceed east on Yesler Way to James Street, northeasterly to Broadway, north to East Cherry Street, east to 15th Avenue, south on 15th Avenue into 15th Avenue South to South Jackson Street, west to Rainier Avenue, southeast to South Dearborn Street, west to the Seattle freeway, south to Columbian Way South, generally east on South Columbian Way into 15th Avenue South, south to Swift Avenue South, southeast to South Albro Place, southwest to Airport Way South, southeast to South Hardy Street, southwest to 15th Avenue South, south to South Webster Street, west into Southwest Webster Street to 35th Avenue Southwest, north to Southwest Morgan Street, west to Fauntleroy Avenue Southwest, southwest to 45th Avenue Southwest, to Beveridge Place Southwest; west to Southwest Morgan Street, extended to its intersection with the outer harbor line of Puget Sound, north and east following the outer harbor line to the point of beginning.

NEW SECTION. Sec. 37. District 35—beginning at the intersection of Puget Sound and Denny Way, proceed east on Denny Way into East Denny Way to the Seattle freeway, north to East Prospect Street, east to East Broadway, north along East Broadway into 10th Avenue East to East Louisa Street, west to the Seattle freeway, north to Eastlake Avenue East, northeast to Rooseveit Way Northeast, northeast to Northeast 40th Street, east to 15th Avenue Northeast, north to Northeast 55th Street, west along Northeast 55th Street into North 55th Street to Ashworth Avenue North, north to West Greenlake Way, northwest to North 65th Street, west to Phinney Avenue North, south to North 60th Street, west along North 60th Street into Northwest 60th Street to Eighth Avenue Northwest, north to Northwest 65th Street, west to 22nd Avenue Northwest, south to Salmon Bay Waterway, generally southeast along Salmon Bay Waterway to Aurora Avenue North, south to Aloha Street, west to Queen Anne Avenue, south to West Mercer Street, west to West Mercer Place, north and west to Elliott Avenue West, west to Puget Sound, southeast along the outer harbor line of Puget Sound to the point of beginning.

NEW SECTION. Sec. 38. District 36—Bainbridge Island and that portion of the city of Seattle bounded on the north by Puget Sound, districts 44-A and 35, on the east by district 35, and on the south and west by Puget Sound.

NEW SECTION. Sec. 39. District 37—in the city of Seattle, beginning at the intersection of East Prospect Street with Lake Washington, proceed west on East Prospect Street to the Seattle freeway, south to Denny Way, west to the outer harbor line of Elliott Bay, south along the outer harbor line to its intersection with Yesler Way, east to James Street, northeast to Broadway, north to East Cherry Street, east to 15th Avenue, south to East Yesler Way, east to Lake Washington, north to the point of beginning.

NEW SECTION. Sec. 40. District 38—the following precincts in Snohomish County: Center, Dakota, Eastmont, Everett 1 through 103 inclusive, Hilton's Lake, Hiway, Intercity, Mukilteo, Nelson, Olivia, Rivercrest, Ward, and Wilson.

NEW SECTION. Sec. 41. District 39—the following precincts in Snohomish County: Allen Creek, Alma, Arlington 1 through 5, Armstrong, Bee, Bly, Boeing, Boulder, Bryant, Cathcart, Cedarhome, Clearview, Cliff, Darrington, Davies, East Everett, Ebey, Edgecomb, Fir, Florence, Fortson, Getchell, Glenwood, Gold Bar, Granite Falls, Gregory, Hartford, Hazel, Highland, Howell, Index, Jim Creek, Kruse, Lake, Lake Cassidy, Lake Goodwin, Lake Stevens 1 and 2, Lakeview, Lakewood, Lochloy, Loma, Ludwig, Machias, Maltby, Marion, Marsh, Marysville 1 through 7, McDougall, Millard, Milton, Monroe 1 through 3, Moran, Newberg, Norden, Norm, Norman, Olney, Oso, Outlook, Park Place, Pearson, Port Susan, Priest Point, Quil, Riverview, Robe, Robin, Roosevelt, Sauk, Sexton, Shorts, Shoultes, Silvana, Sparlin, Skykomish, Skyline, Snohomish 1 through 9, South Lake Stevens, South Snohomish, Stanby, Stanwood 1 and 2, Stitch, Sultan 1 and 2, Sultan River, Sunnyside, Three Lakes, Trafton, Trail, Tualco, Tulalip, Tyee, Union, Valley, Vernon, Village, Wallace, Welangdon, Winter Lake, and Whaleback.

NEW SECTION. Sec. 42. District 40—the county of Skagit.

NEW SECTION. Sec. 43. District 41-

(1) 41-A—the county of San Juan, United States census tract 1 in Island County, and the following precincts in Whatcom County: Blaine 1 through 3, Everson, Ferndale 1 through 5, Lynden 1 through 6, Nooksack City, Sumas, Custer 1 and 2, Lummi Reservation, Lynden 1 through 4, Mt. View 1 through 4, Nooksack 1 through 4, Point Roberts and Semiahmoo.

(2) 41-B—that portion of Island County not included in district 41-A; United States census tracts 1, 2 and 8 in Kitsap County; and the following precincts in the city of Bremerton: 31, 32, 34, 35, 47, 49, 50, 51, 52, 61, 62, 63, 64.

NEW SECTION. Sec. 44. District 42—the city of Bellingham and the following precincts in the county of Whatcom: Acme, Baker 1 and 2, Columbia 1 and 2, Crescent 1 and 2, Deming 1 and 2, Geneva, Glacier, Lawrence 1 through 3, Maple Falls, Marietta 1 through 3, Park 1 and 2, Rome, Slate-Diablo, Slate-Newhalem, Ten Mile 1 through 4. Van Wyck 1 through 3.

NEW SECTION. Sec. 45. District 43—in the city of Seattle, bounded on the east by Lake Washington, on the south by district 37, on the west by districts 35 and 45, and on the north by a point beginning at the Seattle freeway on the west, extending easterly along Northeast 75th to 45th Avenue Northeast, south to Northeast 70th, east to Lake Washington.

NEW SECTION. Sec. 46. District 44-

(1) 44-A—in the city of Seattle, beginning at Eighth Northwest and Northwest 110th, proceed west along Northwest 110th to 12th Northwest, south to Holman Road

Northwest, southwesterly along Holman Road Northwest to 14th Northwest, south to Northwest 85th, west to 32nd Avenue Northwest, south to Northwest 65th, west to Puget Sound, southeast along Salmon Bay Waterway to 22nd Avenue Northwest, north to Northwest 65th, east to Eighth Avenue Northwest, north to point of beginning.

(2) 44-B—in the county of King, beginning at Northeast 185th and Fifteenth Northeast, proceed south to Northeast 145th, west to Fremont North, south to North 110th, west to 12th Northwest, south to Holman Road Northwest, southwesterly along Holman Road Northwest to 14th Northwest, south to Northwest 85th, west to 32nd Avenue Northwest, south to Northwest 65th, west to Puget Sound, north along the shoreline of Puget Sound to Northwest 165th, east to Fremont Avenue North, north to North 185th, east to point of beginning.

NEW SECTION. Sec. 47. District 45—in the city of Seattle—beginning at the intersection of Roosevelt Way Northeast and Northeast 55th Street, proceed westerly following Northeast 55th Street into North 55th Street to its intersection with Ashworth Avenue North, thence northerly following Ashworth Avenue North to its intersection with West Greenlake Way, thence northwesterly along West Greenlake Way to Aurora Avenue North, thence southerly along Aurora Avenue North to Northwest 60th Street, west along North 60th Street into Northwest 60th Street to Eighth Avenue Northwest, north to Northwest 110th Street, east along Northwest 110th Street into North 110th Street to Fremont Avenue North, north to North 145th Street, east along North 145th Street into Northeast 145th Street to the Seattle freeway, south to Ravenna Boulevard Northeast, southeast to Roosevelt Way Northeast, south to the point of beginning.

NEW SECTION. Sec. 48. District 46—in the county of King bounded on the east by the city limits of Lake Forest Park and Lake Washington, on the south by districts 43 and 45, on the west by districts 45, and 44-B, and on the north by Northeast 185th Street and the city limits of Lake Forest Park.

NEW SECTION. Sec. 49. District 47—the following precincts in King County: Akers, Allen, Allentown, Aqualine, Airline, Audrey, Baring, Black River, Boren, Bryn Mawr, Campbell Hill, Carnation, Cedar Falls, Cedar Mountain, Cedar Park, Cherry Valley, Coalfield, Cougar Mountain, Delano, Deloris, Duvall, Earlington, Eastgate, Edna, Elliott, Fall City, Farmer, Fillmore, Gaile, Gilman, Grotto, Heather, Downs, Hillcrest, Hilltop, Hobart, Honey Dew, Horizon, Issaquah 1 through 5, Jacqueline, Kennedy, Kennydale, Langston, Lorraine, McAllister, Maple Hills, Maplewood, Martha, Martin Creek, Matilda, May Creek, May Valley, Meadowbrook, Middle Fork, Mildred, Monthaven, Mountain, Mount Si, Newcastle, North Bend 1 and 2, Novelty, Olympic, Patterson, Petrovitsky, Preston, Rainier, Ramona, Renhill, Renton 1 through 42, Roger, Sramrock, Si View, Skycrest, Skykomish, Snoqualmie 1 and 2, Sno-Valley, Somerset, Spring Glen, Squak Mountain, Stillwater, Sunset, Tanner, Tiger Mountain, Tolt, Truman, Tukwila 1 through 4, Tyraco, Valencia, Vincent, Vivian, Wallace, Warren, and Willow Ridge.

NEW SECTION. Sec. 50. District 48—the following precincts in King County: Alderwood, Angelo, Anne, Avondale, Bannerwood, Beachcrest, Bear Creek, Beaux Arts, Beaver Creek, Beaver Lake, Bellevue 1 through 30, Bellmont, Bellewood, Bernard, Berrywood, Blueberry Lake, Bridle Trails, Chieftain, Clare, Cleveland, Clyde Hill 1 through 4, Cooper, Conna, Cottage Lake, East Redmond, Eloise, Enatai, Esther, Glenn, Grissom, Happy Valley, Hazelwood, Highland, Hollywood, Houghton 1 through 5, Hunts Point, Husky, Inglewood, Interlake, Ivanhoe, Kelly, Lake Heights, Lake Hills, Leilani, Leota, Lockmoor, Main, McLean, Medina 1 through 6, Mercer Island Town, Mercer Island 1 through 26, Meydenbauer, Mockingbird, Monohon, Newhills, Phantom Lake, Pine Lake, Providence, Redmond 1 through 3, Rita, Robinsglen, Robinswood, Rosemont, Rustic, Sammamish, Schirra, Shangri-la, Shaughnessy, Shepard, Silver Spurs, Spiritwood, Terry, Totem, Tillicum, Tulip, Tyee, Viney, Wellington, Wilberton, Woodlawn, Yarrow Point, York.

NEW SECTION. Sec. 51. District 49—the following precincts in Clark County: Baker, Barbeton, Beall, Betts, Biddle, Bliss, Burnt Brush Creek, Brush Prairie, Burton, Clyde, Connor, Covington, Curtin, Cushing, Daybreak, Elking, Ellsworth, Enterprise, Firdale, Fourth Plain, Fruit Valley, Gee Creek, Glenwood Heights, Greeley, Harney, Hazel Dell East, Hazel Dell North, Hazel Dell West, Hidden North, Hidden South, J. D. Ross, Jaggy, Klein, LaCenter, Lake Short, Lamb, Laraclef, Lockwood Creek Manor, Marion, Marshall, Miller, Minnehaha North, Minnehaha South, Nelson, Pioneer, Pleasant Valley, Preston, Ridgefield North, Ridgefield South, Salmon Creek, Sifton, Smith, Stockford, Tracy, Walnut Grove, Whipple Creek, Willows; and the following precincts in the city of Vancouver: 161 through 230.

NEW SECTION. Sec. 52. The house of representatives shall consist of ninety-nine members to be elected from fifty-six representative districts.

NEW SECTION. Sec. 53. The third, fourth, sixth, seventh, eighth, ninth, thirteenth, fourteenth, fifteenth, sixteenth, eighteenth, nineteenth, twentieth, twenty-first, tweny-second, twenty-third, twenty-fourth, twenty-fifth, twenty-seventh, twenty-seventh, twenty-sighth, twenty-ninth, thirtieth, thirty-first, thirty-second, thirty-third, thirty-fourth, thirty-fifth, thirty-sixth, thirty-seventh, thirty-eighth, thirty-ninth, fortieth, forty-second, forty-third, forty-fifth, forty-sixth, forty-seventh, and forty-eighth senatorial district as numbered, constituted and created by sections 5, 6, 8, 9, 10, 11, 15, 16, 17, 18, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 44, 45, 47, 48, 49, and 50 of this act, shall each have two representative positions. The representatives from the districts enumerated in this section shall be designated separately, and shall file for and be elected to office under such separate designations. The designations under which such representatives shall file shall be the number of the senatorial district for which they file followed by a hyphen and a letter "A" or "B".

NEW SECTION. Sec. 54. The forty-ninth senatorial district as numbered, constituted and created by section 51 of this act shall have three representative positions. The representatives from the forty-ninth senatorial district shall be designated separately as 49-A, 49-B, and 49-C, and shall file for and be elected to office under such separate designations.

NEW SECTION. Sec. 55. The following senatorial districts, as numbered, constituted and created by sections 3, 4, 12, 13, 14, 19, and 43 of this act shall each embrace two representative districts with one representative to be elected from each district so follows: First, one from 1-A as constituted in section 3 (1) and one from 1-B as constituted in section 3 (2); second, one from 2-A as constituted in section 4 (1) and one from 5-A as constituted in section 7 (1) and one from 5-B as constituted in section 7 (2); tenth, one from 10-A as constituted in section 12 (1) and one from 10-B as constituted in section 12 (2); eleventh, one from 11-A as constituted in section 13 (1) and one from 11-B as constituted in section 13 (2); twelfth, one from 12-A as constituted in section 14 (1) and one from 12-B as constituted in section 19 (1) and one from 17-B as constituted in section 19 (2); forty-first, one from 41-A as constituted in section 43 (1) and one from 41-B as constituted in section 43 (2); forty-fourth, one from 44-A as constituted in section 46 (1) and one from 44-B as constituted in section 46 (2).

NEW SECTION. Sec. 56. This act shall not in any way affect the membership, districts or other organizations of the thirty-ninth legislature nor abolish nor shorten any terms of office of any member of the legislature commenced prior to the effective date of this act.

NEW SECTION. Sec. 57. Of the senators provided for in this act, one senator shall be elected from each of the following senatorial districts created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1966, and every four years thereafter, for a term of four years: Sixth, seventh, eighth, thirteenth, fifteenth, twenty-first, twenty-sixth, twenty-ninth, thirtieth, thirty-first, thirty-second, thirty-third, thirty-fourth, thirty-fifth, thirty-sixth, thirty-seventh, thirty-eighth, forty-second, forty-third, forty-fourth, forty-fifth, forty-sixth, forty-seventh, and forty-eighth; and one senator shall be elected for the second senatorial district created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1966, for a term of two years, and at the general election to be held on the first Tuesday after the first Monday in November, 1968, and every four years thereafter, for a term of four years. A senator shall be elected from each of the other senatorial districts created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1968, and every four years thereafter, for a term of four years.

NEW SECTION. Sec. 58. It is the legislative intent of this act to provide for an orderly transition period between changes in the legislative districts.

NEW SECTION. Sec. 59. The following definitions shall apply:

- (1) Municipal and district boundaries referred to herein are those boundaries of political subdivisions of this state as they existed on January 1, 1965, unless the text expressly dictates otherwise.
- (2) Precinct designations referred to herein are those precincts which are in existence in the various counties of this state on the first Tuesday following the first Monday in November, 1964, except in Clark County, where the designations are those in existence on the first Tuesday following the first Monday in November, 1962.

- (3) Townships referred to herein are all United States survey townships within the various ranges running parallel to the Willamette base meridian, and the term is used in no other context nor with any other meaning. Whenever there is reference to a township in a particular county without further modification or description, it is the intention of the legislature to group all other townships bearing the same number within the particular county, in all ranges, as a single unit for the particular senatorial district numbered, constituted, and created by the particular section of this act if such senatorial district is not further divided into representative districts; and as a single unit for the particular representative district numbered, constituted, and created by the particular subsection of this act in cases wherein a senatorial district has been divided into representative districts.
- (4) Ranges referred to herein are all United States survey ranges running parallel to the Willamette meridian, and the term is used in no other context nor with any other meaning. Whenever there is reference to a range without further modification or description, it is the intention of the legislature to group all townships within the particular range within the particular county as a single unit for the particular senatorial district numbered, constituted, and created by the particular section of this act if such senatorial district is not further divided into representative districts; and as a single unit for the particular representative district numbered, constituted, and created by the particular subsection of this act in cases wherein a senatorial district has been divided into representative districts.

NEW SECTION. Sec. 60. The terms of all senators elected at the general election in November, 1964 for the term ending January, 1969 shall expire in January, 1969.

NEW SECTION. Sec. 61. The representatives provided for in this act shall be elected at the general election to be held on the first Tuedsay after the first Monday in November, 1966, and every two years thereafter.

NEW SECTION. Sec. 62. (1) Any precinct, section, township, block or other parcel of land not specifically mentioned or included within the boundaries of the various senatorial and representative districts as defined in this act, wherein there are or may be inhabitants of this state entitled to representation under the laws of this state and of the United States, and which is completely surrounded by territory embraced within a particular senatorial and representative district, shall be a part of such senatorial and representative district. In case any such area is not completely surrounded by territory embraced within a particular senatorial and representative district, the area shall be a part of the senatorial and representative district having the smallest number of electors and having territory adjoining or contiguous to such area in the same county in which the area is located.

- (2) If any territory is mentioned in this act as specifically embraced in two or more noninclusive legislative districts, such territory shall be and become a part of the adjoining district having the smallest number in inhabitants, and shall not be a part of the other district or districts.
- (3) If any territory has been specifically mentioned as embraced within a given legislative district but is in fact separated from such district by territory of one or more other districts, such territory shall be assigned as though it had not been included within any territory specifically mentioned herein.
- (4) The 1960 United States census shall be used for determining the number of inhabitants under the provisions of this act.
- (5) All water boundaries follow the outer harbor line of first class shorelands, the outer limits or line of extreme low tide of second class shorelands, or the main thread of the named river or stream, as the case may be.
- (6) (a) All street descriptions follow the center line of the named or numbered streets, and a straight line extension thereof where such named or numbered streets have not been cut through, except where the context expressly indicates otherwise.
- (b) All street descriptions are as numbered or named, and as delineated, on the records of the county assessor and in conformity with a numbering scheme as set forth by the county engineer, except where the context expressly indicates otherwise.
- (7) The terms "United States highway five" and "Seattle freeway" as used in this act are to be treated as synonymous, and mean and include incompleted sections as well as completed sections of the Seattle freeway.
- (8) All other descriptions and designations referred to herein are as they existed on the date of passage of this act by both houses of the legislature.

NEW SECTION. Sec. 63. The following acts or parts of acts are each repealed:

- (1) Chapter 5, Laws of 1957;
- (2) Chapter 289, Laws of 1957; and

(3) Chapter 44.06 RCW.

NEW SECTION. Sec. 64. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

Strike all of the title and substitute the following:

"AN ACT Relating to the legislature; providing for the redistricting and reapportionment thereof; repealing chapter 5, Laws of 1957, chapter 289, Laws of 1957 and chapter 44.06 RCW; and declaring an emergency."

GARY GRANT, Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Brachtenbach on a point of parliamentary inquiry.

Mr. Brachtenbach:

"Are there the signature of a majority of the committee on that Do Pass report? Could we have that checked, please?"

The Speaker:

"There are nine signatures. Would you like to have them read?"

Mr. Brachtenbach:

"And there are how many members on the committee?"

The Speaker:

"I believe there are seventeen."

Mr. Brachtenbach:

"Would you please read the names again?"

The Speaker:

"We would be happy to. The Clerk will read."

The Reading Clerk read the names of members signing the majority committee report on Engrossed Senate Bill No. 237.

The bill was read the second time by sections.

Mr. Grant moved adoption of the committee amendment.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of Young Democrats from South King county, and asked them to stand and be recognized.

Mr. Eldridge moved adoption of the following amendment to the committee amendment to Engrossed Senate Bill No. 237:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment on page 21, section 42, line 18, after "Skagit" and before the period insert "and the county of San Juan"

Debate ensued, Representatives Eldridge, Berentson, and Hood speaking in favor of adoption of the amendment to the amendment, and Representative Grant speaking against its adoption.

Mr. Burtch demanded an electric roll call, and the demand was sustained. The Clerk called the roll, and the motion was lost and the amendment not adopted, by the following vote: Yeas, 40; nays, 57; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris,

Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Lynch, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—40.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard) "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—57.

Those absent or not voting were: Representatives Leland and Mahaffey. Mr. Newschwander moved adoption of the following amendments to the committee amendment:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment beginning on page 12, section 27, line 9, strike all of new sections 27, 28, 29, 30, and 31, and insert:

"NEW SECTION. Sec. 27. Twenty-fifth legislative district—the area in the county of Pierce that is encompassed by the following boundaries: Beginning at the intersection of the logical extension of Carlson Road and Lundblad Road, proceed north along Lundblad Road, west along Collins Road and Cooper Road and E. 128th St., north along McKinley Ave., west along E. 104th St., north along E. "D" St., east along E. 96th St., generally north along the eastern city limits of the city of Tacoma, generally east along the Pierce-King county line, generally south along the Pierce-Yakima county line, generally west along the Pierce-Lewis county line and the Pierce-Thurston county line, north along an extension of the line separating Section 32 and Section 33 in Range 4 East, east along an extension of the line separating Section 9 and Section 16 in Township 16 North, north along an extension of a north-south line through the center of Section 9 in Range 4 East, east along the line separating Township 16 North and Township 17 North, north along an extension of the line separating Section 31 and Section 32 in Range 5 East, west along an extension of the line separating Section 18 and Section 19 in Township 17 North, north along the line separating Range 4 East and Range 5 East, west along the logical extension of Carlson Road to the point of origin.

"NEW SECTION. Sec. 28. Twenty-sixth legislative district—the area in the county of Pierce that is encompassed by the following boundaries: Beginning at the intersection of Commencement Bay and Division Ave., proceed southwest along Division Ave., south along S. Yakima Ave., west along S. 8th St., south along Orchard St., west along S. 19th St., north along the center line of the Day Island waterway, north through the Narrows, southeast into and through Commencement Bay to the point of origin; plus the following precincts in the county of Pierce: Anderson Island, Artondale, Fox Island, Gig Harbor 1 and 2, Hales Pass, Home, Lakebay, Longbranch, Minter, Purdy, Richmond, Rosedale, Shore Acres, Vaughn, Wollochet.

"NEW SECTION. Sec. 29. Twenty-seventh legislative district—the area in the county of Pierce that is encompassed by the following boundaries: Beginning at the intersection of the King-Pierce county line and Puget Sound, proceed southeast along the King-Pierce county line, generally south and west along the eastern city limits of the city of Tacoma, west along E. 38th St. and S. 38th St., south along S. Park Ave., west along S. 56th St., north along Orchard Rd., generally east along the southern boundary of the 26th legislative district as described in Sec. 27 of this act, generally north and northeast through Commencement Bay and Puget Sound to the point of origin.

"NEW SECTION. Sec. 30. Twenty-eighth legislative district—the area in the county of Pierce that is encompassed by the following boundaries: Beginning at the intersection of E. 38th St. and the eastern city limits of the city of Tacoma, proceed generally south and east along the western boundary of the 25th legislative district as described in Sec. 26 of this act, generally northwest along the Pierce-Thurston county line, northeast along U. S. 99, 410 to the vicinity of Halcyon Road, north along the Northern Pacific Railroad right of way, east along the southern city limits of the city of Tacoma, east

along S. 80th St., north along S. Park Ave., east along S. 38th St. and E. 38th St. to the point of origin.

"NEW SECTION. Sec. 31. Twenty-ninth legislative district—the area in the county of Pierce that is encompassed by the following boundaries: Beginning at the intersection of S. 56th St. and S. Park Ave., proceed generally southwest along the western boundary of the 28th legislative district as described in Sec. 29 of this act, north along the Pierce-Thurston county line, generally north through the eastern waters of Puget Sound, south along the center line of the Day Island waterway, east along S. 19th St., south along Orchard Rd., east along S. 56th St. to the point of origin.

Mr. Burtch demanded an electric roll call, and the demand was sustained. Debate ensued, Representatives Newschwander and Jueling speaking in favor of adoption of the amendment to the amendment, and Representative Bottiger speaking against its adoption.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a Chamber of Commerce group from Yakima county, and asked them to stand and be recognized.

The Clerk called the roll on adoption of the amendment by Mr. New-schwander to the committee amendment to Engrossed Senate Bill No. 237, and the motion was lost, and the amendment not adopted, by the following vote: Yeas, 39; nays, 58; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Lynch, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—39.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—58.

Those absent or not voting were: Representatives Leland and Mahaffey. Mr. Andersen (James A.) moved adoption of the following amendment

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment on page 3, section 3, line 6, after "area in" and before "bordered" strike "Snohomish and King Counties" and insert "King County"

to the committee amendment:

MOTION

On motion of Mr. Sawyer, Mr. Angevine was excused from further proceedings under the call of the House because of illness.

Mr. Burtch demanded an electric roll call on the adoption of Mr. Andersen's amendment to the committee amendment, and the demand was sustained.

Debate ensued, Representatives Andersen (James A.) and Dootson speaking in favor of adoption of the amendment to the amendment, and Representatives Taylor, Moon, and King (Richard "Dick") speaking against its adoption.

The Clerk called the roll on the amendment by Mr. Andersen to the committee amendment, and the motion was lost, and the amendment not adopted, by the following vote: Yeas, 42; nays, 54; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Lynch, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—42.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—54.

Those absent or not voting were: Representatives Angevine, Leland, and Mahaffey—3.

On motion of Mr. Hawley, the following amendment to the committee amendment was adopted:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment on page 23, section 46, line 11, after "and" and before "Northeast" strike "Fifteenth" and insert "Fifth"

On motion of Mr. Marsh, the following amendment to the committee amendment was adopted:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment on page 26, section 51, line 23, after "Lockwood Creek" and before "Manor" insert a comma.

Mr. Moos moved adoption of the following amendment to the committee amendment to Engrossed Senate Bill No. 237:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment on page 7, section 11, line 1, strike all of New Section 11 and insert:

- "NEW SECTION. Sec. 11. District 9-
- (1) 9-A-the counties of Adams and Lincoln.
- (2) 9-B-the county of Whitman."

Debate ensued, Representative Moos speaking in favor of adoption of the amendment to the amendment, and Representative Avey speaking against its adoption.

Mr. Burtch demanded an electric roll call, and the demand was sustained. The Clerk called the roll on Mr. Moos's amendment to the committee amendment, and the motion was lost, and the amendment not adopted, by the following vote: Yeas, 41; nays, 55; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Cunningham, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Lynch, Mast, McCaffree, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Rogers, Saling, Swayze, Traylor, Wang, Warnke, Whetzel, Wolf—41.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Back-

strom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Copeland, Day, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, McDougall, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Witherbee, Mr. Speaker—55.

Those absent or not voting were: Representatives Angevine, Leland, and Mahaffey—3.

The Speaker declared the question before the House to be the adoption of the committee amendment as amended to Engrossed Senate Bill No. 237.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

Debate ensued, Representative Moos speaking against adoption of the committee amendment as amended.

YIELDING TO QUESTION

Mr. O'Brien:

"Mr. Speaker, will Mr. Moos yield to question?"

The Speaker:

"Mr. Moos, will you yield to question?"

Mr. Moos:

"Yes, Mr. Speaker."

Mr. O'Brien:

"You stated that some of the legislators do not belong in the House. Would it be asking too much for you to give us some of the names of the people who do not belong?"

Mr. Moos:

"Representative O'Brien, you don't want me to do that on a day like this. It's getting close to Valentine's Day. Remember what you think about the image. I didn't say which House, did I?"

Further debate ensued, Representatives Wang and Hood speaking against adoption of the committee amendment as amended, and Representatives Avey and Sawyer speaking for its adoption.

The Clerk called the roll, and the motion was carried and the committee amendment as amended to Engrossed Senate Bill No. 237 was adopted by the following vote: Yeas, 52; nays, 44; absent or not voting, 3.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—52.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Lynch, Mast, McCaffree, McDougall, Moos, Morphis, New-

house, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Traylor, Wang, Whetzel, Wolf—44.

Those absent or not voting were: Representatives Angevine, Leland, and Mahaffey—3.

On motion of Mr. Burtch, the committee amendment to the title was adopted.

On motion of Mr. Burtch, the rules were suspended, Engrossed Senate Bill No. 237 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be Engrossed Senate Bill No. 237 as amended by the House on final passage.

Mr. Burtch demanded an oral roll call, and the demand was sustained. Debate ensued, Representatives Harris, Pritchard, Canfield, Gorton, and Copeland speaking against passage of the bill, and Representatives Sawyer, Valle, Lux, Beck, DeJarnatt, Bottiger, and Kull speaking in favor of its passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 237 as amended by the House, and the bill passed the House by the following vote: Yeas, 53; nays, 43; absent or not voting, 3.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olson, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—53.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Lynch, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—43.

Those absent or not voting were: Representatives Angevine, Leland, and Mahaffey—3.

Engrossed Senate Bill No. 237 as amended by the House, having received the constitutional majority, was declared passed.

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

MOTIONS

On motion of Mr. Burtch, Engrossed Senate Bill No. 237 as amended by the House was ordered transmitted immediately to the Senate.

On motion of Mr. Burtch, the House dispensed with further business under the call of the House.

On motion of Mr. Sawyer, the House adjourned until 12:00 noon, Friday, February 12, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-THIRD DAY

NOON SESSION

House of Representatives, OLYMPIA, Wash., Friday, February 12, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Angevine, Johnston (Elmer E.), and Perry, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Allen Nelson of the Free Methodist Church of Olympia.

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

SPEAKER'S PRIVILEGE

The speaker observed in the south gallery 150 students from Bellingham schools, and asked them to stand and be recognized.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 11, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 145, have compared same with the original bill and find it correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis,

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 11, 1965.

MR. SPEAKER:

We, a majority of your Committee on Water Resources and Pollution Control, to whom was referred House Bill No. 13, establishing and setting forth powers and duties of a canal commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ERIC O. ANDERSON, Chairman. CHET KING, Vice Chairman.

We concur in this report: Mrs. John W. (Kathryn) Epton, S. E. (Sid) Flanagan, P. J. "Jim" Gallagher, Doris Johnson, Alfred E. Leland, Irving Newhouse, Ben F. Taplin.

MOTION

On motion of Mr. Anderson (Eric O.), House Bill No. 13 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 62, permitting filing of a notice of the execution of a will, have had the same under

consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Jack L. Burtch, Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johntson, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 137, authorizing the establishment of five additional community colleges, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Stewart Bledsoe, Elmer C. Huntley, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Mary Ellen McCaffree, Daniel G. Marsh, Charles Moon, George Pierre, Frances G. Swayze, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 324, exempting police pensions from attachment, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman.
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlqiust, William S. Day, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Ray Olsen, Gerald L. Saling, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SENATE

Senate Chamber,

MR. SPEAKER:

Olympia, Wash., February 11, 1965.

The Senate has passed: Engrossed Senate Bill No. 333, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 409, by Representatives Uhlman, Goldsworthy, and Marzano:

An Act relating to the militia; and amending section 21, chapter 130, Laws of 1943, as amended by section 3, chapter 210, Laws of 1961, and RCW 38.12.030.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 410, by Representatives Andersen (James A.), Olsen, and Brachtenbach:

An Act relating to the limitation of causes of action against architects, engineers, and land surveyors; and adding new sections to chapter 4.16 RCW.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 411, by Representatives Grant, Perry, and Mast:

An Act relating to the department of labor and industries; providing for the promulgation thereby of rules and regulations governing installation of certain equipment in trailer coaches; and adding four new sections to chapter 43.22 RCW.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 412, by Representatives Humiston, Bottiger, and Conner: An Act relating to osteopathic physicians and surgeons; prescribing penalties; and declaring an emergency.

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

House Bill No. 413, by Representatives Sawyer, Brachtenbach, and Day:

An Act relating to county officers; and amending section 36.17.020, chapter 4, Laws of 1963, as amended by section 1, chapter 164, Laws of 1963 and RCW 36.17.020.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

MOTION

On motion of Mr. Cunningham, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 414.

House Bill No. 414, by Representatives Cunningham, Witherbee, Garrett, Warnke, and Sawyer:

An Act relating to highways; and making an appropriation.

Ordered printed and referred to Committee on Highways.

House Bill No. 415, by Representatives McCaffree, O'Donnell and Uhlman: An Act relating to eligibility requirements of physicians and surgeons; and amending section 3, chapter 60, Laws of 1957 as amended by section 5, chapter 284, Laws of 1961 and RCW 18.71.050.

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

House Bill No. 416, by Representatives Bottiger, King (Richard "Dick"), and Gallagher:

An Act relating to revenue and taxation and to motor vehicle fuel and aircraft fuel excise taxes; providing for certain exemptions from the retail sales excise tax and the use tax in relation thereto; amending section 82.36.010, chapter 15, Laws of 1961 and RCW 82.36.010; amending section 82.36.020, chapter 15, Laws of 1961, as last amended by section 1, chapter 113, Laws of 1963, and RCW 82.36.020; amending section 82.36.030, chapter 15, Laws of 1961 and RCW 82.36.030; amending section 82.36.040, chapter 15, Laws of 1961 and RCW 82.36.040; amending section 82.36.070, chapter 15, Laws of 1961 and RCW 82.36.070; amending section 82.36.080, chapter 15, Laws of 1961 and RCW 82.36.080; amending section 82.36.100, chapter 15, Laws of 1961 and RCW 82.36.080; amending section 82.36.100, chapter 15, Laws

of 1961, as amended by section 2, chapter 7, Laws of 1961 extraordinary session, and RCW 82.36.100; amending section 82.36.110, chapter 15, Laws of 1961 and RCW 82.36.110; amending section 82.36.150, chapter 15, Laws of 1961 and RCW 82,36.150; amending section 82,36.160, chapter 15, Laws of 1961 and RCW 82.36.160; amending section 82.36.180, chapter 15, Laws of 1961 and RCW 82.36.180; amending section 82.36.190, chapter 15, Laws of 1961 and RCW 82.36.190; amending section 82.36.200, chapter 15. Laws of 1961 and RCW 82.36,200; amending section 82.36,210, chapter 15, Laws of 1961, as amended by section 30, chapter 21, Laws of 1961 extraordinary session, and RCW 82.36.210 amending section 82.36.230, chapter 15, Laws of 1961 and RCW 82.36.230; amending section 82.36.310, chapter 15, Laws of 1961 and RCW 82.36.310; amending section 82.36.330, chapter 15, Laws of 1961 and RCW 82.36.330; amending section 82.36.335, chapter 15, Laws of 1961 and RCW 82.36.335; amending section 82.36.360, chapter 15, Laws of 1961 and RCW 82.36.360; amending section 82.36.370, chapter 15, Laws of 1961 and RCW 82.36.370; amending section 82.36.390, chapter 15, Laws of 1961 and RCW 82.36.390; amending section 82.36.410, chapter 15, Laws of 1961 and RCW 82.36.410; amending section 82.36.440, chapter 15, Laws of 1961 and RCW 82.36.440; amending section 82.08.030, chapter 15, Laws of 1961, as last amended by section 3, chapter 28. Laws of 1963 extraordinary session, and RCW 82.08.030; amending section 82.12.030, chapter 15, Laws of 1961 and section 1, chapter 76, Laws of 1963, as last amended by section 4, chapter 28, Laws of 1963 extraordinary session and RCW 82.12.030; adding new sections to chapter 15, Laws of 1961 and to chapter 82.36 RCW; providing penalties; and declaring an effective date.

Ordered printed and referred to Committee on Aviation and Transportation

House Joint Memorial No. 19, by Representatives Moos, Day, and Traylor: Memorializing Congress for apportionment and amendment to federal Constitution.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Joint Resolution No. 29, by Representatives Copeland, Smith, and Dootson:

Altering constitutional debt limitation.

Ordered printed and referred to Committee on Ways and Means.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 333, by Senators Greive and Gallagher:

An Act relating to the legislature; providing for the redistricting and reapportionment thereof; providing the people with the right to vote thereon by referring this act to the people for their approval or rejection at a state-wide special election in accordance with the principle of "one man, one vote"; prescribing procedures in relation thereto; and repealing sections 1 through 20 and 23 through 58, chapter 5, Laws of 1957, sections 1 through 20 and 23 through 58, chapter 289, Laws of 1957, and RCW 44.06.010 through 44.06.200, and 44.06.230 through 44.06.570, and 44.06.900.

Referred to Committee on Constitution, Elections, and Reapportionment.

RESOLUTIONS

Resolution by Representatives Copeland and O'Brien:

Whereas, Today, Friday, February 12, 1965, is the 156th anniversary of the birth of Abraham Lincoln; and

Whereas, As the sixteenth President of the United States, Abraham Lincoln served through the most trying and difficult days in the history of our Republic and under his inspired leadership the Union was preserved and the slave set free; and

WHEREAS, Lincoln always placed the good of his country over personal gain and the demands of citizenship over the pleasures of partisanship; and

Whereas, Lincoln believed that the individual has a God-given dignity and that government exists to be the servant of the individual and not his master; and

Whereas, Lincoln held to the following basic principles and beliefs, which are the foundation of our American form of government:

- (a) that the individual has the right and capacity to govern himself, to set his own goals, and to make his way to them without the restraints of dictatorship or paternalism;
- (b) that the basic function of government is to maintain an environment in which the individual can freely develop powers of mind, heart and body with which his Creator endowed him;
- (c) that government should do for the people only the things they cannot do for themselves:
- (d) that the federal government should act only when the people are not served adequately by state or local governments; that the system of the separation of powers and of checks and balances is necessary to prevent a monopoly of power in any branch of government:
- (e) that there should be special privilege to none and equal opportunity to all citizens:
- (f) that the government must prudently weigh needs against resources, put first things first, rigorously tailor means to ends, and understand the difference between words and deeds, as the future will be built by those who work for it—not by those who only promise it.

WHEREAS, Lincoln believed in responsible men and responsible government and opposed those whose concern with selfish political interests would hamper and distort those ends: and

Whereas, The life and character of Lincoln have provided a supreme guide and inspiration for all men of good will, devoted to the principles of freedom and self-government; and

WHEREAS, All men of whatever political persuasion should reflect upon the character and leadership provided by Lincoln and fervently pray that in the present day and in the years to come we might once again be blessed with leadership of the type given by Abraham Lincoln;

Now, Therefore, Be It Resolved, That the House of Representatives of the Thirtyninth Legislature of the state of Washington commemorate, observe and reflect upon the life and contributions of Abraham Lincoln to our nation and to its people.

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

Resolution by Representatives O'Brien and Copeland:

WHEREAS, Mr. Joel Gould is an experienced and knowledgeable banker; and

Whereas, The members and employees of the House of Representatives of the state of Washington are often in need of the services of a banker who can accept deposits, furnish necessary supplies and make loans;

Now, Therefore, Be It Resolved, By the House of Representatives that Mr. Joel Gould be appointed Vest Pocket Banker for the members and employees of the House of Representatives and be authorized to accept deposits, furnish supplies and make loans to the members and employees during the 1965 regular and special sessions, if there be special sessions.

Be It Further Resolved, That Mr. Joel Gould be exempt from any and all branch banking laws of this state.

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

SECOND READING OF BILLS

House Bill No. 47, by Representatives Bottiger, Valle, and Wang (by departmental request):

Transferring licensing of electricians to director of labor and industries. The bill was read the second time by sections.

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

On page 2, section 1, line 2, after "Washington" and before the period insert ", except that none of the provisions of chapter 19.28 RCW restricts the licensing authority of any incorporated city or town to make reasonable charges therefore, which authority is hereby affirmed"

House Bill No. 47 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Joint Resolution No. 25, by Representatives Burtch, Dootson, Rogers, Gorton, and Wolf:

Establishing constitutional reapportionment procedure.

The House resumed consideration of House Joint Resolution No. 25, having adopted two committee amendments previously. (See page 271 for amendments.)

The Speaker declared the question before the House to be the motion by Mr. Burtch that the House adopt the following amendment:

On page 2, line 6, after "section," and before "upon" insert "or, if any reapportionment enacted by the legislature within the time allotted shall be found invalid by the federal courts or the Washington state supreme court,"

With the consent of the House, Mr. Burtch withdrew his amendment.

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

On page 2, line 6, after "section," and before "upon" insert "or in the event that legislative action purporting to accomplish reapportionment and redistricting shall be found invalid by final action of any court of competent jurisdiction,"

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

On page 2, line 7, after "following" and before "members" strike "five"

Mr. Litchman moved adoption of the following amendment:

On page 3, section 1, line 10, after the period following "repealed" add a new subsection as follows:

"(8) Any reapportionment and redistricting measure in effect on January 1, 1967 shall be null and void and the legislature shall reapportion and redistrict this state at the regular biennial session of the legislature commencing in January, 1967. In the event the legislature fails to accomplish reapportionment and redistricting during the 1967 regular session the commission provided in paragraph (3) (b) of this section shall be formed and shall reapportion and redistrict the state within the time limit and in the manner provided in this section: *Provided*, That if Senate Bill 333 is passed by the people this subsection shall not take effect."

Debate ensued, Representative Litchman speaking in favor of adoption of the amendment, and Representative Smith, Burtch, and Brouillet speaking against its adoption.

With the consent of the House, Mr. Litchman withdrew his amendment.

House Joint Resolution No. 25 was ordered engrossed and passed to Committee on Rules and Order for third reading.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Sawyer on a point of personal privilege.

Mr. Sawyer:

"Mr. Speaker, ladies and gentlemen of the House, for all of you who have left your loved ones at home while you are attending to the business of the state, I should like to share with you the valentine and its sentiments which my wife has sent me. The message on it is: 'Let me call you Sweetheart. I can't remember your name.'"

PERSONAL PRIVILEGE

The Speaker recognized Mr. Burtch on a point of personal privilege.

Mr. Burtch:

"I would like to point out to all of you that the members of the legislature will find in their postoffice boxes a recent issue of the Washington Law Review which is published five times a year by the University of Washington. This particular issue deals with legislative problems and, in particular, with the state tax structure. It has information in it which I think is very important."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Clark on a point of personal privilege:

Mr. Clark:

"Mr. Speaker, ladies and gentlemen of the House, I would like to recall a little historical background. Forty years ago on the thirty-third day, which this is, of a legislative session, there was some unhappiness in the legislature concerning, apparently, a veto by the then governor in 1925. In any event, on this particular thirty-third day of that session, they adjourned sine die.

"In your books resting quietly in the committee that has passed out so many redistricting bills, you will find House Joint Resolution No. 8 put in several weeks ago, which would establish a committee of both parties of the House and Senate with the Speaker as chairman, making thirteen members, providing a method by which we could do the redistricting and reapportionment without any expense to the state except for those thirteen members. Then, with a certification of the majority of the members of the Senate and House, we could reconvene on a call of the governor to do our work, and we could save a very substantial amount of money, about a half million dollars up to this date.

"Now we have that opportunity to go home and have the work done. It will be done by members of both parties. It will be a bill that can be signed by the governor and it can be passed. We don't have to delegate any authority to anyone who isn't informed as to what should be done or any stranger, which would be totally unsatisfactory and would probably result in a bill that wouldn't pass in any event. Then we can come back here and do the business for which we were elected.

"Both parties deserve high criticism, particularly the majority party, because they have impeded the work of the legislature by not being able to resolve this issue although they have the votes and know the guidelines set down. We are in the same position as the legislature was forty years ago on this date. Let's resolve our differences. We have a program in the house joint resolution that will let us go home, and when it is resolved as to redistricting, we can come back and do our assignment and save all this subsistence and other money that is being squandered by us now. Let's not delay another day. Let's get out of here."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Burtch on a point of personal privilege.

Mr. Burtch:

"Mr. Speaker, I don't want to take too much of the time of the House, but I would suggest this, which should make Representative Clark happier. He can go home and the others also who do not wish to work on this problem, and the ones who do want to work will stay here and redistrict the state."

MOTION

On motion of Mr. Sawyer, the House adjourned until 11:00 a.m., Saturday, February 13, 1965.

ROBERT M. SCHAEFER. Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-FOURTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Saturday, February 13, 1965.

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

The Clerk called the roll and all members were present except Representatives Ahlquist, Bledsoe, Conner, Dootson, King (Richard "Dick"), McCormick, and Perry. Representatives Ahlquist, Bledsoe, Conner, King (Richard "Dick"), McCormick, and Perry were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Dave Carlson of the Assembly of God Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group from the Sunday School of Skamokawa Methodist Church, accompanied by Former Senator Tom Hall, and asked them to stand and be recognized.

The Speaker observed in the north gallery students from the eighth and ninth grade Sunday School classes of the Riverton Methodist Church, and asked them to stand and be recognized.

REPORTS OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 13, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 47, have compared same with the original bill and find it correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

House of Representatives, Olympia, Wash., February 13, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Joint Resolution No. 25, have compared same with the original resolution and find it correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 33, providing Tacoma Narrows bridge be toll free upon retirement of bonded indebtedness, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "Bill" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Horace W. Bozarth, Robert F. Brachtenbach, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Richard Taylor, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel,

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

C. G. Witherbee, Harold E. "Hal" Wolf.

We, a majority of your Committee on Highways, to whom was referred House Bill No. 245, exempting U. S. vehicles from motor vehicle registration; providing registration of vehicles possessed by international body, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Leonard A. Sawyer, Chairman,

C. W. "Red" Beck, Vice Chairman, W. L. "Bill" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Robert F. Brachtenbach, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Richard Taylor, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 12, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 249, abolishing issuance of duplicate vehicle license plates, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman,

C. W. "RED" BECK, Vice Chairman, W. L. "BILL" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Robert F. Brachtenbach, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Richard Taylor, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 12, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill

No. 278, providing requisites for motor vehicle dealer licenses, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Robert F. Brachtenbach, P. J. "Jim" Gallagher, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 279, striking sending of notice of delinquency to owners when overdue house trailer excise tax: removing present added penalty for overdue tax, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Leonard A. Sawyer, Chairman,

C. W. "RED" BECK, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Robert F. Brachtenbach, Norwood Cunningham, P. J. "Jim" Gallagher, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 12, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 283, authorizing a feasibility study for relocation of primary state highway No. 3 in Asotin county, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Robert F. Brachtenbach, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Richard Taylor, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 12, 1965.

MR SPEAKER

The Senate has passed: Senate Joint Memorial No. 10, and the same is herewith transmitted. WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 237 and has passed the bill as amended by the House. Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 237, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Bill No. 237.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 417, by Representatives O'Donnell, Cunningham, and Kirk: An Act relating to county boards of education; authorizing the formation of an association thereof; and defining its powers and functions.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 418, by Representatives O'Brien, Jueling, and Olsen:

An Act relating to state depositaries; and amending section 43.85.080, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.85.080.

Ordered printed and referred to Committee on Banking and Insurance.

House Bill No. 419, by Representatives Cunningham, Warnke, and Valle: An Act relating to cities and towns.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 420, by Representatives Conner and Traylor:

An Act relating to highways; and making an appropriation.

Ordered printed and referred to Committee of Highways.

House Bill No. 421, by Representatives Klein, Jolly, and Moon:

An Act relating to public utilities' excess earnings; and amending section 80.04.360, chapter 14, Laws of 1961 and RCW 80.04.360.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 422, by Representatives Moon, Savage, and Jolly:

An Act relating to public service companies; prohibiting unreported political contributions; requiring public records of all payments or retainers of certain public officials; requiring the public utility and transportation commission to exclude such payments from operating expenses of utilities and transportation companies when determining or fixing rates; prohibiting the use of utility or transportation company customer mailing lists for political purposes; adding new sections to chapter 14, Laws of 1961 and to chapters 80.04 and 81.04 RCW; and providing penalties.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 423, by Representatives Elder, Olsen, and O'Dell:

An Act relating to waterways; adding seven new sections to chapter 79.16 RCW; and repealing section 1, chapter 168, Laws of 1913 and RCW 79.16.190.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 424, by Representatives Gallagher, McCormick, and Hunt-ley:

An Act relating to motor vehicle braking equipment; amending section 46.37.340, chapter 12, Laws of 1961 as amended by section 21, chapter 154, Laws of 1963 and RCW 46.37.340.

Ordered printed and referred to Committee on Highways.

House Bill No. 425, by Representatives Litchman, Johnson (Doris), and Saling:

An Act relating to education; and amending section 14, chapter 157, Laws of 1955, as amended by section 7, chapter 216, Laws of 1959 and RCW 28-19060

Ordered printed and referred to Committee on Education and Libraries.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add thirteen additional names as sponsors of House Bill No. 426.

House Bill No. 426, by Representatives Litchman, Lux, Flanagan, Mahaffey, Kirk, Johnson (Doris), DeJarnatt, Brachtenbach, Valle, Saling, Cunningham, Taplin, Anderson (Eric O.), Braun, Brouillet, and Radcliffe:

An Act relating to education and apportionment of state funds; adding new sections to chapter 28.41 RCW; adding new sections to chapter 28.24 RCW; repealing section 1, chapter 282, Laws of 1953 as amended by section 2. chapter 187. Laws of 1955 and RCW 28.41.010; repealing section 2, chapter 282, Laws of 1953 as amended by section 3, chapter 187, Laws of 1955 and RCW 28.41.060; repealing section 4, chapter 187, Laws of 1955 as last amended by section 1, chapter 175, Laws of 1961 and RCW 28.41.070; repealing section 5, chapter 187, Laws of 1955 and RCW 28.41.075; repealing section 3, chapter 282, Laws of 1953 as amended by section 7, chapter 187, Laws of 1955 and RCW 28.41.080; repealing section 8, chapter 187, Laws of 1955 and RCW 28.41.090; repealing section 4, page 322, Laws of 1909 and RCW 28.41.100; repealing section 1, chapter 217, Laws of 1947 and RCW 28.41.110; repealing section 2, chapter 217, Laws of 1947 and RCW 28.41.120; repealing section 12, page 314, Laws of 1909 as last amended by section 1, chapter 148, Laws of 1959 and RCW 28.48.070; repealing section 16, chapter 2, Laws of 1963 Ex. Sess. and RCW 28.84.140; repealing section 10, chapter 21, Laws of 1917 as last amended by section 12, chapter 141, Laws of 1945 and RCW 28.24.010; repealing section 13, chapter 141, Laws of 1945 and RCW 28.24.060; repealing section 1, chapter 53, Laws of 1941 and RCW 28.24.070; and repealing section 2, chapter 53, Laws of 1941 and RCW 28.24.071.

Ordered printed and referred to Committee on Education and Libraries.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add six additional names as sponsors of House Bill No. 427.

House Bill No. 427, by Representatives Ahlquist, King (Chet), Flanagan, Sawyer, Beck, Conner, Braun, Whetzel, and McDougall (by executive request):

An Act relating to state government; providing for the administration of certain laws pertaining to water resources of the state and other natural resources; establishing a department and board of water resources; abolishing certain offices, departments, boards, commissions, and committees; transferring certain powers, duties and functions; prescribing powers, duties,

and functions; amending section 43.17.010, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.17.010; and amending section 43.17.020, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.17.020; and making an effective date.

Ordered printed and referred to Committee on Water Resources and Pollution Control.

House Bill No. 428, by Representatives Kalich, Jastad, and King (Chet): An Act relating to transportation; providing for the transfer or continuation of permits; and adding a new section to chapter 14, Laws of 1961, and to chapter 81.80 RCW.

Ordered printed and referred to Committee on Highways.

House Bill No. 429, by Representatives Sheridan, Klein, and Witherbee:

An Act relating to motor vehicle accidents; amending section 5, chapter 169, Laws of 1963 and RCW 46.29.050; amending section 27, chapter 21, Laws of 1961 first extraordinary session as amended by section 65, chapter 169, Laws of 1963 and RCW 46.52.130; and providing penalties.

Ordered printed and referred to Committee on Highways.

House Bill No. 430, by Representatives Sheridan, Klein, and O'Donnell:

An Act relating to state government; authorizing parks and recreation commission to enter agreements with and to accept grants from the federal government for the support of the youth development and conservation corps program; and adding three new sections to chapter, Laws of 1965 (Senate Bill No. 4) and to chapter 43.51 RCW.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

House Bill No. 431, By Representatives Bottiger, Garrett, and Copeland: An Act relating to the attorney general; providing for the appointment, discharge, suspension, demotion, and other disciplinary action of assistant attorneys general, providing for appeals, procedure on appeal, and exempting certain positions in the office of attorney general from the provisions of the act; and amending section 43.10.060, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.10.060; and adding new sections to chapter 43.10 RCW.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. May, the rules were suspended and authorization was given to add two additional names as sponsors of House Joint Memorial No. 20.

House Joint Memorial No. 20, by Representatives May, Avey, Slagle, Wolf, and Cunningham:

Memorializing against inequitable freight rates.

Ordered printed and referred to Committee on Aviation and Transportation.

FIRST READING OF SENATE BILL

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

Senate Joint Memorial No. 10, by Senators Peterson (Lowell) and Lennart: Commemorating Pig War.

Referred to Committee on Parks, Capitol Buildings and Grounds.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery Cub Pack No. 23 and Scout Group No. 40 from Waller Road in Pierce county, and asked them to stand and be recognized.

SECOND READING OF BILLS

House Bill No. 38, by Representatives Olsen, Litchman, Chatalas, O'Donnell, Taylor, and Smith (by executive request of Governor Rosellini):

Enabling counties and cities to participate in a sports stadium.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 159, by Representatives Olsen, Garrett, and Smith: Regulating county-city housing standards.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 163, by Representatives Kalich, Haussler, and Garrett:

Authorizing labor charges by voucher to equipment rental and revolving fund by road fund and vice versa.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 248, by Representatives McDougall, Canfield, and Flanagan (by departmental request):

Provides standards for disinfecting fruit trees, produce thereof.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 275, by Representatives Epton, Humiston, and Slagle (by departmental request):

Providing department of public assistance may transfer uncollectible debts to suspense account and limiting time for collection.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

MOTION

On motion of Mr. Sawyer, the House adjourned until 12:00 noon, Monday, February 15, 1965.

Robert M. Schaefer, Speaker.

S. R. Holcomb, Chief Clerk.

THIRTY-SIXTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, February 15, 1965.

The Speaker called the House to order at 12 noon.

The Clerk called the roll and all members were present except Representatives Jueling, McCormick, and Sawyer, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend T. Eugene Turner of the First Christian Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of school children from St. Luke's parish in Seattle, and asked them to stand and be recognized.

The Speaker observed in the north gallery fifty-four students from Black Diamond elementary school, and asked them to stand and be recognized.

The Speaker observed in the north gallery a girl scout group from the 48th District in Seattle, and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives, Olympia, Wash., February 12, 1965.

We, a majority of your Committee on Local Government Subcommittee on Cities and Towns, to whom was referred House Bill No. 9, relating to budgets in cities of first class having a population of 300,000 or more, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government

SAMUEL J. SMITH, Chairman, FRANK J. WARNEE, Vice Chairman. Subcommittee on Cities and Towns JACK ROGERS, Chairman, W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: James A. Andersen, Art Avey, Don Eldridge, Slade Gorton, Joel Pritchard, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., February 12, 1965.

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 63, authorizing increase in percentage of municipal pension funds investable in certain securities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: James A. Andersen, Art Avey, Don Eldridge, Slade Gorton, Joel Pritchard, George P. Sheridan.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., January 29, 1965.

MR SPEAKER.

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 132, removes requirement that school district boundaries be coextensive with city boundaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

SAMUEL J. SMITH, Chairman, FRANK J. WARNKE, Vice Chairman. Subcommittee on Cities and Towns JACK Rogers, Chairman, W. O. E. "Bill" RADCLIFFE. Vice Chairman.

We concur in this report: James A. Andersen, Art Avey, Don Eldridge, Slade Gorton, Joel Pritchard.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Joint Resolution No. 12, providing for a constitutional convention, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Slade Gorton, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Joint Resolution No. 16, advancing the inauguration and the commencement of the terms of elected state officials, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

GARY GRANT, Chairman,

HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Slade Gorton, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add five additional names as sponsors of House Bill No. 432.

'House Bill No. 432, by Representatives Lux, Valle, O'Donnell, Swayze, Lynch, Kirk, Johnson (Doris), and Epton:

An Act relating to female employment; amending section 1, chapter 84, Laws of 1951 and RCW 49.28.070.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 433.

House Bill No. 433, by Representatives Kirk, Johnson (Doris), O'Donnell, Swayze, Lynch, and McCaffree:

An Act relating to persons exempt from jury service; and amending section 2, chapter 57, Laws of 1911 and RCW 2.36.080.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 434.

House Bill No. 434, by Representatives Epton, Johnson (Doris), O'Donnell, Valle, Kirk, and Swayze:

An Act relating to community property.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add two additional names as sponsors to House Bill No. 435.

House Bill No. 435, by Representatives O'Donnell, Johnson (Doris), Epton, Kirk, and Swayze:

An Act relating to community property.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 436.

House Bill No. 436, by Representatives Swayze, Lynch, Kirk, and O'Donnell:

An Act relating to civil actions and procedure; permitting women to sue alone in actions for personal injuries; and amending section 5, page 131, Laws of 1854 as last amended by section 6, Code of 1881 and RCW 4.08.030.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 437, by Representatives Wolf, Day, and Hurley:

An Act relating to excise taxes on spirits, wine, or strong beer; amending section 82.08.150, chapter 15, Laws of 1961, as amended by section 2, chapter 24, Laws of 1961 extraordinary session and RCW 82.08.150; adding a new section to chapter 15, Laws of 1961 and to chapter 82.08 RCW; and prescribing an effective date.

Ordered printed and referred to Committee on Licenses.

House Bill No. 438, by Representatives McDougall and Haussler:

An Act relating to revenue and taxation; exempting certain loans made

by credit companies and corporations from the business and occupation tax; and amending section 82.04.400, chapter 15, Laws of 1961 as amended by section 1, chapter 136, Laws of 1963 and RCW 82.04.400.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 439.

House Bill No. 439, by Representatives Marsh, Brouillet, Elder, and O'Dell: An Act relating to accident reports, and amending section 46.52.080, chapter 12, Laws of 1961 and RCW 46.52.080.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add six additional names as sponsors of House Bill No. 440.

House Bill No. 440, by Representatives Avey, Haussler, Moon, Leland, Day, Slagle, Warnke, May, and Bozarth:

An Act relating to public lands; establishing rules and regulations for the sale, processing, and transportation of timber located thereon; amending section 33, chapter 255, Laws of 1927, as last amended by section 1, chapter 73, Laws of 1961, and RCW 79.01.132; amending section 51, chapter 255, Laws of 1927, as last amended by section 4, chapter 73, Laws of 1961, and RCW 79.01.204; providing penalties; declaring an emergency; and specifying contingencies upon the occurrence of which certain sections shall take effect.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add two additional names as sponsors of House Joint Memorial No. 21.

House Joint Memorial No. 21, by Representatives O'Donnell, Marsh, Sheridan, Grant, and Johnson (Doris):

Repealing Taft-Hartley act, section 14-b.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add four additional names as sponsors of House Joint Memorial No. 22.

House Joint Memorial No. 22, by Representatives O'Donnell, Kink, Mc-Cormick, Sheridan, Grant, Kalich, and Smith:

Requesting that national election day be declared a holiday.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

SECOND READING OF BILLS

House Bill No. 137, by Representatives Litchman, Kink, Andersen (James A.), Lux, King (Richard "Dick"), Chatalas, Moon, Leland, Ahlquist, Johnson

(Doris), Garrett, Taylor, Gallagher, Marzano, Kirk, Smith, O'Donnell, Brouillet, Olsen, Pritchard, Bottiger, Valle, Sawyer, Uhlman, Whetzel, Radcliffe, Copeland, O'Brien, Witherbee, Pierre, Haussler, Bozarth, and Backstrom:

Authorizing the establishment of five additional community colleges.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 137, authorizing the establishment of five additional community colleges, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, beginning on line 11, strike all of the matter down to and including "Highline College" on line 15 and insert "[Junior] Community College, (2) Clark Community College, (3) Columbia Basin Community College, (4) Everett [Junior] Community College, (5) Grays Harbor Community College, (6) Lower-Columbia [Junior] Community College, (7) Olympic Community College, (8) Skagit Valley Community College, (9) Wenatchee Valley Community College, (10) Yakima Valley [Junior] Community College, (11) Peninsula Community College, (12) Highline Community College"

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Stewart Bledsoe, Elmer C. Huntley, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Mary Ellen McCaffree, Daniel G. Marsh, Charles Moon, George Pierre, Frances G. Swayze, C. G. Witherbee.

The bill was read the second time by sections.

Mr. Kink moved adoption of the committee amendment.

Debate ensued, Representatives Kink, Brouillet, and Mahaffey speaking in favor of adoption of the amendment, and Representatives King (Richard "Dick") and Clark speaking in opposition to its adoption.

The motion was carried, and the committee amendment was adopted.

On motion of Mrs. Hurley, the following amendment was adopted:

On page 2, beginning on line 3, strike all of section 2.

On motion of Mrs. Hurley, the following amendment to the title was adopted:

Beginning on line 3 of the title after "RCW 28.84.260" insert a period and strike the remainder of the title.

House Bill No. 137 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 67, by Representatives Jastad, Kalich, and Angevine:

Requiring physicians and surgeons and institutions to report evidence of child abuse.

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 67 was substituted for House Bill No. 67, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 67 was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 103, by Representatives Witherbee, Angevine, and Valle:

Dispensing with elections in merger of and annexation by fire districts when certain percentage of voters approve petition.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 303, by Representatives Uhlman, Brachtenbach, and De-Jarnatt:

Changing dates for the preparation and consideration of school district budgets.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 319, by Representatives King (Chet), Garrett, and Kalich: Changing requirements of investment of funds under workmen's compensation act.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 175, by Representatives Leland, Garrett, and Brouillet: Increasing school district purchase authority.

House of Representatives, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 175, increasing school district purchase authority, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, line 14, after "of the" and before "taxable property" insert "assessed valuation of the"

In Section 1, line 16, after "of the" and before "taxable property" insert "assessed valuation of the"

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Tapin, Georgette Valle.

The bill was read the second time by sections.

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

House Bill No. 175 was ordered engrossed and passed to Committee on Rules and Order for third reading.

MOTION

On motion of Mr. O'Brien, the House adjourned until 10:00 a.m., Tuesday. February 16, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

THIRTY-SEVENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, February 16, 1965.

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

The Clerk called the roll and all members were present except Representatives Jueling and McCormick, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend T. Eugene Turner of the First Christian Church of Olympia.

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

The Speaker called on Mr. Brouillet to preside.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 137; also

Engrossed House Bill No. 175, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

I concur in this report: Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 14, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 43, requiring certain adults to agree to be jointly and severally liable with certain minors who apply for a driver's license, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman,

R. TED BOTTIGER, Vice Chairman.

We concur in this report: Jack L. Burtch, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, your Committee on Parks, Capitol Buildings, and Grounds, to whom was referred House Bill No. 73, redefining park district condemnation procedure, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull,

Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Joel Pritchard, Alan Thompson, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 100, prohibiting use of lie detectors in employment of persons, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Hayes Elder, Gary Grant, Mark Litchman, Daniel G. Marsh, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 100, prohibiting use of lie detectors in employment of persons, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Newman H. Clark, Slade Gorton, Elmer E. Johnston, Robert W. O'Dell.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, your Committee on Parks, Capitol Buildings, and Grounds, to whom was referred House Bill No. 164, allowing all counties to create park and recreation service areas, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Joel Pritchard, Alan Thompson, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings, and Grounds, to whom was referred House Bill No. 351, authorizing development of outdoor recreation areas, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Alan Thompson, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 425, deleting requirement that county superintendent keep

teachers' contract records in suitable book, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MARK LITCHMAN, Chairman,

DORIS JOHNSON, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives. Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Joint Memorial No. 18, memorializing congress to take action to alleviate Snohomish river flooding, have had the same under consideration, and we respectfully report the same back to the House with the recommendation CHARLES MOON, Chairman, that it do pass.

RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery fifty students from the Dimmitt Junior High School in Renton, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from Mossyrock High School, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 441, by Representatives Brouillet and Grant:

An Act relating to the legislature; creating a joint committee on constitutional review; prescribing its powers and duties; providing for citizen participation; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 442, by Representatives Brouillet, Litchman, and Saling:

An Act relating to the legislature; creating a joint committee on education; prescribing its powers and duties; providing for citizen participation; and repealing chapter 19, Laws of 1963 first extraordinary session and RCW 44.33.010 through 44.33.180.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 443, by Representative Pierre:

An Act relating to revenue and taxation; adding a new section to chapter 84.36 RCW; and prescribing penalties.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 444, by Representatives King (Richard "Dick"), Brouillet, and Saling:

An Act relating to teachers' benefits; and amending section 2, chapter 68,

Laws of 1955, as last amended by section 1, chapter 104, Laws of 1963, and RCW 28.58.100.

Ordered printed and referred to Committee on Education and Libraries.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add three additional names as sponsors of House Bill No. 445.

House Bill No. 445, by Representatives Litchman, Savage, Mast, Klein, Bottiger, and Marsh:

An Act relating to civil actions and damages and providing exemplary damages in certain actions for defamation.

Ordered printed and referred to Committee on Judiciary.

The Speaker resumed the Chair.

House Bill No. 446, by Representatives Anderson (Eric O.), Burtch, and King (Richard "Dick"):

An Act relating to the Washington state teachers' retirement system; providing an increase in retirement allowance for certain former members; and amending section 2, chapter 22, Laws of 1961, extraordinary session, and RCW 41.32.493.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 447, by Representatives Backstrom and Moon:

An Act relating to highways and making an appropriation. Ordered printed and referred to Committee on Highways.

House Bill No. 448, by Representatives Conner and Marzano:

An Act relating to vital statistics; providing for the registration of marriages, and decrees of divorce, annulment and separate maintenance with the state registrar of vital statistics; amending section 43.20.070, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.20.070; amending section 43-.20.080, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.20.080; amending section 43.20.090, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.20.090; amending section 7, page 405, Laws of 1854 as last amended by section 1, chapter 59, Laws of 1947, and RCW 26.04.090; amending section 8, page 82, Laws of 1866 as last amended by section 2, chapter 59, Laws of 1947 and RCW 26.04.100; amending section 9, page 83, Laws of 1866 as last amended by section 3, chapter 59, Laws of 1947 and RCW 26.04.110; amending section 4, chapter 204, Laws of 1939 and RCW 26.04.160; amending section 36.18.010, chapter 4, Laws of 1963, and RCW 36.18.010; section 36.18-.020, chapter 4, Laws of 1963, and RCW 36.18.020; amending section 6, chapter 159, Laws of 1945 as amended by section 15, chapter 5, Laws of 1961, extraordinary session, and RCW 70.58.200; adding a new section to chapter 215, Laws of 1949 and to chapter 26.08 RCW; prescribing penalties; making an appropriation; and declaring an effective date.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 449, by Representatives Conner and Brouillet:

An Act relating to public health; providing for a two-year study of cystic fibrosis; and making an appropriation.

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

House Bill No. 450, by Representatives Epton, May, and Saling:

An Act relating to education and the support thereof; and adding a new section to chapter 28.47 RCW.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 451, by Representatives Sheridan, Valle, and Brouillet:

An Act relating to the investment of the permanent common school fund, the agricultural college permanent fund, the normal school permanent fund, the scientific school permanent fund and the university permanent fund; repealing section 43.84.010, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.84.020, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.84.020, repealing section 43.84.030, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.84.030; repealing section 43.84.040, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.84.040; repealing section 43.84.050, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.84.050; repealing section 43.84.060, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.84.070, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.84.070, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.84.070,

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 452.

POINT OF ORDER

The Speaker recognized Mr. Eldridge on a point of order.

Mr. Eldridge:

"Mr. Speaker, I have no objection to the motion that was just made, but it was my understanding that such motions were to be cleared with the prime sponsors of any bill, and this was not done in this case."

The Speaker:

"Mr. Eldridge, the names were on the bill at the time it was received last night. This is simply a motion to permit those signatures, which exceed the number of three permitted under the rules."

House Bill No. 452, by Representatives Eldridge, Berentson, Taylor, May, and Lynch:

An Act relating to the state highway commission; amending section 47.01.020, chapter 13, Laws of 1961 and RCW 47.01.020, section 47.01.030, chapter 13, Laws of 1961 and RCW 47.01.030, and section 47.01.090, chapter 13, Laws of 1961 and RCW 47.01.090; and adding a new section to chapter 13, Laws of 1961 and to chapter 47.01 RCW.

Ordered printed and referred to Committee on Highways.

House Joint Resolution No. 30, by Representatives Sheridan, Valle, and Brouillet:

Regulating common school fund investments.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

SECOND READING OF BILLS

House Bill No. 56, by Representatives Berentson, Olsen, and Bottiger (by departmental request):

Changing certain fees and procedures under securities act.

House of Representatives, Olympia, Wash., February 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 56, changing certain fees and procedures under securities act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 3, section 2, beginning on line 22, strike "The director may by order summarily postpone or suspend registration pending final determination of any proceeding under this section.]" and insert "The director may by order summarily postpone or suspend registration pending final determination of any proceeding under this section." and beginning on line 25 strike "Has failed reasonably to supervise his salesman if he is a broker-dealer or his employees if he is an investment adviser."

On page 4, section 3, line 12, after "[are not]" and before "shall be" insert "at the discretion of the director or administrator"

On page 6, section 4, beginning on line 15, strike all of the matter down to and including the period on line 21 and insert "All fees collected under this chapter shall be turned in to the state treasury and shall not be refundable, except as herein provided."

On page 7, beginning on line 1, strike all of "Sec. 6".

Renumber the old "Sec. 7" to read "Sec. 6".

Beginning on line 9 of the title after "21.20.400" strike all the matter down to and including "appropriation" on line 10.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman.

The bill was read the second time by sections.

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

House Bill No. 56 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 162, by Representatives Haussler, Huntley, and Olsen:

Enlarging road functions counties may perform through creation of road improvement districts.

House of Representatives, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 162, enlarging road functions counties may perform through creation of road improvement districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 11, after "acquisition" and before "and" insert "of rights of way"

On page 1, section 1, line 20, after "sition" and before the comma insert "of rights of way"

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCormick, Vice Chairman.

We concur in this report: Art Avey, Duane L. Berentson, Horace W. Bozarth, Robert F. Brachtenbach, Eric D. Braun, Jack L. Burtch, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving

Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

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

House Bill No. 162 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 217, by Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request):

Defining "Village Point" as the boundaries of a net fishing area.

The bill was read the second time by sections and passed to Committee on Rules and order for third reading.

House Bill No. 264, by Representatives Slagle, Adams, Chatalas, and Newschwander (by departmental request):

Setting forth crimes for fraudulently obtaining public assistance.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 277, by Representatives Savage, Humiston, and Marzano (by departmental request):

Authorizing payment of certain funeral services by department of public assistance.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 318, by Representatives King (Chet), Garrett, and Kalich: Amending employer payroll reporting requirements under workmen's compensation act.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 324, by Representatives Uhlman, Morphis, Elder, Smith, Sheridan, Chatalas, Grant, O'Donnell, Mahaffey, Garrett, and Backstrom:

Exempting police pensions from attachment.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 160, by Representatives Olsen, Smith, and Garrett: Allowing joint ownership and operation of property by cities and counties.

House of Representatives, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 160, allowing joint ownership and operation of property by cities and counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On line 7, after "Any" and before "county" insert "class AA or class A"

Committee on Local Government
SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Ray Olsen, George Pierre.

The bill was read the second time by sections.

Mr. Haussler moved adoption of the committee amendment.

YIELDING TO QUESTION

Mr. Burtch:

"Mr. Speaker, I wonder if Representative Haussler would yield to question?"

The Speaker:

"Representative Haussler, will you yield to question?"

Mr. Haussler:

"Certainly."

Mr. Burtch:

"Will you explain why this is being limited to just those two classes of counties?"

Mr. Haussler:

"We had quite a hearing on this and it was the consensus of the committee that it would be better to extend it to these counties and see how it would work out. Later on it could be extended to other counties if they wished it."

Mr. Burtch:

"Representative Haussler, will you yield to another question?"

Mr. Haussler:

"Representative Smith actually held the hearing on this bill. Maybe he would like to answer the questions on it."

Mr. Burtch:

"I was wondering if there was a request from any other counties for this authorization."

Mr. Haussler:

"I can answer that question. There was not."

The motion was carried and the amendment was adopted.

Mrs. Hurley moved adoption of the following amendment:

In section 1, line 14, after "gift" strike "or by eminent domain"

Debate ensued, Representatives Hurley and Morphis speaking in favor of adoptiton of the amendment, and Representatives Smith and Olsen speaking against its adoption.

YIELDING TO QUESTION

Mrs. Hurley:

"Mr. Speaker, I wonder if Representative Olsen would submit to a question?"

The Speaker:

"Representative Olsen, will you yield to question?"

Mr. Olsen:

"Yes."

Mrs. Hurley:

"Mr. Olsen, my question is with reference to the words on line 9 'including open spaces'. It seems to me that permitting the use of eminent domain just so you can have open spaces makes a pretty weak argument."

Mr. Olsen:

"Mrs. Hurley, the open space is a park which we want to develop across the street along the side of the new municipal building. Under this park we would like to have underground parking for our county cars. That is the reason for the open space."

Mrs. Epton moved that the House defer further consideration of House Bill No. 160 and that the bill be ordered held for tomorrow's second reading calendar.

Debate ensued, Representative Smith speaking against the motion, and Representatives Perry, Hurley, and Johnston (Elmer E.) speaking in its favor.

The motion was carried.

House Bill No. 154, by Representatives Brouillet, Sawyer, and Copeland: Recognizing employee organizations for certificated employees of school districts.

> House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 154, recognizing employee organizations for certificated employees of school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 2, line 16, strike the period following "district" and insert "with the exception of the chief administrative officer of each local district."

On page 1, section 3, line 19, after "as members," and before "shall have" insert "as determined by a secret election,"

On page 1, section 3, line 27, after "duties," add a new paragraph as follows:

"Policies adopted by the board as the result of negotiations with the employee representatives shall be reduced to writing and signed by the parties thereto."

On page 2, section 4, line 4, after "community college," and before "the representatives" insert "as determined by a secret election,"

On page 2, section 4, line 13, after "duties." add a new paragraph as follows:

"Policies adopted by the board as the result of negotiations with the employee representatives shall be reduced to writing and signed by the parties thereto."

On page 2, section 7, beginning on line 28, after "shall not" strike all of the matter down to and including "coerce, or" on line 29

On page 2, add a new section following section 8 as follows:

"NEW SECTION. Sec. 9. Nothing in this law shall be construed to annul or modify, or to preclude the renewal or continuation of, any lawful agreement heretofore entered into between any agency and any representative of its employees which does not violate the provisions of this act or rules adopted thereunder."

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Georgette Valle.

The bill was read the second time by sections.

By motion of Mr. Litchman, the committee amendment on page 1, section 2, line 16, was adopted.

On motion of Mr. Litchman, the committee amendment on page 1, section 3, line 19, was not adopted.

Mr. Litchman moved adoption of the following amendment:

On page 1, section 3, beginning on line 18, after "organization shall" strike everything down to the comma after "as members" on line 19 and insert "by secret ballot have won a majority in an election to represent the certificated employees within its school district"

Debate ensued, Representatives Litchman and Brouillet speaking in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

On motion of Mr. Litchman, the committee amendment on page 1, section 3, line 27, was adopted.

Mr. Litchman moved that the committee amendment on page 2, section 4, line 4, be not adopted.

YIELDING TO QUESTION

Mr. Johnston (Elmer E.):

"Mr. Speaker, I would like to ask Mr. Litchman a question if I may."

The Speaker:

"Go ahead, Mr. Johnston."

Mr. Johnston:

"Mr. Litchman, I don't follow why you are striking out the principle of secret ballot that was agreed to in committee."

Mr. Litchman:

"The amendment we voted down on the prior page is identical to this one here. The new amendment which is proposed will still provide for a secret ballot. Unfortunately, the amendment drafted by the committee did not do what was intended, and the new amendment which I will offer will take care of that."

Mr. Johnston:

"You are retaining the secret ballot?"

Mr. Litchman:

"Yes, we are."

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Mr. Litchman yield to another question?"

The Speaker:

"Mr. Litchman, will you yield to question?"

Mr. Litchman:

"Yes, I will be happy to."

Mr. Canfield:

"This is meant to be constructive. I don't like the words 'secret election'. That isn't what is intended. What you mean is secret ballot. You don't mean that the election itself is to be secret, do you?"

Mr. Litchman:

"Thank you, sir. You are absolutely correct. The wording should be that."

The motion was carried, and the committee amendment on page 2, section 4, line 4, was not adopted.

Mr. Litchman moved adoption of the following amendment:

On page 2, section 4, line 3, after "college" and before "the certificated" strike "which represents the majority of" and insert ", which organization shall, by secret ballot, have won a majority in an election to represent"

YIELDING TO QUESTION

Mr. Eldridge:

"Mr. Speaker, would Representative Litchman yield to question?"

The Speaker:

"Mr. Litchman, will you yield to question?"

Mr. Litchman:

"Yes."

Mr. Eldridge:

"Well, this may not be quite germane to the amendment, Representative Litchman, but I am wondering why, when a community college is part of a local school district with one board of directors, it is necessary to have two separate organizations on the employees' side. These instructors from years eight through fourteen are all hired and their checks approved by the same board of directors. Why is it necessary to have them dealing with two separate groups? I am in favor of separating the community college from the local school district, but as long as we have them under one school board, why is it necessary to have them bargaining with two different groups?"

Mr. Litchman:

"Actually we are talking about two separate groups. The community colleges, of course, don't have anything to do with the high schools and grade schools. Furthermore, the organizations are separate. The board of directors of the community college would only be dealing with one particular group and their group might be different from the school superintendents' group. In other words, the majority of the people in the community college might vote in the American Federation of Teachers, but the high school and secondary schools might vote in the WEA. So I feel that the one organization should be allowed to represent the community colleges, which would be separate from the noncommunity colleges."

On motion of Mr. Brouillet, the House deferred further consideration of House Bill No. 154, and the bill was ordered held for tomorrow's second reading calendar.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery forty members of the Evergreen Club of Enumclaw, and asked them to stand and be recognized.

The Speaker observed in the north gallery thirty-five students from Seattle University, and asked them to stand and be recognized.

House Bill No. 350, by Representatives Litchman, Johnson (Doris), and Mahaffey:

Authorizing annexation of nonhigh school districts to contiguous school districts containing a high school.

The bill was read the second time by sections.

Mr. Anderson (Eric O.) moved adoption of the following amendment:

On page 2, line 3, after "notification" and before the period insert ": Provided further, That when a proposal has been approved by the state board and the annexation involves a non-high school district located within the boundaries of an established Indian reservation, the proposal shall not take effect until it has been approved in a special election by the voters of the school districts involved. Notice of the special election shall be given as required by RCW 28.57.080. Whenever a special election is held to approve annexation, the votes cast by electors in each component district shall be tabulated separately and the proposal shall be considered approved only if it receives a majority of the votes cast in each separate district voting thereon"

Debate ensued, Representatives Anderson (Eric O.), Burtch, Haussler, and King (Chet) speaking in favor of adoption of the amendment, and Representatives Mahaffey, Litchman, Hood, and Pierre speaking against its adoption.

MOTION

Mr. Conner moved that the amendment be laid on the table.

POINT OF ORDER

The Speaker recognized Mr. Litchman on a point of order.

Mr. Litchman:

"Mr. Speaker, since we are operating under temporary rules, I would like to know whether we are still following the rule that a motion to table an amendment will table the bill?"

RULING BY THE SPEAKER

The Speaker:

"A motion to table the amendment would take the bill with it."

Mr. Litchman demanded an electric roll call, and the demand was sustained.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Anderson (Eric O.):

"Mr. Speaker, I would appreciate an opportunity to close debate."

RULING BY THE SPEAKER

The Speaker:

"The motion to lay on the table is not debatable."

The Clerk called the roll on the motion to lay the amendment by Mr. Anderson (Eric O.) on the table, and the motion was lost by the following vote: Yeas, 26; nays, 67; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Avey, Backstrom, Berentson, Bledsoe, Brouillet, Conner, Day, Eldridge, Flanagan, Gallagher, Haussler, Huntley, Jastad, King (Chet), May, McCaffree, Moos, Newschwander, Savage, Sawyer, Slagle, Swayze, Traylor, Warnke, Wolf—26.

Those voting nay were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Epton, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McDougall, Moon, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sheridan, Taplin, Taylor, Thompson, Valle, Wang, Whetzel, Witherbee, Mr. Speaker—67.

Those absent or not voting were: Representatives Jueling, Kalich, McCormick, Morphis, Smith and Uhlman.

The Speaker declared the question before the House to be the motion by Mr. Anderson (Eric O.) to amend House Bill No. 350 on page 2, line 3.

YIELDING TO QUESTION

The Speaker recognized Mr. Johnston (Elmer E.).

Mr. Johnston:

"Mr. Speaker, will Mr. Mahaffey answer a question? After Mr. Pierre had spoken I was quite confused. Is it true that the bill as proposed would close the Nespelem school system?"

The Speaker:

"Mr. Mahaffey, will you yield to question?"

Mr. Mahaffey:

"I would be happy to. I can assure Mr. Johnston that very seldom have they closed any of these elementary schools as the result of this consolidation. This is a matter of absorbing the old district into the high school district and these elementary schools are not closed. They still continue to operate. In fact, this will enhance their opportunity to have something to say about the operation of the high school, because they will have an opportunity to vote for the school board."

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of students from the Bellevue Junior High School, and asked them to stand and be recognized.

Further debate ensued, Representative May speaking in favor of adoption of the amendment by Mr. Anderson (Eric O.).

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, I would like to ask a question of Mr. Mahaffey, if I may."

The Speaker:

"Mr. Mahaffey, will you yield to question?"

Mr. Mahaffey:

"Yes, Mr. Speaker."

Mr. Adams:

"There is something which hasn't been discussed about which I have a question. If you consolidated, then this district which is not included under the tax base for this high school would then contribute a tax to the high school, where at the present time they are sending their children over to the other school and probably not making payments to the school where they are going. This is an area I would like to get cleared up."

Mr. Mahaffey:

"Dr. Adams, this is exactly true. Where the nonhigh district now pays a small share of the operation of the high school, under this consolidation the entire base of that area goes into the high school district. Therefore, they will contribute more than they do now and will contribute more fairly. Not only this, but there are many nonhigh school districts that aren't even levying their fourteen mills, which they could be doing to assist the high school."

Further debate ensued, Representatives Day, Moos, and Burtch speaking in favor of adoption of the amendment.

MOTION

Mr. Sawyer moved that House Bill No. 350 be indefinitely postponed.

Debate ensued, Representatives Sawyer and Hurley speaking in favor of the motion, and Representative Litchman speaking in opposition.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

The Speaker called on Mr. Garrett to preside.

Further debate ensued, Representative Bottiger speaking in favor of the motion, and Representatives Johnson (Doris) and Mahaffey speaking against it.

The Speaker resumed the chair.

Mr. Haussler demanded the previous question, and the demand was not sustained.

YIELDING TO QUESTION

Mr. Harris:

"Mr. Speaker, I would like to ask Mr. Mahaffey a question. I am not on the committee, but it is my understanding that heretofore when there is a consolidation and annexation of school districts, we have done this by a vote of the people. From what I can tell from reading the bill, there is no decision left to the people themselves. The county committee is supposed to send the proposal to the state board and they make the decision. That is the first question I have. The second question is this: Suppose a smaller unit is being aborshed into the larger unit. Will it then be responsible for any bonded indebtedness already accumulated and force that debt upon people who had no part in it when the debt was made?"

The Speaker:

"Mr. Mahaffey?"

Mr. Mahaffey:

"Mr. Harris, in answer to your first question, the present law requires that in order for districts to be consolidated there be a fifty percent vote of the people in that district to be annexed, and many districts have been doing that. In fact, two or three of those nonhigh districts came into our hearing and spoke in favor of this bill, because they wish to avoid community strife and animosity that is engendered. Now, this bill would provide for a public hearing before the county committee, which would then formulate a plan and this would be presented to the state board of education. They would approve or reject it and if they rejected it, the county board would have to provide another plan. There is still an opportunity for a public hearing and for the people to be heard. It doesn't mean that they are all going to be gobbled up. There are seven or eight districts of over three hundred students that might conceivably become high school districts in the future. Maybe they shouldn't be consolidated at this time and perhaps someone has an amendment to this bill in that regard.

"In regard to your second question as to bonded indebtedness, I believe it is true that the consolidated district would have to join in to pay previous indebtedness of the high school district, but I am not conversant with that part of the law and I could be wrong. I have been away from the consolidated areas for a while and I can't be sure."

Further debate ensued, Representative Pierre speaking in opposition to the motion to indefinitely postpone House Bill No. 350, and Representative Ahlquist speaking in favor of the motion.

Mr. Sawyer requested permission of the House to withdraw his motion to indefinitely postpone House Bill No. 350. Mrs. Hurley objected to the request.

MOTION

Mr. Sawyer moved that the House defer further consideration of House Bill No. 350, and that the bill be ordered held for tomorrow's second reading calendar.

POINT OF ORDER

The Speaker recognized Mr. Johnston (Elmer E.) on a point of order.

Mr. Johnston:

"Mr. Speaker, did the Speaker rule on Mr. Sawyer's request to withdraw his previous motion?" $\ensuremath{\text{\text{m}}}$

The Speaker:

"Mr. Sawyer withdrew his request and made a motion to put the bill on tomorrow's second reading calendar in the same position as it now is."

MOTION

Mr. Johnston (Elmer E.) moved that House Bill No. 350 be rereferred to the Committee on Education and Libraries.

RULING BY THE SPEAKER

The Speaker:

"Your motion would be out of order. It is of the same rank as Mr. Sawyer's motion to defer further consideration of the bill until tomorrow, and as Mr. Sawyer's motion was made first, his motion would have to be considered first by the House"

POINT OF ORDER

The Speaker recognized Mrs. Hurley on a point of order.

Mrs. Hurley:

"Mr. Speaker, I thought that in order for a member of the House to withdraw a motion, it had to be with the unanimous consent of the House. I objected. I just don't follow from there, Mr. Speaker."

The Speaker:

"Mrs. Hurley, the motion to indefinitely postpone House Bill No. 350 is still before us. Mr. Sawyer has now made a motion to postpone further consideration of this bill until tomorrow, which will keep this bill before us on the second reading calendar. If you pass the motion that Mr. Sawyer has just made, you will still have before you the motion to indefinitely postpone this bill."

Further debate ensued, Representatives Sawyer and Litchman speaking in favor of the motion to defer further consideration of House Bill No. 350 until tomorrow's second reading calendar.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery forty-five women from the Young Women's Christian Association in Bellingham, and asked them to stand and be recognized.

The Speaker observed in the south gallery fifty Young Democrats and Young Republicans, students from Olympic College in Bremerton, and asked them to stand and be recognized.

The Speaker observed in the south gallery seventy students from the Yelm High School, and asked them to stand and be recognized.

MOTION

Mr. O'Brien moved that the House grant the request of Mr. Sawyer to withdraw his motion that House Bill No. 350 be indefinitely postponed.

RULING BY THE SPEAKER

The Speaker:

"Your motion, Mr. O'Brien, would be out of order. We already have a motion before the House that further consideration of the bill be postponed to a day certain."

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, under subsidiary motions, all of these motions are in the fourth rank and therefore are of equal rank." $\ensuremath{\text{a}}$

RULING BY THE SPEAKER

The Speaker:

"Mr. Sawyer made his motion first and his motion must be the first one considered by the House. If it is passed, the bill will be in the same position on tomorrow's calendar and the question before us will then be Mr. Sawyer's motion to indefinitely postpone House Bill No. 350."

The motion by Mr. Sawyer that the House defer further consideration of House Bill No. 350 and that the bill be ordered held for tomorrow's second reading calendar was carried.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Wednesday, February 17, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-EIGHTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, February 17, 1965.

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

The Clerk called the roll and all members were present except Representatives Burtch, Grant, and Rogers. Representatives Burtch and Grant were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend T. Eugene Turner of the First Christian Church of Olympia.

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

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 16, 1965.

MR. SPEAKER:

We, your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Bill No. 61, changing certain staking and holding requirements for mining claims, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES MOON, Chairman,

RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 133, providing that

public building construction be by county building permit, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

Samuel J. Smith, Chairman.
Subcommittee on Counties and Junior
Taxing Districts

JOE D. HAUSSLER, Chairman, HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 142, authorizing exchanges of county real property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government

SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives,

MR. SPEAKER:

Olympia, Wash., February 16, 1965.

We, your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Bill No. 148, amending lease procedures for public lands, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES MOON, Chairman,

RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

Mr. Speaker:

House of Representatives, Olympia, Wash., February 16, 1965.

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 157, establishing temporary commission to clarify county boundaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 15, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 161, increasing county

adjustment board size, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government
SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 172, establishing a professional practice commission for education, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

MARK LITCHMAN, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Tapin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 371, authorizing the use of bid bonds in sewer district contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government

Samuel J. Smith, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Hueh "Bup" Kaller, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 15, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 372, authorizing the use of bid bonds in bids for water district contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government

SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 15, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 383, authorizing counties to issue revenue bonds and prescribing terms, forms, etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 16, 1965.

MR. SPEAKER:

We, your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Bill No. 397, reconveying certain property from the state to Lewis county, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES MOON, Chairman, RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 16, 1965.

Mr. Speaker:

We, your Committee on Natural Resources, Harbors and Waterways, to whom was referred House Joint Memorial No. 9, memorializing secretary of interior to preserve Dungeness spit, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES MOON, Chairman, RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 453, by Representatives Cunningham, McCaffree, and Brouillet:

An Act relating to elections; and amending section 29.04.040, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.04.040.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 454, by Representatives Marsh, Canfield, and McDougall:

An Act relating to agricultural marketing and marketing contracts of associations of agricultural producers.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 455, by Representatives King (Richard "Dick"), Klein, and O'Donnell:

An Act relating to civil procedure; affirming as actionable invasion of privacy by one-way mirrors and closed circuit television or motion pictures in restrooms, dressing and/or fitting rooms of stores; and adding a new section to chapter 4.24 RCW.

Ordered printed and referred to Committee on Judiciary,

House Bill No. 456, by Representatives Day, Moos, and Perry:

An Act relating to the practice of chiropractic; prescribing penalties; amending section 1, chapter 53, Laws of 1959 and RCW 18.25.015; amending section 5, chapter 5, Laws of 1919, as amended by section 3, chapter 53, Laws of 1959, and RCW 18.25.020; amending section 6, chapter 5, Laws of 1919, as amended by section 4, chapter 53, Laws of 1959 and RCW 18.25.030; amending section 14, chapter 5, Laws of 1919, and RCW 18.25.040; amending section 8, chapter 5, Laws of 1919, and RCW 18.25.050; amending section 10, chapter 5, Laws of 1919 as amended by section 5, chapter 53, Laws of 1959 and RCW 18.25.070; amending section 12, chapter 5, Laws of 1919, and RCW 18.25.080; amending section 15, chapter 5, Laws of 1919, and RCW 18.25.090; and adding new sections to chapter 5, Laws of 1919 and to chapter 18.25 RCW.

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

House Bill No. 457, by Representative Brouillet:

An Act relating to liability for rendering emergency care.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 458, by Representatives May and Backstrom:

An Act relating to probate law and procedure; amending section 5, chapter 205, Laws of 1955 and RCW 11.68.010; and amending section 9, chapter 205, Laws of 1955 and RCW 11.68.040.

Ordered printed and referred to Committee of Judiciary.

House Bill No. 459, by Representatives May, King (Chet), and Backstrom: An Act relating to property records.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

MOTION

On motion of Mr. Sawyer, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 460.

House Bill No. 460, by Representatives Kink, Hood, Sawyer, and Huntley: An Act relating to vehicles; providing for the regulation and licensing thereof and of persons in relation thereto; and amending section 46.44.020, chapter 12, Laws of 1961 and RCW 46.44.020.

Ordered printed and referred to Committee on Highways.

House Bill No. 461, by Representatives Garrett and Warnke:

An Act relating to water districts; providing certain contracting powers; and amending section 3, chapter 251, Laws of 1953, as amended by section 4, chapter 108, Laws of 1959, and RCW 57.08.045.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 462, by Representatives Garrett and Warnke:

An Act relating to sewer districts; providing certain contract powers; and amending section 48, chapter 210, Laws of 1941, as last amended by section 3, chapter 103, Laws of 1959 and RCW 56.08.060.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

MOTION

On motion of Mr. Bozarth, House Bill No. 454 was rereferred to Committee on Agriculture and Livestock.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery fifty-one students from Assumption Junior High School in Bellingham, and asked them to stand and be recognized.

House Bill No. 463, by Representatives King (Chet), Kink, and Hawley:

An Act relating to monofilament gill nets; and amending section 26, chapter 309, Laws of 1959 and RCW 75.12.280.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 464, by Representatives Kull, Canfield, and Newhouse:

An Act relating to apiaries; and amending section 15.60.030, chapter 11, Laws of 1961 and RCW 15.60.030.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 465, by Representatives O'Brien, O'Donnell, and Copeland: An Act relating to the investment of state funds; providing for the use of a portion of the income reserve fund; and amending section 43.84.090, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.84.090.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Appropriations).

House Bill No. 466, by Representative Dootson:

An Act relating to elected state officers; and providing that certain state offices shall be nonpartisan.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 467, by Representatives Grant and Elder:

An Act relating to the redistricting and reapportionment of the state into congressional districts.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 468, by Representatives Taylor and Conner:

An Act relating to the state employees' retirement system; and amending section 1, chapter 274, Laws of 1947 as amended by section 1, chapter 174, Laws of 1963 and as also amended by section 1, chapter 225, Laws of 1963 (said 1963 amendments being herein consolidated) and RCW 41.40.010.

Ordered printed and referred to Committee on State Government, Military and Veterans Affairs.

House Bill No. 469, by Representatives Beck and Conner:

An Act relating to motor vehicles; adding new sections to chapter 169,

Laws of 1963 and to chapter 46.29 RCW and repealing sections 1, 2 and 6 through 25, 27 through 44 and 67, chapter 169, Laws of 1963 and RCW 46.29-.010, RCW 46.29.020, RCW 46.29.060 through RCW 46.29.250, RCW 46.29.270 through RCW 46.29.440 and RCW 46.29.900.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 470, by Representatives Beck and Epton:

An Act relating to the transfer of title to certain real property and tidelands to the department of game, title of which is held by the state of Washington for the Washington veterans' home.

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

House Bill No. 471, by Representatives Taylor and Warnke:

An Act relating to pensions in cities of the first class; and adding a new section to chapter 39, Laws of 1909 and to chapter 41.20 RCW.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 472, by Representatives Wang, Hawley, and Conner (by Highway Interim Committee request):

An Act relating to motor vehicle accident reports; amending section 46.52.030, chapter 12, Laws of 1961 and RCW 46.52.030; amending section 46.52.080, chapter 12, Laws of 1961 and RCW 46.52.080, adding new sections to chapter 12, Laws of 1961 and to chapter 46.52 RCW; and prescribing penalties.

Ordered printed and referred to Committee on Highways.

House Bill No. 473, by Representatives Beck and Epton:

An Act relating to the department of institutions; authorizing the director of institutions to contract for the sale and conveyance of certain land and facilities at the Washington veterans' home; and declaring an emergency.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 474, by Representatives Lynch and Conner:

An Act relating to dairies and dairy products; permitting the use of oleomargarine in state institutions; and amending section 15.32.370, chapter 11, Laws of 1961 and RCW 15.32.370.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 475, by Representatives Bottiger and Brachtenbach:

An Act relating to presentence hearings and sentencing in criminal cases where the jury may impose the death penalty.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 476, by Representatives Klein and Kull:

An Act relating to building construction and to glass doors; prohibiting the sale of certain doors and glass assemblies; amending section 3, chapter 128, Laws of 1963 and RCW 70.89.030; and providing penalties.

Ordered printed and referred to Committee on Commerce and Economic Development.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of students from Highline High School in King county, and asked them to stand and be recognized.

House Bill No. 477, by Representatives Flanagan, McCormick, and Newhouse:

An Act relating to the Columbia Basin commission; amending section 43.49.010, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.49.010; amending section 43.49.030, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.49.030; amending section 43.49.040, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.49.040; amending section 43.49.070, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.49.070; repealing section 43.49.020, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.49.020; and repealing section 43.49.050, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.49.050.

Ordered printed and referred to Committee on Public Utilities.

MOTION

On motion of Mr. Whetzel, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 478.

House Bill No. 478, by Representatives Whetzel, Goldsworthy, Copeland, and King (Chet) (by executive request):

An Act relating to industrial insurance; revising the schedule of benefits; including the board of industrial insurance appeals within the scope of the Administrative Procedure Act and repealing sections of Title 51 inconsistent therewith; amending sections 51.32.080 and 51.32.090, chapter 23, Laws of 1961 as amended by sections 3 and 4, chapter 274, Laws of 1961 and RCW 51.32.080 and 51.32.090; amending section 51.52.100, chapter 23, Laws of 1961 as amended by section 4, chapter 148, Laws of 1963 and RCW 51.52.100; amending section 15, chapter 234, Laws of 1959 as amended by section 1, chapter 237, Laws of 1963 and RCW 34.04.150; amending section 51.52.050, chapter 23, Laws of 1961 and RCW 51.52.050; repealing sections 51.52.110, 51.52.115 and 51.52.140, chapter 23, Laws of 1961 and RCW 51.52.110, 51.52.115 and 51.52.140; and repealing section 51.52.106, chapter 23, Laws of 1961 as amended by section 7, chapter 148, Laws of 1963 and RCW 51.52.106.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 479, by Representatives Klein, Thompson, and Hood:

An Act relating to real property and authorizing the use of deeds of trust in security transactions and providing for the foreclosure thereof.

Ordered printed and referred to Committee on Judiciary.

House Joint Memorial No. 23, by Representatives Andersen (James A.) and Garrett:

Memorializing Congress to rescind 1963 House Joint Memorial No. 1 relative to apportionment of representation in a state legislature.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Joint Memorial No. 24, by Representative Elder:

Requesting return of Wahluke slope land.

Ordered printed and referred to Committee on Natural Resources, Harbors and Waterways.

House Joint Resolution No. 31, by Representative Flanagan:

Authorizing personal income tax.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

SECOND READING OF BILLS

House Bill No. 160, by Representatives Olsen, Smith, and Garrett:

Allowing joint ownership and operation of property by cities and counties.

The House resumed consideration of House Bill No. 160 on second reading, a committee amendment having been adopted previously. (See page 314 for amendment.)

The Speaker declared the question before the House to be a motion by Mrs. Hurley that the House adopt the following amendment:

In section 1, line 14, after "gift" strike "or by eminent domain"

With the consent of the House, Mrs. Hurley withdrew her amendment.

Mr. Olsen moved adoption of the following amendment:

In section 1, line 10, after "parking facilities" and before ", plazas" insert "for the use of county and city employees and persons doing business with such county or city"

Debate ensued, Representatives Olsen, Perry, Johnston (Elmer E.), and Leland speaking in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

House Bill No. 160 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 154, by Representatives Brouillet, Sawyer, and Copeland:

Recognizing employee organizations for certificated employees of school districts.

The House resumed consideration of House Bill No. 154 on second reading. (See pages 316 and 317 for amendments previously adopted and rejected.)

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 154, recognizing employee organizations for certificated employees of school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 2, line 16, strike the period following "district" and insert "with the exception of the chief administrative officer of each local district."

On page 1, section 3, line 19, after "as members," and before "shall have" insert "as determined by a secret election,"

On page 1, section 3, line 27, after "duties." add a new paragraph as follows:

"Policies adopted by the board as the result of negotiations with the employee representatives shall be reduced to writing and signed by the parties thereto."

On page 2, section 4, line 4, after "community college," and before "the representatives" insert "as determined by a secret election,"

On page 2, section 4, line 13, after "duties." add a new paragraph as follows:

"Policies adopted by the board as the result of negotiations with the employee representatives shall be reduced to writing and signed by the parties thereto."

On page 2, section 7, beginning on line 28, after "shall not" strike all of the matter down to and including "coerce, or" on line 29

On page 2, add a new section following section 8 as follows:

"NEW SECTION. Sec. 9. Nothing in this law shall be construed to annul or modify, or to preclude the renewal or continuation of, any lawful agreement heretofore entered

into between any agency and any representative of its employees which does not violate the provisions of this act or rules adopted thereunder."

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Georgette Valle.

The Speaker declared the question before the House to be a motion by Mr. Litchman that the following amendment be adopted:

On page 2, section 4, line 3, after "college" and before "the certificated" strike "which represents the majority of" and insert ", which organization shall, by secret ballot, have won a majority in an election to represent"

The motion was carried and the amendment was adopted.

On motion of Mr. Litchman, the committee amendments to page ${\bf 2}$, section 7 were adopted.

Mr. Litchman moved adoption of the committee amendment to page 2, adding a new section 9.

On motion of Mr. Klein, the following amendment to the committee amendment, adding a new section 9, was adopted:

Amend the amendment by the Committee on Education and Libraries, on page 2, which adds a new section 9, in line 5, of the new mimeographed section, after "employees" insert a period and strike the remainder of the section.

YIELDING TO QUESTION

Mr. Brachtenbach:

"Mr. Speaker, would Mr. Litchman yield to question?"

Mr. Litchman:

"Yes, I will yield."

Mr. Brachtenbach:

"In the proposed new section 9, Mr. Litchman, in the fourth line the word 'agency' is used. I notice in a quick review of the bill that this is apparently the only place where it is used. It apparently refers to the school district or board of directors, I am wondering why the word 'agency' is used."

Mr. Litchman:

"Representative Brachtenbach, this amendment was prepared and adopted by the subcommittee. I see no conflict in the use of the word 'agency' but if you think the word is ambiguous, I would be happy to set the bill over to take care of it."

Mr. Brachtenbach:

"I think the word should be changed, Representative Litchman, as it is foreign to all the rest of the bill. I have no objection to doing it immediately."

On motion of Mr. Brachtenbach, the following amendment to the committee amendment, adding a new section 9 to House Bill No. 154, was adopted:

Amend the amendment by the Committee on Education and Libraries, on page 2, which adds a new section 9, in line 4, of the new mimeographed section, after "between any" and before "and any" strike "agency" and insert "school districts"

The Speaker declared the question before the House to be the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

House Bill No. 154 was ordered engrossed and passed to Committee on Rules and Order for third reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a delegation of ladies from the 30th District, and asked them to stand and be recognized.

The House resumed consideration of House Bill No. 350 on second reading.

House Bill No. 350, by Representatives Litchman, Johnson (Doris), and Mahaffey:

Authorizing annexation of nonhigh school districts to contiguous school districts containing a high school.

The Speaker declared the question before the House to be a motion by Mr. Sawyer that House Bill No. 350 be indefinitely postponed.

With the consent of the House, Mr. Sawyer withdrew his motion.

MOTION

On motion of Mr. Litchman, House Bill No. 350 was rereferred to Committee on Education and Libraries.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a delegation of ladies from the Women's Auxiliary to the State Medical Association from eight counties, and asked them to stand and be recognized.

The Speaker observed in the north gallery a delegation of leaders from the PTA in Yakima county, and asked them to stand and be recognized.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 56; also

Engrossed House Bill No. 162, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

I concur in this report: Chet King.

MOTION

On motion of Mr. Klein, the House reverted to the sixth order of business for the purpose of introduction of a bill.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 480, by Representatives Klein and Thompson:

An Act relating to the redistricting and reapportionment of congressional districts.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

MOTIONS

On motion of Mr. Sawyer, the House advanced to the twelfth order of business for announcements of committee meetings.

On motion of Mr. Sawyer, the House adjourned until 11:00 a.m., Thursday, February 18, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

THIRTY-NINTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Thursday, February 18, 1965.

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

The Clerk called the roll and all members were present except Representatives King (Richard "Dick") and Rogers. Representative King was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend T. Eugene Turner of the First Christian Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of students from the Holy Rosary High School in Seattle, and asked them to stand and be recognized.

The Speaker observed in the south gallery seventy-five students from the South Kitsap High School, and asked them to stand and be recognized.

The Speaker observed in the south gallery a delegation from the National Council of Jewish Women from the Seattle and Tacoma areas, and asked them to stand and be recognized.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred, Engrossed House Bill No. 154; also

Engrossed House Bill No. 160, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Chet King, Richard W. Morphis.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 96, requiring condemnors of real property to file a copy of their final pre-suit offer with the clerk of the court, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Newman H. Clark, Hayes Elder, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 14, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 117, requiring escrow agents to be licensed and bonded, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN. Chairman.

R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 16, 1965.

MD SDEAKER

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 150, allowing automatic garnishment exemption allowance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

WILLIAM C. KLEIN, Chairman,

R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Hayes Elder, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 173, setting forth necessary qualifications before being licensed as embalmer, have had the same under consideration, and we respectfully report the same back to the

MRS. JOSEPH E. HURLEY, Chairman, RAY OLSEN, Vice Chairman.

We concur in this report: Stewart Bledsoe, R. Ted Bottiger, William "Bill" Chatalas, William S. Day, Robert F. Goldsworthy, Richard W. Morphis, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House with the recommendation that it do pass as amended.

House of Representatives, Olympia, Wash., February 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 192, adopting the interstate compact on mental health, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Paul H. Conner, Homer Humiston, Marjorie Lynch, Irving Newhouse, Ann T. O'Donnell, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 205, regulating P. U. D. contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DAN JOLLY, Chairman,

HENRY BACKSTROM, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, R, Ted Bottiger, Arlie U. DeJarnatt, Joe D. Haussler, Elmer Jastad, William C. Klein, Bob McDougall, Charles R. Savage.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a minority of your Committee on Public Utilities, to whom was referred House Bill No. 205, regulating P. U. D. contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: James A. Andersen, Norwood Cunningham, Edward F. Harris, Robert Perry, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, your Committee on Water Resources and Pollution Control, to whom was referred House Bill No. 231, changing fees to be collected by supervisor of water resources, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ERIC O. Anderson, Chairman, Chet King, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, S. E. (Sid) Flanagan, P. J. "Jim" Gallagher, Doris Johnson, Alfred E. Leland, Irving Newhouse, Ben F, Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 237, changing date for selection of jurors by county clerk, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman,

R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Hayes Elder, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel,

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., February 17, 1965.

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 244, making general changes in flood control district law; repealing earlier 1935 law on such districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government SAMUEL J. SMITH, Chairman. Subcommittee on Counties and Junior Taxing Districts Joe D. HAUSSLER, Chairman, HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, your Committee on Water Resources and Pollution Control, to whom was referred House Bill No. 252, providing for regulation and licensing of water well contrac-

tors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

ERIC O. Anderson, Chairman,

CHET KING, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, S. E. (Sid) Flanagan, P. J. "Jim" Gallagher, Doris Johnson, Alfred E. Leland, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 261, increasing deposit required of plaintiff in garnishment action, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Hayes Elder, Slade Gorton, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 268, extending provisional licenses for certain department of institutions personnel until July 1, 1967, have had the same under consideration and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

MRS. JOHN W. (KATHRYN) EPTON, Chairman, BEN F. TAPLIN, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Paul H. Conner, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Irving Newhouse, Ann T. O'Donnell, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 288, authorizing the purchase, lease, or lease with option of Harrison Memorial Hospital in Kitsap County, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman,

We concur in this report: Henry Backstrom, C. W. "Red" Beck, Paul H. Conner, Hayes Elder, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Ann T. O'Donnell, Charles R. Savage, W. S. "Bill" Traylor.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a minority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 288, authorizing the purchase, lease, or lease with option of Harrison Memorial Hospital in Kitsap County, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Alfred O. Adams, Irving Newhouse.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Aviation and Transportation, to whom was referred House Bill No. 334, changing laws relating to registration and taxation of aircraft, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ART AVEY, Chairman, AVERY GARRETT, Vice Chairman.

We concur in this report: Duane L. Berentson, Mrs. John W. (Kathryn) Epton, Robert W. O'Dell, Frank J. Warnke.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 16, 1965.

Mr. Speaker:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 335, providing for rehabilitation program and administration of same, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM "BILL" CHATALAS, Chairman, Frank Slagle, Vice Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Mrs. Joseph E. Hurley, Frank Geo. Marzano, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 336, reclassifying game fish, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Jack L. Burtch, Chairman,

W. S. "BILL" TRAYLOR, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Stewart Bledsoe, Horace W. Bozarth, Hugh "Bud" Kalich, Richard "Dick" King, Fred R. Mast, George P. Sheridan, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 337, providing medical aid contracts under industrial insurance must provide a standard of service equal to that provided by the department, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric O. Anderson, Jack Dootson, Gary Grant, Helmut L. Jueling, Frank. Geo. Marzano, William J. S. May.

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

I, a minority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 337, providing medical aid contracts under industrial insurance must provide a standard of service equal to that provided by the department, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Alfred O. Adams.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 366, creating a state council on aging and an interdepartmental committee on aging, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM "BILL" CHATALAS, Chairman, FRANK SLAGGE. Vice Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Mrs. Joseph E. Hurley, Frank Geo. Marzano, Charles R. Savage, Samuel J. Smith

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery Mr. and Mrs. Duke Blanchard from Colville, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of students from Blaine Junior High School in Seattle, and asked them to stand and be recognized.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Backstrom on a point of personal privilege.

Mr. Backstrom:

"Mr. Speaker, Ladies and Gentlemen of the House, today is the 39th day of this session, and this is the 39th session of the Washington State Legislature. Although this is slightly late for my 39th birthday, I thought that, as a member of the House from the 39th District, I might have this opportunity to say just a few words.

"We have, in a MC/CARE/FREE manner, drawn lines and curves and applied figures which ordinarily we would only see on the beaches in King county, Moos in Lincoln county, and Daddy Day in Spokane. All this with the GREIVE/EOUS results that these JERRY/built districts have become decorations upon the walls of Room 8.

"With the indulgence of the members of this House, I have asked the pages to give each of you a pin that says simply, 'WE TRY HARDER'. I hope each of you will wear it, and that this pin will inspire each of you to try once again to solve this tangled web.

"Additionally, we have been busy these 39 days, for we have introduced more than 600 bills; we have held committee meetings; considered, amended, and debated numerous bills upon second reading.

"And so I beseech the Guiding Power to GRANT us fortitude to SAIL/IN to position with the aid of SLADE and all frustrated representatives. I, for one, do not want a member of the 49th District to stand upon the rostrum ten days from now and say, 'Well, here we are, still redistricting!' Preferably, Mr. Speaker, I hope you can say, on the 49th day. 'We did it!'"

PERSONAL PRIVILEGE

The Speaker recognized Mr. Clark on a point of personal privilege. Mr. Clark:

"Mr. Speaker, may I respond to the wonderful remarks of my esteemed colleague on the other side of the aisle. I am wearing the button he just gave us. Although it is the first gift he has ever made, I trust it will not be the last. He is totally sincere in his comments and I certainly congratulate him on making them."

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 481: by Representative Savage:

An Act relating to industrial insurance and prevention and avoidance of injuries to workmen; amending section 13, chapter 182, Laws of 1921 as

last amended by section 1, chapter 186, Laws of 1943 and RCW 49.16.151; and providing penalties.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 482, by Representatives Kalich, Jastad, and Traylor:

An Act relating to game; and imposing restrictions on the hunting of certain animals.

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

House Bill No. 483, by Representative Savage:

An Act relating to the judiciary; providing for the disqualification of judicial officers; and amending section 3, chapter 54, Laws of 1891 as amended by section 1, chapter 39, Laws of 1895 and RCW 2.28.030.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 484: by Representatives Mast and Dootsen:

An Act relating to the public safety; and providing that the installation of sprinkler systems may be required in certain convalescent, maternity, nursing and rest homes.

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

House Bill No. 485, by Representative Conner:

An Act relating to the state advisory council for home and family; amending section 36.18.010, chapter 4, Laws of 1963 and RCW 36.18.010; adding a new chapter to Title 26 RCW; making an appropriation; and providing an effective date.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 486, by Representatives Kull, Hood, and Moon:

An Act relating to milk; defining terms; specifying powers and duties of the director of agriculture; authorizing milk check-testing and usage auditing programs; levying assessments therefor; specifying certain unfair practices providing for the administration and enforcement thereof; and providing penalties.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 487, by Representatives Bottiger, Valle, and Taylor:

An Act relating to interest and usury; including charges for extension of credit in connection with retail sales of goods in meaning of interest; amending section 1, chapter 80, Laws of 1899 and RCW 19.52.010; and amending section 2, chapter 80, Laws of 1899 and RCW 19.52.020.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 488, by Representative Copeland:

An Act relating to industrial insurance and compensation—right to and amount; amending section 51.32.040, chapter 23, Laws of 1961 and RCW 51.32.040.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 489, by Representative Dootson:

An Act relating to the legislature; and providing that members of the legislature shall be elected on a nonpartisan basis.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 490, by Representatives Epton, Backstrom, and Lynch:

An Act relating to the department of institutions and state residential schools for mentally deficient persons; providing procedures for commitment of alleged mentally deficient persons over eighteen years of age; and amending chapter 28, Laws of 1959 and chapter 72.33 RCW by adding new sections thereto.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 491, by Representatives Conner, Savage, and Haussler:

An Act authorizing the exchange of certain state forest lands for other lands of equal value for county park purposes.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

House Bill No. 492, by Representatives Moos and McCormick:

An Act relating to common carriers; and amending section 81.28.080, chapter 14, Laws of 1961, and RCW 81.28.080.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 493, by Representative Day:

An Act relating to industrial insurance for workmen injured by industrial accidents and their dependents; authorizing state and local government to become an insured employer or self-insured employer; authorizing employers to become an insured employer or self-insured employer; increasing compensation to injured workman for loss by amputation; establishing vocational rehabilitation for injured workman; creating a rehabilitation panel and setting forth its powers and duties; amending section 13, chapter 182, Laws of 1921 as last amended by section 1, chapter 186, Laws of 1943 and RCW 49.16.151; amending section 51.04.030, chapter 23, Laws of 1961 and RCW 51.04.030; amending section 51.04.070, chapter 23, Laws of 1961 and RCW 51.04.070; amending section 51.04.080, chapter 23, Laws of 1961 and RCW 51.04.080; amending section 51.24.010, chapter 23, Laws of 1961 as amended by section 7, chapter 274, Laws of 1961 and RCW 51.24.010; amending section 51.28.060, chapter 23, Laws of 1961 and RCW 51.28.060; amending section 51.32.010, chapter 23, Laws of 1961 and RCW 51.32.010; amending section 51.32.020, chapter 23, Laws of 1961 and RCW 51.32.020; amending section 51.32.030, chapter 23. Laws of 1961 and RCW 51.32.030; amending section 51.32.040, chapter 23, Laws of 1961 and RCW 51.32.040; amending section 51.32.090, chapter 23, Laws of 1961 as amended by section 4, chapter 274, Laws of 1961, and RCW 51.32.090; amending section 51.32.100, chapter 23, Laws of 1961 and RCW 51.32.100; amending section 51.32.140. chapter 23, Laws of 1961 and RCW 51.32.140; amending section 51.32.150, chapter 23, Laws of 1961 and RCW 51.32,150; amending section 51.32,160, chapter 23, Laws of 1961 and RCW 51.32.160; amending section 51.12.050, chapter 23, Laws of 1961 and RCW 51.12.050; amending section 51.12.070. chapter 23, Laws of 1961 and RCW 51.12.070; amending section 51.16.120, chapter 23, Laws of 1961 and RCW 51.16.120; amending section 51.16.105, chapter 23, Laws of 1961 and RCW 51.16.105; amending section 51.16.140. chapter 23, Laws of 1961 and RCW 51.16.140; amending section 51.28.010.

chapter 23, Laws of 1961 and RCW 51.28.010; amending section 51.28.020, chapter 23, Laws of 1961 and RCW 51.28.020; amending section 51.28.030, chapter 23, Laws of 1961 and RCW 51.28.030; amending section 51.32.080, chapter 23, Laws of 1961 as amended by section 3, chapter 274, Laws of 1961 and RCW 51.32.080; amending section 51.32.110, chapter 23, Laws of 1961 and RCW 51.32.110; amending section 51.32.130, chapter 23, Laws of 1961 and RCW 51.32.130; amending section 51.32.135, chapter 23, Laws of 1961 and RCW 51.32.135; amending section 51.42.040, chapter 23, Laws of 1961 and RCW 51.44.040; amending section 51.44.050, chapter 23, Laws of 1961 and RCW 51.44.050; adding new sections to chapter 23, Laws of 1961 and RCW 51.44.050; adding new sections to chapter 23, Laws of 1961 and to Title 51 RCW; adding a new chapter to Title 51 RCW; adding new sections to chapter 79, Laws of 1941 and a new chapter to Title 48 RCW; declaring certain effective dates; and declaring an emergency.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 494, by Representatives Kull, Haussler, and Ahlquist:

An Act relating to spring triggered devices and their use for game control. Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 495, by Representatives Anderson (Eric O.) and Marsh: An Act relating to public lands; and adding a new section to chapter 79.01 RCW.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

House Bill No. 496, by Representatives Litchman, Valle, and Mahaffey:

An Act relating to indebtedness of taxing districts; amending section 1, page 324, Laws of 1909, as last amended by section 1, chapter 163, Laws of 1953, and RCW 28.51.010; and amending section 1, chapter 143, Laws of 1917, as last amended by section 1, chapter 227, Laws of 1959, and RCW 39.36.020.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 497, by Representatives Litchman, Johnson (Doris), and Braun:

An Act relating to education; providing funds for construction or modernization of public school plant facilities; authorizing the issuance and sale of limited obligation bonds of the state and providing ways and means to pay said bonds; prescribing the powers and duties of certain officers; and setting forth the circumstances under which this act shall take effect.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 498, by Representatives Grant, Elder, and Bottiger:

An Act relating to the legislature; providing for the redistricting and reapportionment thereof; repealing chapter 5, Laws of 1957, chapter 289, Laws of 1957 and chapter 44.06 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 499, by Representatives Grant, Elder, and Bottiger:

An Act relating to the legislature; providing for the redistricting and reapportionment thereof; repealing sections 1 through 20, 24 through 50, 52 through 58, chapter 5, Laws of 1957 as amended by sections 1 through 20, 24 through 50, 52 through 58, chapter 289, Laws of 1957 and RCW 44.06.010

through 44.06.200, 44.06.240 through 44.06.500, 44.06.520 through 44.06.900; and declaring an emergency.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 500, by Representatives Jolly, Johnson (Doris), and Witherbee:

An Act relating to nuclear industry; establishing a revolving fund designated the "perpetual maintenance fund"; amending section 43.31.040, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.31.040; amending section 4, chapter 207, Laws of 1961 and RCW 70.98.040; adding new sections to chapter, Laws of 1965 (Senate Bill No. 4) and to chapter 43.31 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Commerce and Economic Development.

House Joint Resolution No. 32, by Representatives Eldridge, Brouillet, and Flanagan (by executive request):

Establishing the common school construction fund to be financed by the sale of timber and other crops from school and state lands.

Ordered printed and referred to Committee on Ways and Means.

House Joint Resolution No. 33, by Representatives Litchman, Johnson (Doris), and Braun:

Authorizing the sale of timber and other crops from school and state lands to finance the issuance of bonds for school construction.

Ordered printed and referred to Committee on Ways and Means.

RESOLUTION

Resolution by Representatives Kalich, Jastad, Thompson, and DeJarnatt:

Whereas, The rapid and widespread invasion by the weed, tansy ragwort, has created a most serious danger to agriculture and land use in southwest Washington; and Whereas, At least one-half million acres are infested with this weed; and

Whereas, More than fifty thousand acres are so badly infested with tansy ragwort that they can no longer be used to produce hay and silage crops;

Now, Therefore, Be It Resolved, That the department of agriculture and Washington State University are requested to use their great capabilities to take all possible steps to research and devise methods for the eradication of this weed.

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

SECOND READING OF BILLS

House Bill No. 156, by Representatives Olsen, Haussler, and Gallagher: Allowing county sales by public auction to be held wherever county commissioners designate.

House of Representatives, Olympia, Wash., February 8, 1965.

MR. SPEAKER:

We, a majority of your Comimttee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 156, allowing county sales by public auction to be held wherever county commissioners designate, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike all of section 1 and renumber the remaining sections consecutively.

Beginning on line 1 of the title after "counties;" strike all the matter down to and including "RCW 6.24.020;" on line 3.

Committee on Local Government SAMUEL J. SMITH, Chairman. Subcommittee on Counties and Junior Taxing Districts JOE D. HAUSSLER, Chairman, HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre.

The bill was read the second time by sections.

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

House Bill No. 156 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 222, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Berentson, Bergh, and Thompson (by departmental request):

Declaring unlawful alien commercial fishing and fraudulent application for licenses.

MOTION

On motion of Mr. Hawley, the House deferred further consideration of House Bill No. 222 and the bill was ordered held for tomorrow's second reading calendar.

House Bill No. 298, by Representatives Canfield, Haussler, and Garrett:

Requiring publication of notice of resolutions for formation of LID's in water districts rather than publishing resolution in full.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 299, by Representatives Canfield, Haussler, and Garrett: Requiring publication of notice of resolution for formation of LID's in sewer districts rather than publishing resolution in full.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 64, by Representatives DeJarnatt, Copeland, Sawyer, Uhlman, and Mahaffey:

Authorizing teachers' tax deferred annuities.

The bill was read the second time by sections.

Mr. Copeland moved adoption of the following amendment:

On page 1, add a new section following section 1 as follows:

"Sec. 2. Section 1, chapter 223, Laws of 1937 as last amended by section 1, chapter 256, Laws of 1957 and RCW 28.76.240 are each amended to read as follows:

"The board of regents of the University of Washington and the board of regents of the [State College of Washington] Washington State University are authorized and empowered:

"(1) To assist the faculties and such other employees of their respective institutions as the board of regents may designate in the purchase of old age annuities or retirement income plans under such rules and regulations as the regents of said institutions may prescribe. County agricultural agents, home demonstration agents, 4-H club agents, and assistant county agricultural agents paid jointly by the [State College of Washington] Washington State University and the several counties shall be deemed to be full time employees of the [State College of Washington] Washington State University for the purposes hereof;

"(2) To provide, under such rules and regulations as any such board may prescribe for the institution under its supervision, for the retirement of any such faculty member or employee on account of age or condition of health, retirement on account of age to be not earlier than the sixty-fifth birthday;

"(3) To pay to any such retired person, each year after his retirement, an amount which, when added to the amount of such annuity or retirement income plan received by him in such year, will not exceed fifty percent of the average annual salary paid to such person for his last ten years or full time service at such institution.

"[(4) To direct the retirement agency to pay to any retiring or resigning faculty member or employee or to any other person who has severed relations with the university or college, or any arm or agency thereof, at the option of such member or employee, the total amount of his account in the annuity or retirement income plan including all contributions theretofore made by both the member or employee and by the university or college or arm or agency thereof, and including accrued interest. The provisions of this subsection shall apply to any faculty member or employee of the college or university, or any arm or agency thereof, heretofore resigned, retired, or who has for any reason severed relations with the university or college or arm or agency thereof, and who has not received reimbursement as specified herein, and any such member or employee may elect to receive all such contributions at one time or in such monthly amounts, not to exceed the total of such contributions, as he may specify, and having elected to receive monthly amounts, he may at any time revoke such election and be paid the remaining moneys credited to his account.]

"(4) Nothing herein shall derogate from the right of any retiring or resigning faculty member or employee or any other person who has severed relations with the university or college or any arm or agency thereof of recovering his contributions together with accrued interest thereon."

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Debate ensued, Representatives Copeland and DeJarnatt speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

On motion of Mr. Copeland, the following amendment to the title was adopted:

In line 2 of the title after "state", strike "public school system" and insert "educational institutions or school districts; and amending section 1, chapter 223, Laws of 1937 as last amended by section 1, chapter 256, Laws of 1957 and RCW 28.76.240"

House Bill No. 64 was ordered engrossed and passed to Committee on Rules and Order.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:30 a.m., Friday, February 19, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FORTIETH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, February 19, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend T. Eugene Turner of the First Chris-

tian Church of Olympia.

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

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 18, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 64; also

Engrossed House Bill No. 156, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

I concur in this report: Gary Grant.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 76, establishing campus police for state colleges, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dick J. Kink, Chairman, Alan Thompson, Vice Chairman.

We concur in this report: Stewart Bledsoe, Elmer C. Huntley, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Daniel G. Marsh, Charles Moon, Richard W. Morphis, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 330, providing for arbitration of firefighters; labor disputes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Helmut L. Jueling, Frank Geo. Marzano, William J. S. May, John L. O'Brien.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 17, 1965.

MR SPEAKER!

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 377, relating to the appointment of election officials, their duties and the counting of ballots, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Edward F. Harris, Doris Johnson, William J. S. May, Bob McDougall, Donald W. Moos, W. O. E. "Bill" Radcliffe.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 417, authorizing creation of Washington association of county boards of education, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

MARK LITCHMAN, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, Gerald L. Saling, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 426, providing for apportionment of school funds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Robert F. Goldsworthy, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, Gerald L. Saling, Georgette Valle.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

I, a minority of your Committee on Education and Libraries, to whom was referred House Bill No. 426, providing for apportionment of school funds, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Hugh "Bud" Kalich.

MOTION

On motion of Mr. Conner, House Bill No. 426 was rereferred to Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 442, creating legislative committee on education, have had the

same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, Gerald L. Saling, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 18, 1965.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 450, providing state matching funds may be used for major repairs of existing buildings, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery fifty members of the Yakima County Teenage Republican Clubs, and asked them to stand and be recognized.

The Speaker observed in the south gallery 107 students from the Edison vocational School in Seattle, and asked them to stand and be recognized.

The Speaker observed in the north gallery fourteen students from the Kent-Meridian High School in King county, and asked them to stand and be recognized.

The Speaker observed in the north gallery twelve Girl Scouts from Connell, accompanied by their leader, and asked them to stand and be recognized.

The Speaker observed in the south gallery the Student Council from Stadium High School in Tacoma, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of Teenage Republicans from East Wenatchee, and asked them to stand and be recognized.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Joint Memorial No. 9, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 501, by Representatives Olsen, Haussler, and Braun:

An Act relating to county parks; and adding a new section to chapter 4, Laws of 1963 and to chapter 36.32 RCW.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 502, by Representatives Anderson (Eric O.) and Radcliffe: An Act relating to education.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 503, by Representatives Johnson (Doris), Radcliffe, and Anderson (Eric O.):

An Act relating to elections and voter registration therefor.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 504, by Representatives Grant and Garrett:

An Act relating to elections; and adding a new section to chapter, Laws of 1965 (Senate Bill No. 5) and to chapter 29.81 RCW.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 505, by Representatives Anderson (Eric O.) and Radcliffe: An Act relating to education.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 506, by Representatives Litchman and Kalich:

An Act relating to the support of state government; establishing a sweepstakes commission and setting out its powers and duties; providing for a special fund; and setting forth an effective date.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 507, by Representative Moon:

An Act relating to milk and milk products; amending section 15.36.120, chapter 11, Laws of 1961 and RCW 15.36.120; adding a new section to chapter 11, Laws of 1961 and to chapter 15.36 RCW; and repealing section 15.36.470, chapter 11, Laws of 1961 and RCW 15.36.470.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 508, by Representatives Slagle, Avey, and Goldsworthy:

An Act relating to state jurisdiction over Indians, reservations, and other lands; amending section 1, chapter 240, Laws of 1957 as amended by section 1, chapter 36, Laws of 1963 and RCW 37.12.010.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 509, by Representative Burtch:

An Act relating to the public health and wiping rags; and repealing chapter 206, Laws of 1959 and RCW 70.72.010 through 70.72.090.

Ordered printed and referred to Committee on Commerce and Economic Development.

House Bill No. 510, by Representatives Garrett and Grant:

An Act relating to extrahazardous occupations; and amending section 51.12.010, chapter 23, Laws of 1961 and RCW 51.12.010.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 511, by Representatives Kink and Litchman:

An Act relating to the establishment of a commission on higher education; prescribing powers, duties, and functions; and making an appropriation.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 512, by Representative Garrett:

An Act relating to sewer, water districts, and utility local improvement districts.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 513, by Representatives Beck, Haussler, and O'Brien:

An Act relating to prosecuting attorneys; and amending section 36.27.020, chapter 4, Laws of 1963 and RCW 36.27.020.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 514, by Representatives Beck and Moos:

An Act relating to game animals, game birds, and game fish; amending section 77.32.100, chapter 36, Laws of 1955 as amended by section 3, chapter 176, Laws of 1957 and RCW 77.32.100; amending section 77.32.103, chapter 36, Laws of 1955 as amended by section 4, chapter 176, Laws of 1957 and RCW 77.32.103; amending section 77.32.105, chapter 36, Laws of 1955 as amended by section 5, chapter 176, Laws of 1957 and RCW 77.32.105; amending section 77.32.110, chapter 36, Laws of 1955 as amended by section 6, chapter 176, Laws of 1957 and RCW 77.32.113; chapter 36, Laws of 1955 as amended by section 7, chapter 176, Laws of 1957 and RCW 77.32.113.

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

House Bill No. 515, by Representatives Wolf, Kink, and Traylor:

An Act relating to public highways; amending section 46.56.135, chapter 12, Laws of 1961, and RCW 46.56.135; adding a new section to chapter 12, Laws of 1961 and to chapter 46.56 RCW; and providing penalties.

Ordered printed and referred to Committee on Highways.

House Bill No. 516, by Representatives Klein and Andersen (James A.): An Act relating to the judicial council and the membership thereof; and amending section 1, chapter 45, Laws of 1925 extraordinary session, as last amended by section 1, chapter 271, Laws of 1961 and RCW 2.52.010.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 517, by Representatives Bottiger, Litchman, and Johnson (Doris):

An Act relating to and regulating retail installment sales of goods and services; amending section 4, chapter 236, Laws of 1963 and RCW 63.14.040; and amending section 12, chapter 236, Laws of 1963 and RCW 63.14.120.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 518, by Representatives Bottiger and Morphis:

An Act relating to small loan licenses; amending section 3, chapter 208, Laws of 1941 as amended by section 2, chapter 212, Laws of 1959 and RCW 31.08.030; adding a new section to chapter 208, Laws of 1941 and to chapter 31.08 RCW; and repealing section 4, chapter 208, Laws of 1941 and RCW 31.08.050.

Ordered printed and referred to Committee on Banking and Insurance.

House Bill No. 519, by Representatives Marsh, Klein, and Harris:

An Act relating to costs; providing for attorneys' fees in actions for damages for personal or property injury; and adding two new sections to chapter 4.84 RCW.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 520, by Representatives Gallagher, Taylor, and Copeland: An Act relating to crimes and punishment, and amending section 377, chapter 249, Laws of 1909 and RCW 9.45.060; and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 521, by Representatives Smith, O'Donnell, and Angevine: An Act relating to the state board against discrimination; providing for the coverage of employees thereof under the state civil service law; amending section 4, chapter 1, Laws of 1961 and RCW 41.06.040; and adding a new section to chapter 270, Laws of 1955 and to chapter 49.60 RCW.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 522, by Representative Smith:

An Act relating to insurance; and adding a new section to chapter 79, Laws of 1947 and to chapter 48.18 RCW.

Ordered printed and referred to Committee on Banking and Insurance.

House Bill No. 523, by Representatives Thompson, Uhlman, and Epton: An Act relating to interest and usury; regulating maximum rates of interest and service charges on retail credit; and providing civil and criminal penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 524, by Representatives Leland, Conner, and McCormick: An Act relating to the joint committee on highways and the state highway commission; amending section 47.01.030, chapter 13, Laws of 1961 and RCW 47.01.030; adding a new chapter to Title 44 RCW; and declaring an emergency. Ordered printed and referred to Committee on Highways.

House Bill No. 525, by Representatives Braun, Sheridan, and Klein:

An Act relating to unfair competition, discrimination and practices in connection with the sale of certain articles and commodities and the rendering of certain services; prohibiting unfair practices in the petroleum industry; and adding a new section to chapter 221, Laws of 1939 and to chapter 19.90 RCW.

Ordered printed and referred to Committee on Commerce and Economic Development.

House Bill No. 526, by Representatives Eldridge, O'Brien, and Jueling:

An Act relating to health and safety for underground workers; providing requirements for underground labor; and amending section 1, chapter 194, Laws of 1941 and RCW 49.24.080.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 527, by Representatives Eldridge, King (Chet), and Berentson:

An Act relating to weather modification and control; amending section 43.37.090, chapter, Laws of 1965 and RCW 43.37.090; amending section 43.37.110, chapter, Laws of 1965 and RCW 43.37.110; and declaring an emergency.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 528, by Representatives Witherbee, Valle, and Angevine: An Act relating to highways; and making appropriations.

Ordered printed and referred to Committee on Highways.

House Bill No. 529, by Representative Flanagan:

An Act relating to revenue and taxation; levying and imposing personal net income taxes; providing a procedure for the collection of the taxes levied; providing penalties; and providing an effective date.

Ordered printed and referred to Committee on Ways and Means (Sub-committee on Revenue).

House Bill No. 530, by Representatives Witherbee, O'Donnell, and Warnke: An Act relating to vehicles; regulating the licensing of vehicle dealers; amending section 46.70.010, chapter 12, Laws of 1961 as amended by section 1, chapter 48, Laws of 1961 and RCW 46.70.010; amending section 46.70.070, chapter 12, Laws of 1961 as amended by section 1, chapter 239, Laws of 1961 and RCW 46.70.070; and amending section 46.70.090, chapter 12, Laws of 1961 and RCW 46.70.090.

Ordered printed and referred to Committee on Licenses.

MOTION

On motion of Mr. Grant, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 531.

House Bill No. 531, by Representatives Litchman, Garrett, Johnson (Doris), and King (Richard "Dick"):

An Act relating to school districts, and providing casualty insurance for pupils.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 532, by Representatives Klein, Thompson, and Savage:

An Act relating to state lands and a court review of the exchange thereof. Ordered printed and referred to Committee on Judiciary.

House Bill No. 533, by Representative Klein:

An Act relating to justice courts; amending section 4, chapter 206, Laws of 1953 and RCW 3.20.131; amending section 46.52.100, chapter 12, Laws of 1961 and RCW 46.52.100; and repealing section 1, chapter 135, Laws of 1935, and RCW 3.20.120.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 534, by Representative Klein:

An Act relating to cities and towns.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 535, by Representative Klein:

An Act relating to insurance.

Ordered printed and referred to Committee on Banking and Insurance.

House Bill No. 536, by Representatives Savage, Conner, and King (Richard "Dick"):

An Act relating to the teachers' retirement system; amending section 2, chapter 22, Laws of 1961, extraordinary session, and RCW 41.32.493; and amending section 16, chapter 14, Laws of 1963, extraordinary session, and RCW 41.32.497.

Ordered printed and referred to Committee on Education and Libraries.

MOTION

On motion of Mr. Grant, the rules were suspended and authorization was given to add twenty-five additional names as sponsors of House Bill No. 537.

House Bill No. 537, by Representatives Garrett, Taylor, Johnston (Elmer E.), Brouillet, McCormick, Haussler, Goldsworthy, Litchman, Day, Smith, Andersen (James A.), Copeland, Adams, Canfield, Ahlquist, Johnson (Doris), McCaffree, Swayze, Newschwander, Marsh, Slagle, Valle, King (Richard "Dick"), Mahaffey, Morphis, Braun, Cunningham, and McDougall:

An Act providing for allocations and distributions of retail sales tax and use tax revenues in the state general fund to cities and towns.

Ordered printed and referred to Committee on Ways and Means.

House Bill No. 538, by Representatives Kink, King (Chet), and Mast: An Act relating to food fish and shellfish.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 539, by Representatives Kink, King (Chet), and Mast: An Act relating to food fish and shellfish.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 540, by Representatives Grant and Garrett:

An Act relating to educational, safe place, or safety device standards; amending section 13, chapter 182, Laws of 1921, as last amended by section 1, chapter 186, Laws of 1943, and RCW 49.16.151, and providing penalties.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 541, by Representatives Brachtenbach and Uhlman:

An Act relating to the real estate transaction tax and exempting therefrom sales of real estate to a corporation solely in exchange for its stock; and amending section 7, chapter 11, Laws of 1951 extraordinary session as last amended by section 1, chapter 132, Laws of 1955 and RCW 28.45.010.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 542, by Representative Dootson:

An Act relating to elected county officers; and providing that such offices shall be nonpartisan.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 543, by Representatives Sawyer, Wolf, and Cunningham: An Act relating to state government.

Ordered printed and referred to Committee on Highways.

House Bill No. 544, by Representative Morphis:

An Act relating to housing authorities; amending section 35.82.070, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.82.070; and amending section 35.82.110, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.82.110.

Ordered printed and referred to Committee on Local Government.

House Bill No. 545, by Representatives Warnke and Cunningham: An Act relating to streets and highways; and declaring an emergency. Ordered printed and referred to Committee on Highways.

House Bill No. 546, by Representatives Kalich, Warnke, and Taylor:

An Act relating to city, town, county, and regional development and the planning and regulation therefor; providing for joint planning by municipalities and other political subdivisions; and authorizing the creation and organization of planning agencies and boards of adjustment and a local determination of their powers, duties, and administrative procedures.

Ordered printed and referred to Committee on Local Government.

House Bill No. 547, by Representatives Gallagher, Conner, and Braun:

An Act relating to motor vehicle fuel; providing tax allowances for dealers; and adding new sections to chapter 82.36 RCW.

Ordered printed and referred to Committee on Highways.

House Bill No. 548, by Representative Morphis:

An Act relating to counties; establishing an initiative and referendum procedure; adding a new section to chapter 4, Laws of 1963 and chapter 36.32 RCW; and adding a new section to chapter 4, Laws of 1963 and to chapter 36.01 RCW.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 549, by Representatives Pritchard, Witherbee, and O'Brien: An Act relating to state trade fairs and the support thereof; amending section 9, chapter 55, Laws of 1933 as last amended by section 5, chapter 106, Laws of 1955, and RCW 67.16.100; and repealing sections 15.73.010, 15.73.020, 15.73.030 and 15.73.040, chapter 11, Laws of 1961 and RCW 15.73.010, 15.73.020, 15.73.030 and 15.73.040; directing an apportion from the state trade fair fund; and declaring an emergency.

Ordered printed and referred to Committee on Commerce and Economic Development.

House Bill No. 550, by Representatives Kink, Radcliffe, and Hood:

An Act relating to an approach to Western Washington State College; providing for the location, acquisition, financing, and maintenance thereof; making an appropriation and a reappropriation; and declaring an emergency. Ordered printed and referred to Committee on Highways.

House Bill No. 551, by Representatives King (Chet), Marzano, and Savage: An Act relating to industrial insurance and penalties thereunder; and amending section 51.48.070, chapter 23, Laws of 1961 and RCW 51.48.070.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 552, by Representatives Savage, King (Chet), and O'Donnell: An Act relating to department of labor and industries and to coal mines and the salaries and expenses of inspectors thereof; and amending section 43.22.190, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.22.190.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 553, by Representatives Klein, Valle, and DeJarnatt:

An Act relating to elections; authorizing the use of electronic voting systems; amending section 29.33.010, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.010; amending section 29.33.020, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.020; amending section 29.33.040, chapter

....., Laws of 1965 (Senate Bill No. 5) and RCW 29.33.040; amending section 29.33.050, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.050; amending section 29.33.060, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.060; amending section 29.33.070, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.070; amending section 29.33.080, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.080; amending section 29.33.100, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.100; amending section 29.33.110, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.110; amending section 29.33.120, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.120; amending section 29.33.130, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.130; amending section 29.33.180, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.180; amending section 29.33.220, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.33.220; amending section 29.54.040, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.54.040; adding new sections to chapter, Laws of 1965 (Senate Bill No. 5) and to chapter 29.33 RCW; and providing an effective date.

Ordered printed and referred to Committee on Constitution, Elections and Reapportionment.

House Bill No. 554, by Representatives Lux, Chatalas, and Olsen:

An Act relating to state government; providing for the transportation of state officials and employees; creating a division of motor transport in the department of general administration; transferring passenger motor vehicles, funds, credits, property, appropriations and other assets and obligations from state agencies to the department of general administration; establishing a revolving fund; amending section 43.19.010, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.19.010; adding new sections to chapter, Laws of 1965 (Senate Bill No. 4) and to chapter 43.19 RCW; repealing sections 43.91.010 through 43.91.080, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.91.010 through 43.91.080; and providing penalties.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 555, by Representatives Brouillet and Goldsworthy: An Act relating to retirement and pensions.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 556, by Representative Klein:

An Act relating to mutual savings banks.

Ordered printed and referred to Committee on Banking and Insurance.

House Bill No. 557, by Representative Klein:

An Act relating to the legislature; and providing for the redistricting and reapportionment thereof.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 558, by Representative Klein:

An Act relating to the administration of justice.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 559, by Representative Klein:

An Act relating to cities and towns.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 560, by Representative Klein:

An Act relating to civil actions.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 561, by Representative Klein:

An Act relating to certain political subdivisions of the state; requiring zoning certificates in connection with sales of certain real estate in first class cities and class AA and class A counties; and prescribing a penalty.

Ordered printed and referred to Committee on Local Government.

House Bill No. 562, by Representatives Klein and Elder:

An Act relating to industrial injury to or death of certain employees; providing for recovery therefor; amending section 51.24.020, chapter 23, Laws of 1961 and RCW 51.24.020; and amending section 51.48.070, chapter 23, Laws of 1961 and RCW 51.48.070.

Ordered printed and referred to Committee on Labor and Industrial Insurance:

House Bill No. 563, by Representatives Braun, Bottiger, and Swayze:

An Act relating to unfair practices; and amending sections 2, 6, 7, and 9, chapter 221, Laws of 1939 and RCW 19.90.020, 19.90.060, 19.90.070, and 19.90.090.

Ordered printed and referred to Committee on Commerce and Economic Development.

House Bill No. 564, by Representatives Kull, Moon, and Bledsoe:

An Act relating to revenue and taxation; amending section 82.04.430, chapter 15, Laws of 1961, as amended by section 5, chapter 293, Laws of 1961, and RCW 82.04.430; amending section 82.08.030, chapter 15, Laws of 1961, as last amended by section 3, chapter 28, Laws of 1963 extraordinary session, and RCW 82.08.030; and amending section 82.12.030, chapter 15, Laws of 1961 and section 1, chapter 76, Laws of 1963, as last amended by section 4, chapter 28, Laws of 1963 extraordinary session and RCW 82.12.030.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 565, by Representatives King (Chet), Marzano, and Sheridan:

An Act relating to insurance for public employees.

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

House Bill No. 566, by Representatives King (Chet), Savage, and O'Donnell: An Act relating to industrial insurance and industrial safety; amending sections 1 and 4, chapter 130, Laws of 1919 and RCW 49.16.020 and 49.16.030; amending section 25, chapter 130, Laws of 1919 as amended by section 12, chapter 136, Laws of 1923 and RCW 49.16.090; and prescribing penalties.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 567, by Representatives Bergh and Andersen (James A.):

An Act relating to industrial insurance; providing for the purchase of annuities; amending section 51.44.070, chapter 23, Laws of 1961 as amended by section 5, chapter 274, Laws of 1961, and RCW 51.44.070.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

The Speaker called on Mr. Garrett to preside.

House Bill No. 568, by Representatives Day and Bergh:

An Act relating to public assistance; and adding a new section to chapter 322, Laws of 1959 and to chapter 74.20 RCW.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 569, by Representatives Klein, Backstrom, and Ahlquist:

An Act relating to county assessors and their deputies; and adding five new sections to chapter 4, Laws of 1963 and to chapter 36.21 RCW.

Ordered printed and referred to Committee on Local Government (Sub-committee on Counties and Junior Taxing Districts).

House Bill No. 570, by Representatives O'Brien and Copeland:

An Act relating to the compensation of certain public officials and employees.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 571, by Representatives Mahaffey and Olsen:

An Act relating to alcoholic beverage control; providing for assignment of licenses on change of proprietorship of licensed premises; and amending section 1, chapter 217, Laws of 1937 and RCW 66.24.025.

Ordered printed and referred to Committee on Licenses.

House Bill No. 572, by Representative Savage:

An Act relating to the parks and recreation commission; and amending section 43.51.020, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.51.020.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

House Bill No. 573, by Representatives Ahlquist, Litchman, and Backstrom: An Act relating to revenue and taxation; amending section 82.04.275, chapter 15, Laws of 1961 and RCW 82.04.275.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 574, by Representative Morphis:

An Act relating to revenue and taxation; removing exemptions from certain classes of property; and amending sections 84.36.010, 84.36.040 and 84.36.050, chapter 15, Laws of 1961 and RCW 84.36.010, 84.36.040 and 84.36.050, adding a new section to chapter 15, Laws of 1961 and to chapter 84.36 RCW; and declaring an effective date.

Ordered printed and referred to Committee on Ways and Means.

House Bill No. 575, by Representatives Olsen, Brachtenbach, and Mc-Cormick:

An Act relating to alcoholic beverage control; amending section 4, chapter 70, Laws of 1955, and RCW 66.44.290; adding two new sections to chapter 70, Laws of 1955 and to chapter 66.44 RCW; and providing penalties.

Ordered printed and referred to Committee on Licenses.

House Bill No. 576, by Representatives Sheridan, Marzano, and McCormick:

An Act relating to education; amending section 2, chapter 115, Laws of 1945 as amended by section 13, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.120; and amending section 5, chapter 198, Laws of 1961 as last amended by section 5, chapter 2, Laws of 1963 extraordinary session, and RCW 28.84.210.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 577, by Representatives Brachtenbach and Bozarth:

An Act relating to the securities act; providing an exemption thereto; and amending section 31, chapter 282, Laws of 1959 and RCW 21.20.310.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 578, by Representatives Bottiger and Brachtenbach:

An Act relating to reciprocal insurers; and amending section .10.08, chapter 79, Laws of 1947 and RCW 48.10.080.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 579, by Representatives Johnson (Doris) and Jolly:

An Act relating to state parks and recreation; and to the acquisition of certain lands in Benton county for park purposes.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

House Bill No. 580, by Representatives Epton and Beck:

An Act relating to state residential schools and the placement therefrom of residents in foster homes.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 581, by Representative Johnson (Doris):

An Act relating to the public health and prohibiting the use of any roller type cloth towels in public restrooms.

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

House Bill No. 582, by Representatives Morphis, Olsen, and Backstrom:

An Act relating to the state employees' retirement system; and amending section 1, chapter 274, Laws of 1947 as last amended by section 1, chapter 174, Laws of 1963 and section 1, chapter 225, Laws of 1963, and RCW 41.40.010; and amending section 13, chapter 274, Laws of 1947 as last amended by section 1, chapter 210, Laws of 1963 and section 2, chapter 225, Laws of 1963, and RCW 41.40.120.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 583, by Representatives Elder, Moon, and Johnston (Elmer E.):

An Act relating to state government; providing for the subsistence and lodging of members of the legislature and the president of the senate; and amending section 1, chapter 173, Laws of 1941 as last amended by section 1, chapter 3, Laws of 1965 and RCW 44.04.080.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 584, by Representatives Cunningham, Johnson (Doris), and Moos:

An Act relating to elections; and amending section 29.42.050, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.42.050.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 585, by Representative Morphis:

An Act relating to taxation; adding a new section to chapter 15, Laws of 1961 and to chapter 82.04. RCW; and repealing sections 82.04.230 and 82.04.240, chapter 15, Laws of 1961 and RCW 82.04.230 and 82.04.240.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 586, by Representative Savage:

An Act relating to the Washington state highway commission and the department of highways; providing for the acquisition of land and the construction of state capitol buildings and facilities; authorizing the highway commission to construct and finance the same by the issuance of bonds; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on Highways.

MOTION

On motion of Mr. Warnke, the rules were suspended and authorization was given to add additional names as sponsors of House Bill No. 587.

House Bill No. 587, by Representatives Warnke, Cunningham and Bottiger: An Act relating to streets and highways; directing construction of a Naches Pass tunnel; and declaring an emergency.

Ordered printed and referred to Committee on Highways.

House Bill No. 588, by Representative Klein:

An Act relating to the compensation of elected state officials, judges of the supreme court, and judges of the superior courts; amending section 1, chapter 144, Laws of 1953, as amended by section 1, chapter 260, Laws of 1957, and RCW 2.04.090; amending section 2, chapter 144, Laws of 1953, as amended by section 2, chapter 260, Laws of 1957, and RCW 2.08.090; and amending section 1, chapter 48, Laws of 1949, as last amended by section 2, chapter 1, Laws of 1965 and RCW 43.03.010.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 589, by Representatives Warnke and Cunningham: An Act relating to streets and highways; and declaring an emergency. Ordered printed and referred to Committee on Highways.

House Bill No. 590, by Representatives Braun, Radcliffe, and Taylor:

An Act relating to cities and towns and to pension, relief, disability and retirement systems therein; amending section 10, chapter 71, Laws of 1947, as last amended by section 1, chapter 158, Laws of 1957, and RCW 41.44.100; amending section 11, chapter 71, Laws of 1947, as last amended by section 3, chapter 227, Laws of 1961, and RCW 41.44.110; amending section 13, chapter 71, Laws of 1947, as last amended by section 4, chapter 227, Laws of 1961, and RCW 41.44.130; amending section 14, chapter 71, Laws of 1947, as last amended by section 5, chapter 227, Laws of 1961, and RCW 41.44.140; amending section 15, chapter 71, Laws of 1947, as last amended by section 6, chapter 227, Laws of 1961, and RCW 41.44.150; amending section 16, chapter 71, Laws of 1947, as last amended by section 12, chapter 275, Laws of 1951, and RCW 41.44.160;

amending section 17, chapter 71, Laws of 1947, as last amended by section 7, chapter 227, Laws of 1961, and RCW 41.44.170; amending section 19, chapter 71, Laws of 1947, as last amended by section 9, chapter 227, Laws of 1961, and RCW 41.44.190; and amending section 22, chapter 71, Laws of 1947, and RCW 41.44.220.

Ordered printed and referred to Committee on Local Government (Sub-committee on Cities and Towns).

House Bill No. 591, by Representative Mast:

An Act relating to revenue and taxation; and providing for the payment of real and personal property taxes in the year of levy.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 592, by Representatives Thompson, Johnston (Elmer E.), and Klein:

An Act relating to family courts; amending section 5, chapter 50, Laws of 1949, and RCW 26.12.050.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 593, by Representative Klein:

An Act relating to the Washington toll bridge authority.

Ordered printed and referred to Committee on Highways.

House Bill No. 594, by Representatives Epton, Day, and May:

An Act relating to certain political subdivisions of the state; adding a new section to chapter 4, Laws of 1963 and to chapter 36.32 RCW; and adding a new section to chapter, Laws of 1965 (Senate Bill No. 3) and to chapter 35.21. RCW.

Ordered printed and referred to Committee on Local Government.

House Bill No. 595, by Representative Lynch:

An Act relating to public institutions.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 596, by Representative Morphis:

An Act relating to state government; and providing for the acquisition, construction, and maintenance of state capitol parking facilities.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

House Bill No. 597, by Representatives Backstrom and Ahlquist:

An Act relating to revenue and taxation.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 598, by Representatives Kink and McCormick:

An Act relating to intoxicating liquor; prohibiting the registration of any person, firm, or corporation, or their salesmen, agents, or representatives, selling, intending to sell, or offering for sale any liquor to the liquor control board; and adding a new section to chapter 62, Laws of 1933, extraordinary session, and to chapter 66.28 RCW.

Ordered printed and referred to Committee on Licenses.

House Bill No. 599, by Representative Adams:

An Act relating to qualifications of retirees for unemployment compensation benefits; adding a new section to chapter 50.20 RCW; and making effective date.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 600, by Representatives Adams and Clark:

An Act relating to disqualifications for unemployment compensation benefits; adding a new section to chapter 35, Laws of 1945 and to chapter 50.20 RCW; and making effective date.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 601, by Representative Klein:

An Act relating to elections.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 602, by Representatives Thompson, Kalich, and Wolf:

An Act relating to state government.

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

House Bill No. 603, by Representative Lynch:

An Act relating to education.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 604, by Representative Morphis:

An Act relating to state government.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 605, by Representatives O'Brien, Olsen, and Johnston (Elmer E.):

An Act relating to the state employees' retirement system.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 606, by Representatives Ahlquist, McCormick, and Flanagan. An Act approving, ratifying and enacting into law the Columbia interstate compact relating to the division, apportionment and use of the waters of the Columbia river and its tributaries and the determination of rights in connection therewith and incidental thereto; making the state of Washington a party thereto; creating the Columbia compact commission; providing for the members of such commission from the state of Washington; providing for the carrying out of said compact; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 607, by Representatives Day and Backstrom:

An Act relating to revenue and taxation; amending section 82.08.030, chapter 15, Laws of 1961, as last amended by section 3, chapter 28, Laws of 1963 extraordinary session, and RCW 82.08.030; amending section 82.12.030, chapter 15, Laws of 1961 and section 1, chapter 76, Laws of 1963, as last amended by section 4, chapter 28, Laws of 1963 extraordinary session and RCW

82.12.030; amending section 82.36.010, chapter 15, Laws of 1961 and RCW 82.36.010; amending section 82.36.020, chapter 15, Laws of 1961, as last amended by section 1, chapter 113, Laws of 1963, and RCW 82.36.020; amending section 82.36.030, chapter 15, Laws of 1961 and RCW 82.36.030; amending section 82.36.040, chapter 15, Laws of 1961 and RCW 82.36.040; amending section 82.36.070, chapter 15, Laws of 1961 and RCW 82.36.070; amending section 82.36.080, chapter 15, Laws of 1961 and RCW 82.36.080; amending section 82.36.100, chapter 15, Laws of 1961, as amended by section 2, chapter 7, Laws of 1961 extraordinary session, and RCW 82.36.100; amending section 82.36.110, chapter 15, Laws of 1961 and RCW 82.36.110; amending section 82.36.150, chapter 15, Laws of 1961 and RCW 82.36.150; amending section 82.36.160, chapter 15, Laws of 1961 and RCW 82.36.160; amending section 82.36.180, chapter 15, Laws of 1961 and RCW 82.36.180; amending section 82.36.190, chapter 15, Laws of 1961 and RCW 82.36.190; amending section 82.36.200, chapter 15, Laws of 1961 and RCW 82.36.200; amending section 82.36.210, chapter 15, Laws of 1961, as amended by section 30, chapter 21, Laws of 1961 extraordinary session, and RCW 82.36.210; amending section 82.36.230, chapter 15, Laws of 1961 and RCW 82.36.230; amending section 82.36.310, chapter 15, Laws of 1961 and RCW 82.36.310; amending section 82.36.330, chapter 15, Laws of 1961 and RCW 82.36.330; amending section 82.36.335, chapter 15, Laws of 1961 and RCW 82.36.335; amending section 82.36.360, chapter 15, Laws of 1961 and RCW 82.36.360; amending section 82.36.370, chapter 15, Laws of 1961 and RCW 82.36.370; amending section 82.36.390, chapter 15, Laws of 1961 and RCW 82.36.390; amending section 82.36.410, chapter 15, Laws of 1961 and RCW 82.36.410; amending section 82.36.440, chapter 15, Laws of 1961 and RCW 82.36.440; adding new sections to chapter 15, Laws of 1961 and to chapter 82.36 RCW; providing penalties; and declaring an effective date.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 608, by Representatives Backstrom and Ahlquist:

An Act relating to revenue and taxation; prescribing penalties; amending section 82.04.050, chapter 15, Laws of 1961, as last amended by section 1, chapter 7, Laws of 1963, and RCW 82.04.050; amending section 82.04.100, chapter 15, Laws of 1961 and RCW 82.04.100; amending section 82.04.330, chapter 15, Laws of 1961 and RCW 82.04.330; amending section 82.04.425, chapter 15, Laws of 1961 and RCW 82.04.425; amending section 82.08.050, chapter 15, Laws of 1961 and RCW 82.08.050; amending section 82.12.030, chapter 15, Laws of 1961 and section 1, chapter 76, Laws of 1963, as last amended by section 4, chapter 28, Laws of 1963 extraordinary session, and RCW 82.12.030; and amending section 82.16.010, chapter 15, Laws of 1961, as amended by section 12, chapter 293, Laws of 1961 and RCW 82.16.010.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 609, by Representatives Klein, DeJarnatt, and Radcliffe:

An Act relating to crimes, criminal procedure, and capital punishment; amending section 11, page 78, Laws of 1954, as last amended by section 1, chapter 249, Laws of 1909 and RCW 9.01.020; amending section 30, page 185, Laws of 1873, as last amended by section 12, chapter 249, Laws of 1909, and RCW 9.01.070; amending section 12, page 78, Laws of 1854 as last amended

by section 1, chapter 112, Laws of 1919 and RCW 9.48.030; amending section 65, chapter 249, Laws of 1909 and RCW 9.82.010; amending section 1, chapter 6, Laws of 1933 extraordinary session and RCW 9.52.010; amending section 1, chapter 238, Laws of 1951 and RCW 9.95.115; adding a new section to chapter 249, Laws of 1909 and to chapter 9.01 RCW; repealing sections 1 through 10, chapter 9, Laws of 1901 extraordinary session; repealing sections 152 through 155, page 125, Laws of 1854; repealing section 291, page 152, Laws of 1860; repealing sections 288 through 291, pages 244 and 245, Laws of 1873; repealing sections 1130 through 1133, Code of 1881; repealing RCW 10.70.040 through 10.70.130; and prescribing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 610, by Representatives Moos and Bozarth:

An Act relating to the militia; and amending section 21, chapter 130, Laws of 1943 as amended by section 3, chapter 210, Laws of 1961 and RCW 38.12.030.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 611, by Representatives Bozarth and Jolly:

An Act relating to the licensing of dogs.

Ordered printed and referred to Committee on Licenses.

House Bill No. 612, by Representatives Pierre, Cunningham, and Valle:

An Act relating to highways; and making an appropriation.

Ordered printed and referred to Committee on Highways.

House Bill No. 613, by Representative Andersen (James A.):

An Act relating to highways; providing for the construction of the Factoria Interchange; and making an appropriation.

Ordered printed and referred to Committee on Highways.

House Bill No. 614, by Representatives Cunningham, Valle, and Pierre:

An Act relating to highways, and making an appropriation.

Ordered printed and referred to Committee on Highways.

House Bill No. 615, by Representatives Pierre, Cunningham, and Valle:

An Act relating to highways, and making an appropriation.

Ordered printed and referred to Committee on Highways.

House Bill No. 616, by Representatives Cunningham, Garrett, and Pierre:

An Act relating to highways; and making an appropriation.

Ordered printed and referred to Committee on Highways.

House Bill No. 617, by Representatives Epton, Mahaffey, and King (Richard "Dick"):

An Act relating to state residential schools.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 618, by Representatives Thompson and DeJarnatt:

An Act relating to motor vehicles; and regulating exhaust devices.

Ordered printed and referred to Committee on Highways.

House Bill No. 619, by Representatives DeJarnatt and Thompson:

An Act relating to electricians and electrical installations; amending section 4, chapter 169, Laws of 1935 as last amended by section 2, chapter 207, Laws of 1963, and RCW 19.28.120.

Ordered printed and referred to Committee on Licenses.

House Bill No. 620, by Representative Klein:

An Act relating to employment security.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 621, by Representatives Olsen, Sheridan, and Taylor:

An Act relating to municipal corporations; authorizing creation of an agency for the purpose of studying region wide problems; prescribing powers and duties; and providing financing of the agency by the participating municipal corporations.

Ordered printed and referred to Committee on Local Government.

House Bill No. 622, by Representative Litchman:

An Act relating to education.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 623, by Representative Litchman:

An Act relating to education.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 624, by Representatives Backstrom and Ahlquist:

An Act relating to revenue and taxation.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 625, by Representatives Backstrom and Ahlquist:

An Act relating to revenue and taxation.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 626, by Representatives Andersen (James A.), Johnston (Elmer E.), and Cunningham (by executive request):

An Act relating to state government; authorizing the governor to participate in and to receive and use such funds as might be granted to the state for the purposes of the Economic Opportunity Act of 1964; adding a new section to chapter, Laws of 1965 (Senate Bill No. 4) and to chapter 43.06 RCW; and declaring an emergency.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 627, by Representatives Beck and Klein:

An Act relating to costs of litigation in an action brought on an insurance policy.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 628, by Representative Mast:

An Act relating to shoplifting; amending section 3, chapter 229, Laws of 1959, and RCW 9.78.030; and adding a new section to chapter 229, Laws of 1959 and to chapter 9.78 RCW.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 629, by Representative Klein:

An Act providing for the relief of Gilbert D. McEvers.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Appropriations).

House Bill No. 630, by Representative Leland:

An Act relating to highways, bridges and toll facilities.

Ordered printed and referred to Committee on Highways.

House Bill No. 631, by Representative Leland:

An Act relating to highways and bridges.

Ordered printed and referred to Committee on Highways.

House Bill No. 632, by Representative Leland:

An Act relating to highways, bridges and toll facilities.

Ordered printed and referred to Committee on Highways.

House Bill No. 633, by Representative Leland:

An Act relating to highways and bridges.

Ordered printed and referred to Committee on Highways.

House Bill No. 634, by Representative Backstrom:

An Act relating to the consolidation and division of counties.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 635, by Representatives Savage, Klein, and Leland:

An Act relating to state parks and recreation; and establishing an interim committee to study the state parks program.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

House Bill No. 636, by Representatives Brouillet, Backstrom, and Johnson (Doris):

An Act relating to state government; providing for the administration of certain laws pertaining to water resources of the state and other natural resources; establishing a department of water resources; abolishing certain offices, departments, boards and committees; transferring certain powers, duties and functions; prescribing powers, duties and functions; amending section 43.17.010, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.17.020, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.17.020; and amending section 3, chapter 216, Laws of 1945 and RCW 90.48.021; adding one member to the pollution control commission; and providing an effective date.

Ordered printed and referred to Committee on Water Resources and Pollution Control.

House Bill No. 637, by Representatives Backstrom and Ahlquist:

An Act relating to revenue and taxation; amending section 82.32.050, chapter 15, Laws of 1961 and RCW 82.32.050; amending section 82.32.080, chapter 15, Laws of 1961, as amended by section 6, chapter 28, Laws of 1963 extraordinary session, and RCW 82.32.080; amending section 82.32.090, chapter 15, Laws of 1961, as amended by section 7, chapter 28, Laws of 1963 extraordinary session, and RCW 82.32.090; amending section 82.32.100, chapter 15, Laws of 1961 and RCW 82.32.100; amending section 82.32.180, chapter 15, Laws of 1961, as amended by section 9, chapter 28, Laws of 1963 extraordinary session, and RCW 82.32.180; amending section 82.32.190, chapter 15, Laws of 1961 and RCW 82.32.190; amending section 82.32.340, chapter 15, Laws of 1961 and RCW 82.32.340; and adding a new section to chapter 15, Laws of 1961 and to chapter 82.32 RCW.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 638, by Representatives Chatalas, Hurley, and O'Donnell: An Act relating to public assistance; amending section 4, chapter 211, Laws of 1963 and RCW 74.09.430.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 639, by Representative Chatalas:

An Act relating to public assistance.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 640, by Representatives Kink and Litchman:

An Act relating to state government; creating a state commission on post-high school education; defining its powers and duties; and making an appropriation.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 641, by Representative Chatalas:

An Act relating to public assistance.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 642, by Representatives Taplin, Moon, and Day:

An Act relating to a tourist information center facility in the Clarkston area; and making an appropriation.

Ordered printed and referred to Committee on Commerce and Economic Development.

House Bill No. 643, by Representatives Chatalas, O'Donnell, and May:

An Act relating to public assistance; amending section 74.04.005, chapter 26, Laws of 1959 as last amended by section 1, chapter 228, Laws of 1963, and RCW 74.04.005; and repealing section 74.08.270, chapter 26, Laws of 1959 and RCW 74.08.270.

Ordered printed and referred to Committee on Social Security and Public Assistance.

House Bill No. 644, by Representatives Taylor, Jolly, and Brachtenbach: An Act relating to municipal corporations; adding new sections to Title 35 RCW and repealing sections 35.13.220, 35.13.243, 35.13.246, 35.13.247, 35.13.248, 35.13.249 and 35.13.250, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.13.220, 35.13.243, 35.13.246, 35.13.247, 35.13.248, 35.13.249 and 35.13.250.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

House Bill No. 645, by Representatives Wolf, Anderson (Eric O.), and Radcliffe:

An Act relating to education; and amending section 1, page 371, Laws of 1909 as amended by section 1, chapter 82, Laws of 1911, part and RCW 28.35.010.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 646, by Representatives Adams and Clark:

An Act relating to employment security; and to misconduct connected with work; and amending section 74, chapter 35, Laws of 1945 as last amended by section 9, chapter 8, Laws of 1953 first extraordinary session, and RCW 50.20.060.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

MOTION

On motion of Mr. Andersen (James A.), the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 647.

House Bill No. 647, by Representatives Andersen (James A.), Brachtenbach, Hood, and Lynch (by executive request):

An Act relating to mental illness and mental retardation; and authorizing the state to participate in the federal mental retardation facilities and community mental health centers construction act of 1963.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Bill No. 648, by Representatives Adams and Clark:

An Act relating to disqualifications for unemployment compensation benefits; and amending section 73, chapter 35, Laws of 1945, as last amended by section 8, chapter 8, Laws of 1953, first extraordinary session, and RCW 50.20.050; and making an effective date.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 649, by Representative Whetzel:

An Act relating to the legislature and providing for the regulation of persons who for pay attempt to influence the passage or defeat of legislation.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Joint Memorial No. 25, by Representatives Conner, Savage, and Traylor:

Thanking the President and secretary of interior for action respecting Fort Worden.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

House Joint Resolution No. 34, by Representatives Goldsworthy, Jolly, and Bozarth:

Amending Constitution to make use of certain lands the basis of tax action.

Ordered printed and referred to Committee on Ways and Means.

House Joint Resolution No. 35, by Representatives Moos and McCormick: Fixing legislators' salaries as a percentage of congressional salaries.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Joint Resolution No. 36, by Representatives Klein, Moon, and DeJarnatt:

Guaranteeing rights of labor organizations.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Joint Resolution No. 37, by Representative Valle:

Permitting legislators to run outside their home districts.

PERSONAL PRIVILEGE

The Speaker (Mr. Garrett presiding) recognized Mrs. Valle on a point of personal privilege.

Mrs. Valle:

"Mr. Speaker, ladies and gentlemen of the House, this is indeed personal to me. We are in the fortieth day of this legislative session and each one of you at this moment might really rise for a point of personal privilege. I would simply like to say—and perhaps I should have a carpetbag for visual effect—I would like to say that in England they have been doing this for years. They have been allowing candidates to run for office in districts in which they do not live. This would solve all our problems. In our own Congressional districts, you do not have to live in your own Congressional district to run, just live in the state of Washington. After all, why should we deprive the party and people of highly qualified candidates, just because they don't live in that particular district? I think this is a realistic measure which recognizes present practices. Some legislators now maintain token residences in districts in which they are elected but actually live elsewhere. I will leave it there."

House Joint Resolution No. 37 was ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Joint Resolution No. 38, by Representatives Litchman and Kalich: Proposing constitutional amendment to permit state lotteries.

Ordered printed and referred to Committee on Ways and Means.

House Joint Resolution No. 39, by Representative Thompson:

Providing for publication dates for notice of election called to ratify the contraction of state debt.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Concurrent Resolution No. 12, by Representative Whetzel:

Providing for study of possible "state scenic highways."

Ordered printed and referred to Committee on Highways.

House Concurrent Resolution No. 13, by Representatives Goldsworthy, Jolly, and Bozarth:

Directing legislative council study to make current use of certain lands the basis of taxation.

Ordered printed and referred to Committee on Ways and Means.

House Concurrent Resolution No. 14, by Representatives Lynch, Kirk, and Garrett:

Recommending study of bipartisan council of family support of persons living in state rehabilitation institutions.

Order printed and referred to Committee on Public Institutions and Youth Development.

FIRST READING OF SENATE BILL

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

Engrossed Senate Joint Memorial No. 9, by Senators Bailey, Donohue, and Lennart (by departmental request):

Memorialize Congress to authorize increased capacity flood water detention structures.

Referred to Committee on Natural Resources, Harbors, and Waterways.

SPEAKER'S PRIVILEGE

The Speaker (Mr. Garrett presiding) observed in the south gallery a group of girls from the High Horizon Club of Mount Vernon, and asked them to stand and be recognized.

The Speaker observed in the south gallery one hundred twenty students from Franklin Pierce High School in Pierce county, and asked them to stand and be recognized.

MOTION

Mr. Litchman moved that House Bill No. 426 be rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

Debate ensued, Representatives Litchman, Mahaffey, Brouillet, and Uhlman speaking in favor of the motion, and Representatives Conner, Haussler, and Savage speaking against it.

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Brouillet on a point of order.

Mr. Brouillet:

"Mr. Speaker, does the motion to rerefer open the bill to debate on its merits?"

RULING BY THE SPEAKER

The Speaker (Mr. Garrett presiding):

"Mr. Brouillet, I believe in order to determine what committee it should be in you have to discuss the contents of the bill."

Representative Savage completed his remarks.

The Speaker resumed the Chair.

YIELDING TO QUESTION

Mr. Eldridge:

"Mr. Speaker, would Representative Savage yield to question?"

The Speaker:

"Would Representative Savage yield to question?"

Mr. Savage:

"Yes, sir."

Mr. Eldridge:

"Representative Savage, I don't believe under the provisions of this bill that the forest funds would be thrown into the pot and redistributed throughout the state. It is my understanding these funds would be considered as local funds in each district, and it might reduce the amount of the equalization money from the state, but they wouldn't be redistributed throughout the state. Now, is this right or wrong?"

Mr. Savage:

"This is pursuant to RCW 36.33.110, and to me this means distributed throughout the state to many counties that have no problems as far as forest lands are concerned."

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Litchman yield to question?"

The Speaker:

"Mr. Litchman, will you yield to question?"

Mr. Litchman:

"I will try to yield, Mr. Smith."

Mr. Smith:

"Mr. Litchman, if it is important that this bill go to Ways and Means out of Local Government, then why as chairman did you not make a motion to put it in Ways and Means when it came up earlier?"

Mr. Litchman:

"It was supposed to go to the Rules Committee. I was not present on the floor at the time the motion was made by the chairman of the other committee and unfortunately many of the other members were not present at the time either."

Further debate ensued, Representative Smith speaking against the motion to rerefer House Bill No. 426 to the Committee on Ways and Means, and Representatives Radcliffe and DeJarnatt speaking for the motion.

Mr. Uhlman demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representatives King (Chet) and Kalich speaking in opposition to the motion, and Representative Lux speaking in its favor.

YIELDING TO QUESTION

Mr. Rogers:

"Mr. Speaker, I wonder if the chairman, Mr. Litchman, will yield to question?"

The Speaker:

"Would Mr. Litchman from King yield to question?"

Mr. Litchman:

"I will yield."

Mr. Rogers:

"Mr. Litchman, does this bill contemplate the application of 874 funds in the new formula?"

Mr. Litchman:

"Yes, we are talking about forest funds, 874 funds and other funds, such as NDEA funds, some \$14 million in all."

Further debate ensued, Representatives Rogers, Sheridan, Conner, and Traylor speaking in opposition to the motion, and Representative Flanagan speaking in its favor.

Mr. Grant demanded the previous question, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry.

Mr. Smith:

"Mr. Speaker, would you explain to the members what their vote means?"

The Speaker:

"The motion before the House is Mr. Litchman's motion to rerefer House Bill No. 426 from the Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts to the Committee on Ways and Means, Subcommittee on Appropriations. A vote 'Aye' will rerefer that bill; a vote 'No' will leave the bill where it is in the Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts."

POINT OF INQUIRY

The Speaker recognized Mr. Haussler on a point of inquiry.

Mr. Haussler:

"Mr. Speaker, with the consent of the House, I would like to make one statement concerning the bill."

The Speaker:

"Mr. Haussler, the previous question has been demanded and the demand was sustained."

The Clerk called the roll on the motion by Mr. Litchman to rerefer House Bill No. 426 to Committee on Ways and Means, Subcommittee on Appropriations, and the motion was carried by the following vote: Yeas, 60; nays, 38; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Backstrom, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Garrett, Gorton, Grant, Harris, Hood, Humiston, Johnson (Doris), Jolly, King (Richard "Dick"), Kirk, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Perry, Pritchard, Radcliffe, Saling, Swayze, Thompson, Uhlman, Valle, Whetzel, Witherbee, Wolf. Mr. Speaker—60.

Those voting nay were: Representatives Angevine, Avey, Beck, Bergh, Bozarth, Conner, Day, Dootson, Gallagher, Goldsworthy, Haussler, Hawley, Huntley, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), Kink, Klein, Leland, Marzano, McCormick, Newschwander, Olsen, Pierre, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Wang, Warnke—38.

Those absent or not voting were: Representative Burtch-1.

RESOLUTION

Resolution by Mr. Pierre:

Whereas, Max Wedekind, a former member of the House of Representatives of the state of Washington has passed from this life, leaving a record of service to the people; and

Whereas, Mr. Wedekind served as an esteemed and able member of the Highway Committee of the House of Representatives; and

WHEREAS, Mr. Wedekind represented the West Seattle area for over sixteen years; and WHEREAS, The members of the House of Representatives of the state of Washington are desirous of honoring him for his service to the people of this state;

Now, Therefore, Be It Resolved, By the House of Representatives of the state of Washington that the newly constructed inter-tie highway which connects the West Seattle area with the Spokane St. Viaduct be named the "Max Wedekind Expressway" in his honor.

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

MOTION

On motion of Mr. O'Brien, the House recessed until 2:00 p.m.

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representative Burtch, who was excused.

SECOND READING OF BILLS

House Bill No. 222, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Berentson, Bergh, and Thompson (by departmental request):

Declaring unlawful alien commercial fishing and fraudulent application for licenses.

The bill was read the second time by sections.

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

On page 1, section 1, line 12, after "state," and before "taken" strike "whether" and after "within" and before "the" strike "or without"

House Bill No. 222 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 164, by Representatives Thompson, Haussler, Kalich, Braun, Traylor, Kull, Olsen, and Bozarth:

Allowing all counties to create park and recreation service areas.

The bill was read the second time by sections.

Mr. Olsen moved adoption of the following amendment:

On page 2, line 5, add a new section as follows:

"NEW SECTION. Sec. 3. There is added to chapter 4, Laws of 1963 and to chapter 36.32 RCW a new section to read as follows:

"The board of county commissioners is authorized to designate the name of any park established by the county."

Debate ensued, Representatives Olsen, Savage, and Haussler speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Pierre:

"Mr. Speaker, will Representative Olsen yield to question?"

The Speaker:

"Mr. Olsen, will you yield to question?"

Mr. Olsen:

"Yes."

Mr. Pierre:

"Would commissioners have a right to rename parks under this amendment?"

Mr. Olsen:

"I don't think so. Just new parks we are acquiring now. Many counties are enlarging parks all the time. This would just be for new parks."

The motion was carried, and the amendment was adopted.

On motion of Mr. Olsen, the following amendment to the title was adopted:

In line 3 of the title, strike the period and insert: "; and adding a new section to chapter 4, Laws of 1963 and to chapter 36.32 RCW."

House Bill No. 164 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 184, by Representatives Conner, Copeland, and O'Brien: Requiring the state patrol to protect the governor and his family.

House of Representatives, Olympia, Wash., February 9, 1965.

MR SPEAKER:

We, your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 184, requiring the state patrol to protect the governor and his family, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On line 11, after "manner" and before "the chief" insert "of the governor and"

On line 13, add a new paragraph as follows:

"In the same manner the chief of the Washington state patrol is directed to provide security and protection for the governor elect from the time of the November election."

WAYNE G. ANGEVINE, Chairman,

Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

The bill was read the second time by sections.

Mr. Angevine moved adoption of the committee amendment to line 11.

On motion of Mr. Angevine, the following amendment to the committee amendment was adopted:

Amend the amendment by the Committee on State Government, Military and Veterans' Affairs to line 11 of the printed bill, on line 2 of the mimeographed amendment strike "of"

The committee amendment to line 11 as amended was adopted.

On motion of Mr. Angevine, the committee amendment to line 13 was adopted.

Mr. Klein moved adoption of the following amendment:

Following section 1, line 12, add a new section as follows:

"NEW SECTION. Sec. 2. The chief of the Washington state patrol is directed to double said security measures with each veto of a redistricting bill."

Debate ensued, Representative Klein speaking in favor of adoption of the amendment, and Representative Canfield speaking against its adoption.

The motion was lost, and the amendment was not adopted.

On motion of Mrs. Hurley, the following amendment was adopted:

In section 1, line 12, strike "deems" and insert "deem"

Mrs. Epton moved adoption of the following amendment:

Following section 1, insert:

"NEW SECTION. Sec. 2. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

YIELDING TO QUESTION

Mr. Hawley:

"Mr. Speaker, isn't the governor afforded this protection now?"

The Speaker:

"No, not by law. I don't know what security measures are now provided; perhaps Mr. Copeland can answer that."

Mr. Copeland:

"The present situation is that the law does not require the state patrol to perform this function. They are doing it only as a courtesy service at this time and have asked that it be written into the statute as a requirement of their official functions."

YIELDING TO QUESTION

Mr. Hawley:

"Will Mr. Copeland answer another question? Is this going to cost more money, require additional patrolmen?"

Mr. Copeland:

"It is my understanding that there will not be any additional cost. They are now providing the function but are not legally required to do so."

The motion was carried, and the amendment was adopted.

On motion of Mrs. Epton, the following amendment to the title was adopted:

On line 4 of the title, after "RCW" insert "and declaring an emergency"

House Bill No. 184 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 63, by Representatives Gallagher, Jueling, and Marsh:

Authorizing increase in percentage of municipal pension funds investable in certain securities.

The bill was read the second time by sections.

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

On page 2, section 1, line 13, after "exceed" and before "and one-half" strike "seven" and insert "eight"

House Bill No. 63 was ordered engrossed and passed to Committee on Rules and Order for third reading.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Hood on a point of personal privilege.

Mr. Hood:

"I would like to announce that the cigars and candy being passed around are with the compliments of our official banker, Mr. Joel Gould, in thanks for the recognition he received last week."

House Bill No. 326, by Representatives Epton, Johnston (Elmer E.), Radcliffe, and Anderson (Eric O.):

Changing admission requirements, allowable allocations, for day training centers and group training homes for mentally and physically deficient.

On motion of Mrs. Epton, the following amendment was adopted:

On page 1, section 1, line 14, after "provided" and before the period insert ", which agreement shall constitute agreements relating to state operated activities"

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, I wonder if the lady from Spokane would yield to question relative to House Bill No. 326?"

The Speaker:

"Will the lady from Spokane yield to question?"

Mrs. Epton:

"Yes, Mr. Speaker."

Mr IIhlman:

"Mrs. Epton, I notice that you are raising payments from \$100.00 to \$125.00 per month and are liberalizing the provisions from 'accepted' persons to 'acceptable' persons. I am referring to the possibility of a fiscal impact which might mean this bill should go into the Appropriations Committee for study."

Mrs. Epton:

"Mr. Uhlman, I am glad you asked this question now while we still have plenty of time to talk about it. There is no financial impact on the appropriations as set forth in this bill. The \$125.00 is merely to take care of emergencies, which would be extremely rare. The amount provided in the budget for the total program is \$140,000 and the program has to operate within that amount or whatever amount the Appropriations Committee sets forth in the final draft of the appropriations bill. There would be no impact on that as far as this bill is concerned."

House Bill No. 326 was ordered engrossed and passed to Committee on Rules and Order for third reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery ninety Campfire Girls from the 16th District, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of students from the Goldendale High School, and asked them to stand and be recognized.

House Bill No. 271, by Representatives Hurley, Chatalas, and Epton (by departmental request):

Allowing department of public assistance to coordinate state aid to federal programs respecting earnings of those receiving assistance.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 91, by Representatives Harris, Sawyer, and May:

Making a portion of filing fees in justice court available for county law libraries.

House of Representatives, Olympia, Wash., January 29, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 91, making a portion of filing fees in justice court available for county law libraries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 2, beginning on line 19, after "for" strike all of the matter down to and including "safety," on line 20.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chariman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Jack Dootson, Hayes Elder, Slade Gorton, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell.

The bill was read the second time by sections.

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

House Bill No. 91 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 304, by Representatives Bledsoe, Flanagan, and Bozarth:

Defining certain agricultural transactions as sales at wholesale.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Joint Resolution No. 16, by Representatives Brouillet, Moos, and Grant:

Advancing the governor's inauguration and the commencement of the terms of other elected state officials.

MOTION

On motion of Mr. Grant, Substitute House Joint Resolution No. 16 was substituted for House Joint Resolution No. 16, and the substitute resolution was placed on the calendar for second reading.

Substitute House Joint Resolution No. 16 was read the second time in full.

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

On page 1, line 15, after "who" and before "on the" insert "shall open, verify, and tabulate the returns and"

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

On page 1, line 18, after "forthwith" and before "publish" strike "open" and insert "[open] examine"

Substitute House Joint Resolution No. 16 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 33, by Representatives Beck, Sheridan, Bottiger, Gallagher, Rogers, Swayze, and Humiston (by executive request of Governor Rosellini):

Providing Tacoma Narrows bridge to be toll free upon retirement of bonded indebtedness.

House of Representatives, Olympia, Wash., February 12, 1965.

Mr. SPEAKER;

We, a majority of your Committee on Highways, to whom was referred House Bill No. 33, providing Tacoma Narrows bridge to be toll free upon retirement of bonded indebtedness, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 11, after "retired" and before the period insert "and tolls equaling the present indebtedness of the toll bridge authority to the county of Pierce have been collected. It is the express intent of the legislature that the provisions of RCW 47.56.245 (section 47.56.245, chapter 13, Laws of 1961) shall not be applicable to the Tacoma Narrows bridge"

LEONARD A. SAWYER, Chairman, C. W. "Rep" Beck, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Horace W. Bozarth, Robert F. Brachtenbach, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Richard Taylor, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

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

House Bill No. 33 was ordered engrossed and passed to Committee on Rules and Order.

MOTION

On motion of Mr. Sawyer, the House adjourned until 11:00 a.m., Saturday, February 20, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FORTY-FIRST DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Saturday, February 20, 1965.

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

The Clerk called the roll and all members were present except Representative Litchman, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend T. Eugene Turner of the First Christian Church of Olympia.

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

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 33; also

Engrossed House Bill No. 63; also

Engrossed House Bill No. 91; also

Engrossed House Bill No. 164; also

Engrossed House Bill No. 222; also Engrossed House Bill No. 326; also

Engrossed Substitute House Joint Resolution No. 16, have compared same with the original bills and resolution and find them correctly engrossed.

RAY OLSEN, Chairman.

I concur in this report: Chet King.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of Campfire Girls from Castle Rock, and asked them to stand and be recognized.

The Speaker observed in the south gallery Boy Scout Troop No. 286 from West Seattle, and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 60, enacting the Washington business corporation act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Hayes Elder, Gary Grant, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings, and Grounds, to whom was referred House Bill No. 74, acquiring of Wallace River property for state parks purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

CHARLES R. SAVAGE, Chairman.

We concur in this report: William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Joel Pritchard, Alan Thompson.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings, and Grounds, to whom was referred House Bill No. 226, providing for open space lands in urban areas, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

CHARLES R. SAVAGE, Chairman.

We concur in this report: William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Joel Pritchard, Alan Thompson.

MOTION

Mr. Pierre moved that House Bill No. 226 be rereferred to Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, I refer to Rule 78. In part it states: 'Upon being reported back by committee, all bills shall go to the Rules Committee.' In order for a motion to be made relieving the Rules Committee of this bill or side-tracking Rules, it would require a suspension of the rules."

With the consent of the House, Mr. Pierre withdrew his motion.

Mr. Pierre moved that the rules be suspended and House Bill No. 226 be rereferred to Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, a motion to suspend the rules isn't debatable."

The Speaker recognized Mr. Copeland.

Mr. Copeland:

"Mr. Speaker, it has been the custom through the years of operation of this House to allow the mover of a motion, even to suspend the rules, to give his reasons for his motion. I think it is only proper that the mover of this motion be granted that permission by the House."

RULING BY THE SPEAKER

The Speaker:

"There have been rulings by this House both to make it debatable and to make it not debatable. This Speaker will rule that a motion to suspend the rules is debatable."

Debate ensued, Representative Pierre speaking in favor of the motion, and Representative Whetzel speaking against it.

POINT OF INQUIRY

The Speaker recognized Mr. Adams on a point of inquiry.

Mr. Adams:

"Mr. Speaker, I am under the impression that a number of committee amendments have been placed on this bill. It would seem to me that it is rather difficult to decide this issue, not knowing just what condition the bill is in now with the committee amendments that have been suggested."

The Speaker:

"There are several committee amendments, but with the motion to suspend the rules, they would not be under consideration at this time. If you wish to see the committee amendments that have been offered, Dr. Adams, they are on the Clerk's desk."

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative M. B. Mitchell of King county and appointed Representatives Hawley and Bergh to conduct him to a seat on the rostrum beside the Speaker.

Further debate ensued, Representatives Haussler, Savage, and Smith commenting as chairmen of the committees involved; Representatives Pritchard and Valle speaking in opposition to the motion, and Representative Pierre speaking in its favor.

Mr. Pierre demanded an electric roll call, and the demand was not sustained.

The motion was lost.

House Bill No. 226 was passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 9, 1965.

MR SPEAKER

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 240, regulating sale of commercial feed including customerformula feed, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended,

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman,

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Charles Moon, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings, and Grounds, to whom was referred House Bill No. 321, limiting liability of landowners on land made available for public recreation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles R. Savage, Chairman.

We concur in this report: Homer Humiston, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Joel Pritchard, Alan Thompson, Harold E. "Hal" Wolf.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

I, a minority of your Committee on Parks, Capitol Buildings, and Grounds, to whom was referred House Bill No. 321, limiting liability of landowners on land made

available for public recreation, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: William C. Klein.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 323, allowing medical aid for pensioners, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Alfred O. Adams, Newman H. Clark, Helmut L. Jueling, Frank Geo. Marzano, William J. S. May, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 374, establishing and providing for the administration of a correctional institution for women, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Hayes Elder, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Ann T. O'Donnell, Charles R. Savage.

MOTION

On motion of Mrs. Epton, House Bill No. 374 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 381, prohibiting unfair trade practices with respect to agricultural products, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Damon R. Canfield, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Charles Moon, Irving Newhouse, Ben F. Taplin.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a minority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 381, prohibiting unfair trade practices with respect to agricultural products, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do not pass.

We concur in this report: S. E. (Sid) Flanagan, Stewart Bledsoe.

House Bill No. 381 was passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 437, requiring wine tax collections to be made at wholesale instead of retail, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. Joseph E. Hurley, Chairman, Ray Olsen, Vice Chairman.

We concur in this report: Stewart Bledsoe, William "Bill" Chatalas, William S. Day, Homer Humiston, Elmer E. Johnston, Frank. Geo. Marzano, Richard W. Morphis, Ann T. O'Donnell, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred **House Bill** No. 439, allowing interested parties to obtain copies of police accident reports, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Edward F. Harris, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 473, authorizing the sale and/or lease of sewage treatment and disposal plant at Washington veterans' home, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MRS. JOHN W. (KATHRYN) EPTON, Chairman, BEN F. TAPLIN, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Hayes Elder, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Irving Newhouse, Ann T. O'Donnell, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

Mr. Speaker:

We, your Committee on Fisheries, to whom was referred House Joint Memorial No. 15, petitioning for dogfish study, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Cher King, Chairman,

RICHARD TAYLOR, Vice Chairman.

We concur in this report: Duane L. Berentson, Arnie Bergh, Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Concurrent Resolution No. 7, providing for an interim committee

on problems of technological employment, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Alfred O. Adams, Newman H. Clark, Helmut L. Jueling, Frank Geo. Marzano, William J. S. May, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., February 19, 1965.

Mr. Speaker:

The Senate has passed: Senate Joint Memorial No. 16, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

FIRST READING OF SENATE BILL

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

Senate Joint Memorial No. 16, by Senators Woodall, Hallauer, Dore, Atwood, and Redmon:

Requesting that Congress change the Yakima Indian land law.

Referred to Committee on Judiciary.

MOTIONS

On motion of Mr. Chatalas, House Bill No. 599 was rereferred to Committee on Labor and Industrial Insurance.

On motion of Mr. Chatalas, House Bill No. 600 was rereferred to Committee on Labor and Industrial Insurance.

SECOND READING OF BILLS

House Joint Resolution No. 12, by Representatives Andersen (James A.), Brouillet, DeJarnatt, Angevine, Gorton, Saling, McCaffree, Bottiger, Chatalas, O'Donnell, Johnson (Doris), Uhlman, Garrett, Conner, Olsen, Witherbee, Gallagher, Sheridan, Kink, Thompson, Valle, Grant, Taylor, Cunningham, Whetzel, King (Richard "Dick"), Marzano, Elder, Litchman, Warnke, Sawyer, Wolf, Beck, and Traylor:

Providing for a constitutional convention.

The resolution was read the second time in full and passed to Committee on Rules and Order for third reading.

House Bill No. 371, by Representatives Warnke and Garrett:

Authorizing the use of bid bonds in sewer district contracts.

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 371, authorizing the use of bid bonds in sewer district contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, beginning on line 19, after "therein." strike all of the matter down to and including the period after "bid bond" in line 27, and insert the following: "Each bid shall be accompanied by a bid proposal deposit in the form of a certified check, cashier's check, money order, or surety bond payable to the order of the county

treasurer for a sum not less than five percent of the amount of the bid and no bid shall be considered unless accompanied by such [check.] bid proposal deposit."

On page 2, section 1, beginning on line 20, after "district" strike all of the matter down to and including the word "thereby" before the period in line 31.

Committee on Local Government SAMUEL J. SMITH, Chairman. Subcommittee on Counties and Junior Taxing Districts JOE D. HAUSSLER, Chairman, HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre.

The bill was read the second time by sections.

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

House Bill No. 371 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 372, by Representatives Warnke and Garrett: Authorizing the use of bid bonds in bids for water district contracts.

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 372, authorizing the use of bid bonds in bids for water district contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation, that it do pass with the following amendment:

On page 1, section 1, line 24, after "check" insert "or money order"

Committee on Local Government SAMUEL J. SMITH, Chairman. Subcommittee on Counties and Junior Taxing Districts Joe D. HAUSSLER, Chairman, Hugh "Bud" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre.

The bill was read the second time by sections.

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

House Bill No. 372 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 161, by Representatives Olsen, Haussler, and Garrett: Increasing county adjustment board size.

House of Representatives, Olympia, Wash., February 15, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 161, increasing county adjustment board size, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, beginning on line 7, after "ordinance" strike all of the matter down to and including "business." on line 8, and insert ", and a majority of the members shall constitute a quorum for the transaction of all business."

Committee on Local Government
SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre.

The bill was read the second time by sections.

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

House Bill No. 161 was ordered engrossed and passed to Committee on Rules and Order for third reading.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative Cecil C. Clark of Yakima county and appointed Representatives Canfield and Newhouse to conduct him to a seat on the rostrum beside the Speaker.

House Bill No. 173, by Representatives O'Brien, Garrett, and Brachtenbach: Setting forth necessary qualifications before being licensed as embalmer.

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 173, setting forth necessary qualifications before being licensed as embalmer, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 2, line 4, after "completed a" and before "year" strike "two" and insert "one"

On page 2, section 2, line 10, after "pleted a" and before "year" strike "two-" and insert "one"

On page 2, section 3, line 32, after "bacteriology," strike all the matter down to and including "public health," on line 33, and insert "[hygiene including sanitation and public health,] public health including sanitation and hygiene,"

On page 3, section 4, line 33, after "completing the" and before "course" strike "two-year"

MRS. JOSEPH E. HURLEY, Chairman, RAY OLSEN, Vice Chairman.

We concur in this report: Stewart Bledsoe, R. Ted Bottiger, William "Bill" Chatalas, William S. Day, Robert F. Goldsworthy, Richard W. Morphis, C. G. Witherbee.

The bill was read the second time by sections.

On motion of Mrs. Hurley, the committee amendments were adopted. House Bill No. 173 was ordered engrossed and passed to Committee on Rules and Order for third reading.

MOTION

On motion of Mr. Sawyer, the House recessed until 12:15 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 12:15 p.m.

The Clerk called the roll, and all members were present except Representatives Braun, Litchman, Rogers, and Uhlman. Representative Litchman was excused.

MOTION

Mr. Sawyer moved that the House adjourn until 8:00 p. m., Sunday, February 21, 1964.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

MOTION

Mr. Andersen (James A.) moved that the House recess until 2:00 p. m. today.

RULING BY THE SPEAKER

The Speaker:

"Your motion is not in order. The motion to adjourn is of a higher rank."

Mr. Andersen (James A.) demanded a call of the House, and the demand was sustained

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll.

POINT OF INQUIRY

The Speaker recognized Mr. O'Brien on a point of inquiry.

Mr. O'Brien:

"Mr. Speaker, who are the absent members?"

The Speaker:

"Representatives Braun, Day, Litchman, and Uhlman."

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, isn't it normal procedure for the Speaker of the House to announce the members absent and instruct the Sergeant at Arms to bring in the absent members?"

The Speaker:

"Yes, after the roll call has been completed. The Clerk has not announced the roll call as yet."

Mr. Braun appeared at the bar of the House,

Mr. Sawyer moved that the absent members be excused and the House proceed with business under the call of the House.

The Speaker requested that the Clerk announce the names of the absent members. Those absent were Representatives Day, Litchman, and Uhlman.

Mr. O'Brien demanded an electric roll call on the motion to excuse the absent members and proceed with business under the call of the House, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Andersen (James A.) on a point of parliamentary inquiry.

Mr. Andersen:

"Mr. Speaker, is this motion debatable?"

The Speaker:

"No, it is not."

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"Mr. Speaker, under Rule 68, it provides that absent members shall be brought in by the Sergeant at Arms. Now we are, in effect, going around this rule. Earlier this morning a motion was made to suspend the rules and it was ruled as being debatable."

RULING BY THE SPEAKER

The Speaker:

"This is a motion to excuse absent members and is not a regular suspension of the rules. If the majority of this body desires to excuse absent members and proceed with business under the call of the House, that can be done, even before the Sergeant at Arms is requested to bring in absent members."

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"Mr. Speaker, again referring to Rule 68, it provides that the Clerk shall furnish the Sergeant at Arms with a list of those absent without leave and the Sergeant at Arms shall proceed to bring in such absent members. We are not under the call of the House until this procedure has been completed."

The Speaker:

"At this time, the Clerk has handed the Sergeant at Arms a list of the absent members. We will now consider the motion."

POINT OF ORDER

The Speaker recognized Mr. Eldridge on a point of order.

Mr. Eldridge:

"Mr. Speaker, we seem to have one hundred members on the floor. There is someone who has been moving around through the House Chamber. I wonder if he shouldn't be removed?"

The Speaker:

"I understand we had some members from the other Chamber on the floor a few minutes ago. I think it is poor practice to have other than members on the floor of the House."

The Speaker declared the question before the House to be the motion by Mr. Sawyer to excuse the absent members and proceed with business under the call of the House.

The Clerk called the roll, and the motion was carried by the following vote: Yeas, 57; nays, 39; absent or not voting, 3.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Valle, Warnke, Witherbee, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—39.

Those absent or not voting were: Representatives Day, Litchman, Uhlman
—3.

The Speaker declared the question before the House to be the motion by Mr. Sawyer to adjourn until 8:00 p. m., Sunday, February 21, 1965.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, we are now operating under a call of the House. A motion to adjourn during the period we are under a call of the House is obviously out of order."

The Speaker:

"That is correct, Mr. Copeland."

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

The Speaker declared the question before the House to be the motion by Mr. Sawyer that the House adjourn until 8:00 p. m., Sunday, February 21, 1965.

The Clerk called the roll, and the motion was carried by the following vote: Yeas, 55; nays, 41; absent or not voting, 3.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Valle, Warnke, Witherbee, Mr. Speaker—55.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—41.

Those absent or not voting were: Representatives Day, Litchman, Uhlman—3.

EXPLANATION OF VOTE

On Saturday, February 20, I voted "aye" on a motion to adjourn to 8:00 p.m. Sunday. I did so in order to attend an important Appropriations Committee meeting, and to continue work on redistricting. The Republican opposition to this motion could only result in delay in the consideration of these important committee functions.

RICHARD "DICK" KING, 38th District.

The Speaker declared the House to be adjourned until 8:00 p. m., Sunday, February 21, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FORTY-SECOND DAY

EVENING SESSION

House of Representatives, Olympia, Wash., Sunday, February 21, 1965.

The Speaker called the House to order at 8:00 p. m.

The Clerk called the roll and all members were present except Representatives Flanagan and Klein.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend T. Eugene Turner of the First Christian Church of Olympia.

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

MOTION

On motion of Mr. O'Brien, the House recessed until 8:30 p. m.

SECOND EVENING SESSION

The Speaker called the House to order at 8:30 p. m.

The Clerk called the roll, and all members were present except Representatives Flanagan and Klein.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 20, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 161; also

Engrossed House Bill No. 173; also Engrossed House Bill No. 371; also

Engrossed House Bill No. 372, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 19, 1965.

Mr. Speaker:

We, a majority of your Committee on State Government, Military and Veterans Affairs, to whom was referred House Bill No. 81, preventing port district employees from belonging to both public and private pension systems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, FRANK. GEO. MARZANO. Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, Fred R. Mast, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., February 19, 1965.

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 273, creating state advisory committee on public assistance and providing for county advisory committees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM "BILL" CHATALAS, Chairman, Frank Slagle, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Mrs. Joseph E. Hurley, Robert R. Kull, Mary Stuart Lux, Frank Geo. Marzano, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 274, changing services available under public institutions in county institutions and nursing homes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM "BILL" CHATALAS, Chairman, FRANK SLAGLE, Vice Chairman,

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Mrs. Joseph E. Hurley, Robert R. Kull, Mary Stuart Lux, Frank Geo. Marzano, Charles E. Newschwander, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

Mr. Speaker:

We, a majority of your Committee on State Government, Military and Veterans Affairs, to whom was referred House Bill No. 309, authorizing state historical society to sell Pickett House to Daughters of the Pioneers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, FRANK. GEO. MARZANO, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 20, 1965.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 315, regulating psychologists, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

ROBERT A. PERRY, Chairman, ELMER JASTAD, Vice Chairman.

We concur in this report: Alfred O. Adams, William S. Day, Hayes Elder, Homer Humiston, Marjorie Lynch, Frank Slagle, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Aviation and Transportation, to whom was referred House Bill No. 332, establishing a system for regulating charter party carriers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ART AVEY, Chairman, AVERY GARRETT, Vice Chairman.

We concur in this report: Duane L. Berentson, Robert W. O'Dell, Frank J. Warnke.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 375, removing residence restriction for applicant for aid to the blind, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM "BILL" CHATALAS, Chairman, FRANK SLAGLE, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Mrs. Joseph E. Hurley, Robert R. Kull, Mary Stuart Lux, Frank Geo. Marzano, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add three additional names as sponsors of House Joint Memorial No. 26.

House Joint Memorial No. 26, by Representatives Flanagan, Jolly, Bledsoe, Newhouse, Kull, and Canfield:

Memorializing Congress to amend federal sugar act.

Ordered printed and referred to Committee on Agriculture and Livestock.

SECOND READING OF BILLS

House Bill No. 142, by Representatives Conner, Haussler, and Brachtenbach: Authorizing exchanges of county real property.

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 142, authorizing exchanges of county real property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Section 1. There is added to chapter 4, Laws of 1963 and to chapter 36.34 RCW, a new section to read as follows:

"The board of county commissioners of any county shall have authority to exchange county real property for privately owned real property of equal value whenever it is determined by a decree of the superior court in the county in which the real property is located, after publication of notice of hearing is given as fixed and directed by such court, that:

"(1) The county real property proposed to be exchanged is not necessary to the future foreseeable needs of such county; and

"(2) The real property to be acquired by such exchange is necessary for the future foreseeable needs of such county; and

"(3) The value of the county real property to be exchanged is not more than the value of the real property to be acquired by such exchange."

Strike the title and insert the following:

"An Act relating to counties; authorizing the exchange of county real property for privately owned real property of equal value; prescribing procedures relating thereto; and adding a new section to chapter 4, Laws of 1963 and to chapter 36.34 RCW."

Committee on Local Government
SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

The bill was read the second time by sections.

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

House Bill No. 142 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 335, by Representatives O'Brien, Chatalas, Copeland, Humiston, Smith, Taylor, Gallagher, DeJarnatt, Sawyer, Brouillet, Radcliffe, Sheridan, O'Donnell, Andersen (James A.), McDougall, Newschwander, Whetzel, Saling, Wolf, and Cunningham:

Providing for rehabilitation program and administration of same.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 216, by Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request):

Making it unlawful to dig hard shell clams for commercial purposes, except on licensed clam farms.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 192, by Representatives Adams, Johnston (Elmer E.), and Conner:

Adopting the interstate compact on mental health.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 9, by Representatives Uhlman, Gorton, and Garrett:

Requiring the mayor or his delegate to prepare budgets for first class cities with population over three hundred thousand.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 9, relating to budgets in cities of the first class having a population of three hundred thousand or more, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 4, section 6, beginning on line 11, strike all the matter down to and including "budget." on line 14 and insert [In making up the final budget, the council

may make transfers as between items for any department and may reduce any item, but it shall not allow to any department a greater total amount than was allotted to it in the preliminary budget.] In making up the final budget, the council may modify, change, increase, decrease or eliminate any part or parts of the proposed budget."

Committee on Local Government SAMUEL J. SMITH, Chairman. Subcommittee on Cities and Towns Jack Rogers, Chairman, W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: James A. Andersen, Art Avey, Don Eldridge, Slade Gorton, Joel Pritchard, Wesley C. Uhlman, Frank J. Warnke, Jonathan Whetzel.

The bill was read the second time by sections.

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

House Bill No. 9 was ordered engrossed and passed to Committee on Rules and Order for third reading.

MOTION

On motion of Mr. O'Brien, the House adjourned until 12:00 noon, Monday, February 22, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FORTY-THIRD DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, February 22, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend John Chatalas of the Wedgewood Presbyterian Church of Seattle.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery members of the Democratic Clubs of the 33rd and 37th Districts, and asked them to stand and be recognized.

MOTION

On motion of Mr. Sawyer, the House recessed until 1:50 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:50 p. m.

The Clerk called the roll, and all members were present.

JOINT SESSION

The Sergeant at Arms announced the arrival of the Senate at the Bar of the House.

The Speaker invited the Senators to seats within the House and directed the Sergeants at Arms of the Senate and House to escort the President of the Senate to a seat beside the Speaker.

The Speaker instructed the Sergeants at Arms of the Senate and House to escort the Honorable Matthew W. Hill, Justice of the Supreme Court, to a place of honor on the rostrum.

The Speaker called the joint session to order and turned the gavel over to the President of the Senate.

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

The Clerk of the House called the roll of the House, and all members were present.

The President of the Senate turned the gavel over to Representative Epton. The following memorial services were observed:

MEMORIAL PROGRAM

2:00 o'clock p.m.—House Chamber
Presiding: President of the Senate John A. Cherberg
State Representative Mrs. John W. Epton
Chairman, Memorials Committee

INVOCATION by

The Rev. Arthur I. Anderson	Gloria Dei Lutheran Church	
PROGRAM		
Praise Ye the Lord	Handl	
(Translation by John McCormack)		
Dwyla Donohueaccom	panied by Carol Beaumeier	

THE COLLEGIANS

Olympic College, Bremerton Raleigh McVicker, Director Dennis Gore, Accompanist

Dixit Maria	J. Leo Hasler
If By His Spirit	J. S. Bach
I Promise Nothing	Jacob Avshalomoff
Out of the Depths	Allen Hovhaness

Ted Turner, soloist
Nobody Knows the Trouble I've Seen.....arranged by Roger Wagoner

Taps...... Walter Hambley, Central Valley High School, Spokane

MEMORIAL TRIBUTE Representative Epton

"Somewhere between the idea and the reality falls the shadow." The philosopherpoet, T. S. Eliot, who wrote those words described, inadvertently no doubt, man's timeless search for law and order and for a discipline that would transcend the shadow of his own vast desires.

For a fleeting hour, here today, we honor twenty-eight former members of the Washington state legislature. The compass of their service spans fifty-four years. Their ayes and nays and the principles which impelled them to write into the record their interpretation of the common good have designed the course and pattern of our present laws.

The fragrance of a flower tribute, the sound of music, and the bonds of this communion are the symbols of the esteem in which we, and their families and friends, hold the memory of each one of them and also the measure of our own faith in the rightness of the law and order and the reality of the idea which they were seeking to accomplish.

IN MEMORIAM

In tribute to the memories of these distinguished former members of the Senate and House who have passed from among us, we, the memorialists of the Thirty-ninth Session, convey the respects of the Washington State Legislature, and present our memorials to be preserved in the Book of Memory, in the custody of the Secretary of State:

State:	
In Memory of:	Tribute by:
R. William Anderson, M.D	
Donald Black, M.D	Gordon Sandison
Mrs. Violet P. Boede	Lowell Peterson
Ernest A. Dore, Jr	Richard Taylor
Forrest R. Easterday	
Lloyd E. Gandy	Gerald L. Saling
Lulu D. Haddon	David E. McMillân
William H. Hayton	Don Eldridge
Raymond C. Hazen	Newman H. Clark
Emmett S. Hennessey	Mrs. Joseph E. Hurley
Knute Hill	Doris Johnson
Gertrude L. Johnson	
A. E. Judd	Hugh Kalich
Joseph F. Koehler	
Gus Lybecker	Dewey Donohue
Anthony Mandery	Elmer Jastad
Drennan McElroy	Frank Slagle
Dan B. McGovern	Avery Garrett
Homer Nunamaker	Richard Kink
Edward L. Pettus	Frank. Geo. Marzano
William H. Price, Jr	Alfred O. Adams, M.D.
Robert R. Ray	
Frank Sanger	Elmer C. Huntley
Loomis J. Shadbolt	
Victor Skinner	Eric O. Anderson
J. T. Stratton	Chet King
Jeanette Testu	Hayes Elder
Max Wedekind	George Pierre
Representative Enton returned the	gavel to the President of the Senat

Representative Epton returned the gavel to the President of the Senate.

MOTION

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

The President of the Senate returned the gavel to the Speaker of the House.

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

The Speaker requested the Sergeants at Arms to escort Justice Hill from the House chamber.

The Speaker requested that the Sergeant at Arms of the House escort Representative Epton from the rostrum.

The House resumed its session.

MOTION

On motion of Mr. O'Brien, the House recessed until 4:00 p. m.

SECOND AFTERNOON SESSION

The Speaker called the House to order at 4:00 p.m. The Clerk called the roll, and all members were present.

MOTION

On motion of Mr. O'Brien, the House recessed until 4:30 p. m.

THIRD AFTERNOON SESSION

The Speaker called the House to order at 4:30 p.m.

The Clerk called the roll, and all members were present.

Mr. Sawyer demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present.

On motion of Mr. Sawyer, the House proceeded with business under the call of the House.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 21, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 9; also

Engrossed House Bill No. 142, have compared same with the original bills and find them correctly engrossed. Ray Olsen, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 1, providing for straight party ballot voting, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a minority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 1, providing for straight party ballot voting,

have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Slade Gorton, Edward F. Harris, Mary Ellen McCaffree, Bob McDougall, Charles E. Newschwander.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 7, creating a constitutional advisory council, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

MOTION

On motion of Mr. Grant, House Bill No. 7 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 50, providing for at large election of port commissioners in class AA county, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Arlie U. DeJarnatt, Slade Gorton, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 51, requiring candidates for state representative to file by position numbers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Arlie U. DeJarnatt, Slade Gorton, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 350, authorizing annexation of nonhigh school districts to contiguous school districts containing a high school, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman. We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Norwood Cunningham, Arlie U. DeJarnatt, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 22, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 333, providing a plan for the redistricting of the legislature and for the referral of such plan to the people for their approval or rejection, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Gary Grant, Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

House of Representatives, Olympia, Wash., February 22, 1965.

MR. SPEAKER:

We, a minority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 333, providing a plan for the redistricting of the legislature and for the referral of such plan to the people for their approval or rejection, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Slade Gorton, Edward F. Harris, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander.

MOTION

On motion of Mr. Sawyer, the rules were suspended and Engrossed Senate Bill No. 333 was advanced to second reading.

SECOND READING OF BILL

Engrossed Senate Bill No. 333, by Senators Greive and Gallagher: Providing a plan for the redistricting of the legislature and for the referral of such plan to the people for their approval or rejection.

> House of Representatives, Olympia, Wash., February 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 333, providing a plan for the redistricting of the legislature and for the referral of such plan to the people for their approval or rejection, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike the preamble and everything after the enacting clause on page 2, line 19, of the bill and insert the following:

"NEW SECTION. Section 1. We, the legislature, responding to the mandate of Article II, section 3 of the Constitution directing us to redistrict and to reapportion legislative districts subsequent to each census, have conducted a thorough investigation of all relevant factors essential to the preparation of appropriate revisions which are set forth in this act.

"We have consulted the 1960 federal census reports, considered the geographic, economic and sociological factors essential to the preservation of reasonable geographic and socio-economic groupings, consulted the authoritative sources for the most reliable estimates concerning population growth patterns and trends within the state as well as evaluating the published statistics reciting population growth patterns and trends already established, reviewed the existing political boundaries, and conducted special

population counts to determine better and to evaluate formulas necessary to prepare a proper redistricting and reapportionment measure. Based on our investigation and studies, we, the legislature, have determined that legislative redistricting and reapportionment, as set forth in this act, represents an allocation of legislators within the districts established so as to provide as near equality of representation to the inhabitants of the state of Washington as is possible under the circumstances, as required by the state and federal Constitutions.

"We, the legislature, in determining the actual district boundaries and the allocation of legislators to each, have resorted to factors and formulas found to be most reliable for each of the districts concerned, and the formulas and factors were applied only after careful confirmation of their validity by testing against the findings of facts resulting from our investigation.

"NEW SECTION. Sec. 2. It is the legislative intent of this act to provide for an orderly transition period between changes in the legislative district.

"NEW SECTION. Sec. 3.

"(1) District 1-A-the county of Okanogan.

"(2) District 1-B—the counties of Ferry, Pend Oreille and Stevens.

"NEW SECTION. Sec. 4. District 2—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of the western shore of Lake Washington and S. Othello St., proceed generally west along the southern boundary of district 33 as described in section 35 of this act and district 34 as described in section 36 of this act, generally south along the eastern boundary of district 31 as described in section 33 of this act, generally east along S. 160th St. to the western city limits of Tukwila, generally north along the western city limits of Tukwila, north along 42nd Ave. S., east along S. 122nd St., southeast along the Great Northern Railroad right of way, east along S. 128th St., north along 76th Ave. S., east along S. 120th St., north along 84th Ave. S., generally north along the outer harbor line of the southern shore of Lake Washington to the point of origin.

"NEW SECTION. Sec. 5. District 3—the following precincts in the county of Spokane: Ada, Agatha, Alki, Alvin, Barth, Blake, Boyd, Bryan, Burke, Burton, Daisy, Daniel, David, Davis, Dawson, Day, Dayton, Delaware, Detroit, Diana, Dixie, that part of Doak precinct lying west of Fancher Road, Dodd, Dominion, Douglas, Dover, Drumheller, Dunn, Dwight, Eagle, East Hillyard, Echo, Eden, Edison, Edith, Edwards, Eldorado, Elgin, Eli, Ellen, Ellwood, Emerald, Emerson, Ensign, Erie, Ermina, Essex, Ethel, Euclid, Eureka, Evans, Exchange, Riverside, Spokane 1 through 6, Spokane 8, 307, 309 through 312, 314, 315, 324, that part of 360 lying west of Lee St., 364, 365, 601, 724.

"NEW SECTION. Sec. 6. District 4—the following precincts in the county of Spokane: Abigail, Acme, Adolph, Advance, Airport, Albert, Allen, Andrew, Arrow, Ashley, Atlanta, Carnhope, that part of Chester 1 north of 32nd Ave., Dishman, that part of Doak east of Fancher Rd., East Spokane, Edgecliff 1 & 2, Evergreen 1 through 3, Fancher, Foothills, Friedland, that part of Glenrose north of 44th Ave., Irvin, Kokomo, Marita, Millwood, Opportunity 1 through 6, Orchard 1 through 3, Pasadena, Pleasant Prairie, Raymond, Trentwood, University, Vera 1, that part of Vera 3 west of Sullivan Rd., Woodruff 1 & 2, that part of 360 east of Lee St., 362, 359, 413, 414, 422, 423, 439, 440.

"NEW SECTION. Sec. 7. District 5—the following precincts in the county of Spokane: 501 through 507, 510 through 547, 549, 556, 557, 559, 561, 562, that part of Five Mile south of Strong Rd., Linwood 1 & 2, Wells, that part of Whitworth 1 east of Division St., that part of Whitworth 3 south of Hawthorne Rd. and E. Hawthorne Rd.

"NEW SECTION. Sec. 8. District 6—the following precincts in the county of Spokane: Abbott, Acorn, Alameda, Alice, Amber, Anne, Anthony, Archer, Arizona, Arthur, Astor, Baker, Baldwin, Belmont, Belt, Bernard, Bertha, Blaine, Bolster, Brickell, Butler, Byrne, Cheney 1 through 4, that part of Chester 1 precinct lying south of 32nd Ave., Chester 2, Corbin, Duncan, East Marshall, Fairfield, Freeman, that part of Glenrose precinct lying south of 44th Ave., Greenacres, Latah, Liberty Lake, Marshall, Mica, Moab, Moran, Mt. Hope, Otis, Pines, Pioneer, Plaza, Rock Creek Valley, Rockford, Rudolf, South Moran, South Spangle, Spangle, Terrace, Valleyford, that part of Vera 1 precinct lying east of Sullivan Road, Vera 2, Waverly, 444, 445, 446, 621 through 624, 628, 629, 631, 633 through 637, 642 through 644, 649, 650, 652, 654, 655.

"NEW SECTION. Sec. 9. District 7—the following precincts in the county of Spokane: Airway Heights, Cannon, Carleton, Carlisle, Carrie, Cass, Charlotte, Chattaroy, Clara, Clay, Cleveland, Clough, Colbert, Conklin, Cora, Cowley, Custer, Deep Creek, Deer, Deer Park North, Deer Park South, Della, Denison, Derby, Dewey, Dexter, Dillon, Doland, Dora, Dyer, East Chattaroy, Elk, Espanola, that part of Five Mile precinct

lying north of Strong Road, Four Lakes, Garden Springs, Green Bluff, Linwood 3, Mead, Medical Lake 1 and 2, Milan, Mt. Spokane, Newman Lake, Nine Mile, North Colbert, Peone, Rimrock, Spence, Stevens, Wayside, that part of Whitworth 1 precinct lying west of Division St., Whitworth 2, that part of Whitworth 3 precinct lying north of Hawthorne Rd. and E. Hawthorne Rd., 715 through 723, 725 through 728.

"NEW SECTION. Sec. 10. District 8—the county of Island, and the following precincts in the county of Kitsap: Breidablik 1 & 2, Bremerton 31, 32, 34, 35, 36, 41, 42, 46, 47, 50, 51, 52, 54, 61, 62, 63, Brownsville 1 & 2, Clear Creek, East Perry, East Silverdale, Ferncliff, Gilberton, Highland, Illahee, Indianola, Island Center 1 & 2, Keyport 1 & 2, Kingston, Lemolo, Liberty, Liberty Bay, Lincoln, Manette, North Tracyton, North Trenton, Olympic, Olympus Drive, Pearson, Petersville, Pleasant Beach 1 & 2, Point No Point, Port Blakely, Port Gamble, Port Madison, Poulsbo 1 through 3, Poulsbo Heights, Rolling Bay 1 & 2, Seabold 1 & 2, Sheridan, South Kingston, South Tracyton, Suguamish 1 & 2. Tracyton, Winslow 1 & 2.

"NEW SECTION. Sec. 11.

"(1) District 9-A—the counties of Adams and Lincoln and the following part of the county of Whitman: United States census tracts 3, 4, 10, 11.

"(2) District 9-B—the county of Whitman except United States census tracts 3, 4, 10 and 11.

"NEW SECTION. Sec. 12.

- "(1) 10-A—the counties of Asotin, Columbia and Garfield, and the following precincts in the county of Walla Walla: Alderbrook, Baker, Blalock, Burbank, Clyde, Dixie, East Waitsburg, Eureka, Frenchtown, Gardena, Gose, Haas, Hadley, Hill, Lincoln, Lower Dry Creek, Prescott, Russell Creek, Valley Homes, Wallula, Washington, and West Waitsburg.
- "(2) 10-B—All precincts in the city of Walla Walla and the following precincts in the county of Walla Walla: Abbott, Beck, Berney, Braden, College Place 1 through 8, Darry, Finch, Garrison, Prospect Point, Ritz, Stone, and Twin Grove.
 "NEW SECTION. Sec. 13.
- "(1) District 11-A—the following areas within the county of Benton: The city of Richland and townships 11, 12, 13 and 14 north in each of ranges 24, 25, 26, 27 and 28 east, Willamette Meridian, township 10 north, range 26 east, Willamette Meridian; those parts of townships 9 and 10 north in each of ranges 27 and 28 east, Williamette Meridian, not included in district 16 as described in section 18 of this act.
- "(2) District 11-B—the following area in the county of Benton: Township 10 north in each of ranges 24 and 25 east, Willamette Meridian; townships 4 north through 9 north in each of ranges 24 through 26 east, Willamette Meridian; townships 5 north through 7 north in each of ranges 27 east through 31 east, Willamette Meridian; and the following precincts in the county of Yakima: Belma, Byron, Glade, Grandview Central, Mabton Town, Mabton Rural, North Grandview Central, North Grandview, South Grandview, Sunnyside Rural 1 through 4, Waneta, Wendell Phillips; and all the precincts in the cities of Grandview and Sunnyside.

"NEW SECTION. Sec. 14.

- "(1) District 12-A—the following precincts in the county of Chelan: Canyon, College, Millardale, Monitor, Olds, River, Sleepy Hollow, Sunny-slope, Suburban, the city of Wenatchee, and the following area in the county of Douglas surrounding the town of east Wenatchee: Beginning at the intersection of Fourth St. S.E. and Highline Dr., proceed north along Highline Dr. and Eastmont Ave., west along 19th St. N.E. to the Columbia River, downstream along the Columbia River, east along Fourth St. S.E. to the point of origin.
- $^{\prime\prime}(2)$ District 12-B—the areas and precincts in the counties of Chelan and Douglas not included in District 12-A as described in subsection (1) of this section.

"NEW SECTION. Sec. 15. District 13-the counties of Grant and Kittitas.

"NEW SECTION. Sec. 16. District 14—the following precincts in the county of Yakima: Airport, Cascade, Castlevale, Country Club, East Fruitvale, East Moxee, East Summitview, Fairgrounds, Fairview, Holland, Jefferson, Leamingberg, Moxee City, Moxee Rural, Old Town, Riverside, Slavin, South Broadway, Sumach, Terrace Heights, Union Gap 1, 2 and 3 and West Fruitvale; and the following precincts in the city of Yakima 1 through 67.

"NEW SECTION. Sec. 17. District 15—the following precincts in the county of Yakima: Bradshaw, Brownstown, Buena, Cottonwood, East Ahtanum, East Naches, East Selah, East Summitview, East Tieton, East Wapato, East Zillah, Englewood, Eschach, Gleed, Growmore, Harrah, Harwood, Liberty, Lower Wenas, McKinley, Naches City, Naches Heights, Nile, North Buena, North Cowiche, Orchardvale, Outlook, Parker

Heights, Selah Central, Selah Extension, Selah Heights, Selah Rural, South Cowiche, South Nob Hill, Tampico, Tieton Rural, Tieton, Toppenish Rural 1, 2 and 3, Upper Wenas, West Ahtanum, West Naches, West Nob Hill, West Parker, West Summitview, West Tieton, West Wapato, White Swan, Wide Hollow, Wiley City, Zillah Town; and all the precincts in the cities of Selah, Toppenish, and Wapato.

"NEW SECTION. Sec. 18. District 16—the county of Franklin, and the following area in the county of Benton: Those parts of townships 8 north and 9 north in each of ranges 29 east through 31 east, Willamette Meridian, and township 8 north in each of ranges 27 east and 28 east, Willamette Meridian; those parts of townships 9 north and 10 north in each of ranges 27 east and 28 east, Willamette Meridian, south of the Yakima River; and those parts of township 9 north, range 27 east, Willamette Meridian, west of the Yakima River; and those parts of sections 30 and 31, township 10 north, range 27 east, Willamette Meridian, west of the Yakima River.

"NEW SECTION. Sec. 19. District 17—the counties of Klickitat and Skamania, and the following precincts in the county of Clark: Alpine, Battle Ground North, Battle Ground South, Camas 101 through 114, Cedar Creek, Charter Oak, Chelatchie, Columbia West, English, Fern Prairie East, Fern Prairie West, Gibbons, Haagen, Hall, Hayes, Heisson, LaCenter, Lackamas North, Lackamas South, Lewisville, Lockwood Creek, Manor, Meadow Glade, Mt. View, Norway, Pioneer, Paradise Point, Proebstel, Russell, Skye, Twin Falls, Washougal "A" through "F", Woodburn, Yacolt, Baker, Bliss, Brush Prairie, Daybreak, Enterprise, Fishers, Gee Creek, Glenwood Heights, Greeley, Lamb, Miller, Ridgefield North, Ridgefield South, that part of Sifton South precinct south of N.E. 39th St. and east of N.E. 132nd Ave., Whipple Creek, 5-15, 5-20, that part of 5-50 precinct east of N.E. 132nd Ave., that part of 5-75 precinct west of N.E. 94th Ave., that part of 5-80 precinct not included in district 49 as described in section 51 of this act, 5-85, 6-85, 6-90, 6-95.

"NEW SECTION. Sec. 20. District 18-the counties of Cowlitz and Wahkiakum.

"NEW SECTION. Sec. 21. District 19—the county of Pacific, and the following precincts in the county of Grays Harbor: Aberdeen wards 1 through 6, Aberdeen County 2 & 3, Aloha, Artic, Axford, Carlisle, Central Park 1 & 2, Coats Landing, Copalis, Cosmopolis 1 & 2, Cosmopolis Rural, Fairview, Gray Gables, Grayland, Grove, Hoquiam wards 1 through 6, Hoquiam Rural 4-1, Humptulips, Johns River, Junction, Melbourne, Moclips, Montesano 1 through 5, Montesano Rural, Neeson, Neilton, Ocean City, Ocosta, Pacific Beach, Quinault, Simpson, Springfield, Toholah, Vesta, Westport, Westport Rural, Wildnerness, Wilson, Wishkah, Woodlawn, Wynooche.

"NEW SECTION. Sec. 22. District 20—the county of Lewis, and the following precincts in the county of Grays Harbor: Block House, Brady, Bush, Calder, Connie, Delezenne, Elma 1 through 4, Fords Prairie, Malone, McCleary 1 & 2, McCleary Rural, Oakville 1, Oakville 2 (Rural), Porter, Satsop.

"NEW SECTION. Sec. 23. District 21—the islands of Vashon and Maury, and the area of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of Puget Sound and the King-Pierce county line, proceed east along the King-Pierce county line, north along the King-Kittitas county line, west along the line dividing township 21 north and township 22 north, north along the line dividing range 7 east and range 8 east, Willamette Meridian, west along S.E. 208th St., north along 252 Ave. S.E., west along S.E. 192nd St., north along 244th Ave. S.E., west along S.E. 176th St., north along 228th Ave. S.E., west along S.E. 128th St., south along 144th Ave. S.E., west along S.E. 136th St., south along 132nd Ave. S.E., west along S.E. 176th St. to the east city limits of the city of Renton, south along the east city limits of the city of Renton, east along the logical extension of S. 180th St., generally south and west along the east and south boundary of district 30 as described in section 32 of this act to the point of origin.

"NEW SECTION. Sec. 24. District 22-the county of Thurston.

"NEW SECTION. Sec. 25. District 23—the following precincts in the county of Kitsap: Annapolis 1 & 2, Bangor, Bayview, Bethel 1 through 3, Bremerton 2 through 30, 33, 37 through 40, 44, 45, 48, 53, 55 through 60, Bremerton Heights, Burley, Carter, Charland, Chico, Colby, Crosby, Davis 1 through 3, Erlands Point 1 & 2, Fernwood, Forest Ridge, Fragaria, Glenwood, Gorst 1 through 3, Harper, Hillcrest, Holly, Kitsap Lake 1 through 3, Long Lake, Manchester, Manchester Heights, Navy Yard City 1 through 4, North Silverdale, Olalla, Phinney Bay, Port Orchard 1 through 7, Rocky Point 1 & 2, Seabeck, Shorewood Drive, Sidney, South Colby, Sunnyslope, Twin Lakes, Veterans 1 & 2, Waterman, West Silverdale.

"NEW SECTION. Sec. 26. District 24—the counties of Clallam, Jefferson and Mason. "NEW SECTION. Sec. 27. District 25—the area in the county of Pierce and the

city of Tacoma encompassed by the following boundaries: Beginning at the intersection of the Pierce-King county line and Meridian St. N., proceed south along Meridian St. N., down the Puyallup River, west along U. S. Highway 5, south along E. "M" St., west along E. 72nd St., south along E. "B" St., east along 96th St. E., south along McKinley Ave., east along 128th St. and Collins Rd., south along Lundblat Rd. and its logical extension, east along First Commissioner's District of Pierce county, northerly and westerly along the Pierce county line to the point of origin.

"NEW SECTION. Sec. 28. District 26—the following precincts in the county of Pierce: Anderson Island, Artondale, Fox Island, Gig Harbor 1 & 2, Hales Pass, Home, Lake Bay, Long Branch, Minter, Purdy, Richmond, Ruston, Rosedale, Shore Acres, Vaughn, Woolochet; and the area in the city of Tacoma encompassed by the following boundaries: Beginning at the intersection of Olympic Blvd. and The Narrows, proceed south along Olympic Blvd. and Jackson Ave., east along S. 12th St., north along Shirley St., east along 6th Ave. and Division Ave., south along Tacoma Ave., east on S. 11th St. and E. 11th St., south along the Port of Tacoma Rd., east and north along the city limits of Tacoma, northwest along the Pierce-King county line, generally west and south through Puget Sound and The Narrows to the point of origin.

"NEW SECTION. Sec. 29. District 27—the area in the county of Pierce and in the city of Tacoma encompassed by the following boundaries: Beginning at the intersection of S. 12th St. and Shirley St., proceed south along Shirley St., east along S. 19th St., south along Monroe St., east along S. 35th St., south along Union Ave., east along S. 40th St., south along E. "A" St., east along E. 72nd St., north along E. "M" St., east along U. S. Highway 5, up the Puyallup River, north along Meridian St. N., northwest along the Pierce-King county line, generally west along the southern boundary of district 26 as described in section 28 of this act to the point of origin.

"NEW SECTION. Sec. 30. District 28—the area in the county of Pierce and in the city of Tacoma encompassed by the following boundaries: Beginning at the intersection of Olympic Blvd. and The Narrows, proceed south along Olympic Blvd. and Jackson Ave., east along S. 12th St., south and east along the southern and western boundaries of district 27 as described in section 29 of this act to S. 46th St., west along S. 46th St., south along S. "M" St., west along S. 47th St., south along U. S. Highway 5, west along S. 50th St., south along Pine St., west along S. 56th St., south and east along the city limits of Tacoma, southwest along U. S. Highway 5, west along Thorne La. N.S.W., north through American Lake to the logical extension of 92nd Ave. S.W., north along 92nd Ave. S.W., west and north along Old Military Rd., north on 103rd Ave. S.W., west on Chamber Creek Rd. and its logical extension to Puget Sound, north through Puget Sound and The Narrows to the point of origin.

"NEW SECTION. Sec. 31. District 29—the area in the county of Pierce and the city of Tacoma not included in the districts described in sections 27 through 30 of this act.

"NEW SECTION. Sec. 32. District 30—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of Puget Sound and S.W. 160th St., proceed easterly along S.W. 160th St. and S. 160th St., south and east along the west and south city limits of Renton, east along S. 180th St. and S.E. 180th St., south along 108th Ave. S.E., west along S.E. 208th St., generally south and west along the eastern and southern city limits of Kent, south along 83rd Ave. S. to the logical extension of S. 285th St., west along S. 285th St. and its logical extension to the Pacific Highway, south along the Pacific Highway, west along S. 288th St. to Puget Sound, generally north along the outer harbor line of Puget Sound to the point of origin.

"NEW SECTION. Sec. 33. District 31—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of Puget Sound and S.W. 160th St., proceed east along S.W. 160th St., north along 1st Ave. S., west along S. 146th St., north along 4th Ave. S.W., east along S.W. Roxbury St., north along 1st Ave. S., west along the southern boundary of district 34 as described in section 36 of this act, south through Puget Sound to the point of origin.

"NEW SECTION. Sec. 34. District 32—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the center line of Union Bay and the logical extension of 30th Ave. N.E., proceed generally west along the center lines of Union Bay and Lake Washington Canal, northwest through Portage Bay into Lake Union, southwest and northwest through Lake Union to the Lake Washington Canal, northwest along the center lines of the Lake Washington Canal and the Salmon Bay Waterway, north along 20th Ave. N.W., east along N.W. 58th St., and N. 58th St., north along Greenwood Ave. N., east along N. 65th St., south

along W. Greenlake Dr. and Ashworth Ave. N., east along N. 50th St. and N.E. 50th St., north along Roosevelt Way N.E., east along N.E. 65th St., south along 15th Ave. N.E., east along N.E. 52nd St., north along 20th Ave. N.E., east along N.E. 61st St., north along 22nd Ave. N.E., east along N.E. 65th St., south along 40th Ave. N.E., west along N.E. 55th St., south along 30th Ave. N.E., west along N.E. 55th St., south along 30th Ave. N.E. to the point of origin.

"NEW SECTION. Sec. 35. District 33—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of the western shore of Lake Washington and E. Yesler Way, proceed west along E. Yesler Way to Boren Ave., southeast along Boren Ave. S. and Rainier Ave. S. to the logical extension of 15th Ave. S., south along 15th Ave. S., west along S. Dearborn St., south along 12th Ave. S., west along S. Judkins St., south along 11th Ave. S., east along Columbian Way, south along Columbian Way and 15th Ave. S., south and east along Swift Ave. S., east along S. Othello St., generally north along the outer harbor line of the western shore of Lake Washington to the point of origin.

"NEW SECTION. Sec. 36. District 34—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of Elliott Bay and Cherry St., proceed northeast along Cherry St., southeast along Boren Ave. and Rainier Ave. S. to the logical extension of 15th Ave. S., south along 15th Ave. S., generally south along the western boundary of district 33 as described in section 35 of this act, south along 30th Ave. S., west along the logical extension of S. Kenyon St., north along 10th Ave. N.W., west along south Webster St. and S.W. Webster St., north along 35th Ave. S.W., west along S.W. Morgan St. to Puget Sound, generally north and then generally east along the outer harbor line of Puget Sound and Elliott Bay to the point of origin.

"NEW SECTION. Sec. 37. District 35—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the King-Snohomish county line and 116th Ave. N.E., proceed south along 116th Ave. N.E., generally south along the eastern city limits of the city of Bothell, south along 116th Ave. N.E., east along N.E. 165th St., south along 148th Ave. N.E., east along N.E.

116th St., south along 204th Ave. N.E., west along N.E. 50th St., north along 140th Ave. N.E., west along N.E. 90th St., generally north and west along the eastern and northern city limits of the city of Kirkland, north along 98th Ave. N.E., west along N.E. 112th St., generally northwest through Lake Washington, west along N.E. 145th St., north along 1st Ave. N.E., west along N. 165th St. and N.W. 165th St., north along the logical extension of 8th Ave. N.W., east along N.W. 185th St., north along the logical extension of Greenwood Ave. N., east along the King-Snohomish county line

to the point of origin.

"NEW SECTION. Sec. 38. District 36—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of Shilshole Bay and the center line of the Salmon Bay Waterway, proceed generally southeast along the center line of the Salmon Bay Waterway, south and east along the western and southern boundaries of district 32 as described in section 34 of this act, south through the center of Lake Union, south along Waterway No. 3 and the logical extension of the same to Westlake Ave. N., south along Westlake Ave. N. and Westlake Ave., west along Denny Way, generally northwest along the outer harbor line of Elliott Bay, Puget Sound and Shilshole Bay to the point of origin.

"NEW SECTION. Sec. 39. District 37—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of Elliott Bay and Denny Way, proceed east along Denny Way, north along Melrose Ave. E., east along Mercer St. and E. Mercer St., east along E. Republican St., south along Belmont Ave., east along E. Harrison St., north along Federal Ave. E., east along E. Mercer St., north along Malden Ave. E., east along E. Roy St., south along 20th Ave. E., east along E. Mercer St., generally south along the outer harbor line of the west shore of Lake Washington, generally west along the northern boundary of district 33 as described in section 35 of this act, north and west along the north boundary of district 34 as described in section 36 of this act, generally north along the outer harbor line of Elliott Bay to the point of origin.

"NEW SECTION. Sec. 40. District 38—the following precincts in the county of Snohomish: Center, Dakota, Eastmont, Everett 1 through 103, Hilton's Lake, Hiway, Intercity, Mukilteo, Nelson, Olivia, Rivercrest, Ward, Whaleback, Wilson.

"NEW SECTION. Sec. 41. District 39—the following precincts in the county of Snohomish: Allen Creek, Alma, Arlington 1 through 5, Armstrong, Bear Creek, Bee, Bly, Boulder, Bryant, Cathcart, Cedarhome, Clearview, Cliff, Darrington, Davies, East

Everett, Ebey, Edgecomb, Elwood, Fir, Florence, Fortson, Getchell, Glenwood, Gold Bar, Granite Falls, Gregory, Hartford, Hazel, Highland, Howell, Index, Jim Creek, Kennard, Lake, Lake Cassidy, Lake Goodwin, Lake Stevens 1 & 2, Lakeview, Lakewood, Lochsloy, Loma, Ludwig, Machias, Maltby, Marion, Marsh, Marysville 1 through 7, McDougall, Millard, Milton, Minor, Monroe 1 through 3, Moran, Newberg, Norden, Norm, Norman, Olney, Oso, Outlook, Park Place, Pearson, Port Susan, Priest Point, Quil, Rainier, Riverview, Robe, Robin, Roosevelt, Sauk, Sexton, Shorts, Shoultes, Silvana, Sparlin, Skykomish, Skyline, Snohomish 1 through 9, South Lake Stevens, South Snohomish, Stanby, Stanwood 1 & 2, Stitch, Sultan 1 & 2, Sultan River, Sunnyside, Three Lakes, Trafton, Trail, Tualco, Tulalip, Tyee, Union, Valley, Vernon, Village, Wallace, Welangdon, Winter Lake.

"NEW SECTION. Sec. 42—District 40—the counties of San Juan and Skagit. "NEW SECTION. Sec. 43.

"(1) District 41-A—the following precincts in the county of Snohomish: Ash, Brier, Canyon, Cascade, Crest, Crystal Springs, Cypress, East Shore, Emander, Fernwood, Freeway, Hilltop, Hunt, Jeff, Kenmore, Larch, Locust, Lynncrest, Lynnwood 1 through 14, Magnolia, Manor, Manordale, Martha Lake, Meridian, Morris, Mountlake Terrace 1 through 16, North Alderwood, Omdal, Russett, Silver Lake, South Alderwood, Spruce, Stickney, Thomas Lake, Vine.

"(2) District 41-B—the following precincts in the county of Snohomish: Alicia, Berry, Chase, Cherry, Dale, Edmonds 1 through 39, Field, Firdale, Forshee, Gate, Glen, Hadley, Holly, Lund, Maple, Meadowdale, Nolyn, Perrin, Radar, Ridge, Rob, Seattle Heights, Serene, Shelby, Shore, Snoline, Summit, Wood, Woodway 1 & 2, Yost.

"NEW SECTION. Sec. 44. District 42—the county of Whatcom.

"NEW SECTION. Sec. 45. District 43—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of the west shore of Lake Washington and N.E. 95th St., proceed west along N.E. 95th St., south along 35th Ave. N.E., east along N.E. 75th St., south along 55th Ave. N.E., west along N.E. 65th St., south along 40th Ave. N.E., west along N.E. 55th St., south along 30th Ave. N.E., to Union Bay, west through the Lake Washington Ship Canal, generally north and west through Portage Bay, generally south and west through Lake Union, south along Waterway No. 3 to Westlake Ave. N., south along Westlake Ave. N. and Westlake Ave., generally east along the boundary of district 37 as described in section 39 of this act, north along the outer harbor line of the west shore of Lake Washington to the point of origin.

"NEW SECTION. Sec. 46.

"(1) District 44-A—the area in the city of Seattle that is encompassed by the following boundaries: Beginning at the intersection of Puget Sound and the logical extension of N.W. 65th St., proceed east along N.W. 65th St., north along 32nd Ave. N.W., east along N.W. 85th St., north along 14th Ave. N.W., east along N.W. 110th St., south along 8th Ave. N.W., west along N.W. 58th St., south along 20th Ave. N.W., generally northwest along the center line of Salmon Bay Waterway, generally north through Shilshole Bay and Puget Sound to the point of origin.

"(2) District 44-B—the area in the city of Seattle and the county of King that is encompassed by the following boundaries: Beginning at the intersection of Puget Sound and the King-Snohomish county line, proceed east along the King-Snohomish county line, south along Greenwood Ave. N., west along N.W. 185th St., south along 8th Ave. N.W., east along the logical extension of N. 165th St., south along the logical extension of 1st Ave. N.E., west along N.W. 145th St., south along Aurora Ave. N., west along the logical extension of N. 115th St. and N.W. 115th St., south along 8th Ave. N.W., west and south along the north and west boundaries of district 44-A as described in subsection (1) of this section, generally north through Puget Sound to the point of origin.

"NEW SECTION. Sec. 47. District 45—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of N. 145th St. and Aurora Ave. N., proceed generally south and west, along the eastern boundary of district 44 as described in section 46 of this act, generally east along the northern boundary of district 32 as described in section 34 of this act, north along Roosevelt Way N.E., west along N.E. 70th St., north and west along Seattle freeway, north along 5th Ave. N.E., west along N.E. 145th St. and N. 145th St. to the point of origin.

"NEW SECTION. Sec. 48. District 46—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of the western shore of Lake Washington and N.E. 145th St., proceed west along N.E. 145th St., south along 5th Ave. N.E., generally southeast along the

Seattle freeway, east along N.E. 70th St., south along Roosevelt Way N.E., east along Ravenna Blvd., south along 15th Ave. N.E., east along N.E. 52nd St., north along 20th Ave. N.E., east along N.E. 63rd St., north along 22nd Ave. N.E., east along N.E. 65th St., north along 55th Ave. N.E., west along N. 75th St., north along 35th Ave. N.E., east along N.E. 95th St., generally north along the outer harbor line of the western shore of Lake Washington to the point of origin.

"NEW SECTION. Sec. 49. District 47—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of the southern shore of Lake Washington and 84th Ave. S., proceed generally southwest along the southeast boundary of district 2 as described in section 4 of this act, generally south along the western city limits of the city of Tukwila, east along S. 160th St., south and then east along the western and southern city limits of Renton, generally east along the northern boundary of district 19 as described in section 21 of this act, generally north along the King-Kittitas and King-Chelan county lines, west along the King-Snohomish county line, generally south and east along the eastern boundary of district 35 as described in section 37 of this act, generally south through Lake Samamish, west along S.E. 34th St., S.E. 36th St., and Sunset Hwy., generally south and west along the southern city limits of Bellevue, generally south and west along the outer harbor line of the eastern and southern shores of Lake Washington to the point of origin.

"NEW SECTION. Sec. 50. District 48—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of the east shore of Lake Washington and N.E. 112th St., proceed generally east and south along the southern boundary of district 35 as described in section 37 of this act, generally south and then west along the western boundary of district 47 as described in section 49 of this act, generally south through the east waters of Lake Washington, generally north through the west water of Lake Washington, encompassing Mercer Island, to the point of origin.

"NEW SECTION. Sec. 51. District 49—the following precincts in the county of Clark: Clyde, Connor, Elkins, Fruit Valley, Sifton North, that part of Sifton South precinct not included in district 17 as described in section 19 of this act, Vancouver 163 through 235, 5-00, 5-05, 5-10, 5-25, 5-30, 5-35, 5-40, 5-45, that part of 5-50 precinct lying west of N.E. 132nd Ave., 5-55, 5-60, 5-65, 5-70, that part of 5-75 precinct lying east of N.E. 94th Ave., that part of 5-80 precinct lying south of N.E. 99th St. and east of N.E. 94th Ave., 5-90, 5-95, 5-100, 5-105, 5-110, 5-115, 5-120, 5-125, 5-130, 5-135, 5-140, 5-145, 5-150, 5-155, 5-160, 5-165, 5-170, 5-175, 5-180, 5-185, 5-190, 5-195, 6-00, 6-05, 6-10, 6-15, 6-20, 6-25, 6-30, 6-35, 6-40, 6-45, 6-50, 6-55, 6-60, 6-65, 6-70, 6-75, 6-80.

"NEW SECTION. Sec. 52. The senate will consist of forty-nine members, one of whom shall be elected from each of the forty-nine districts as set forth in sections 3 through 51 of this act.

"NEW SECTION. Sec. 53. The house of representatives shall consist of ninety-nine members to be elected from fifty-six representative districts as set forth in sections 3 through 51 of this act.

"NEW SECTION. Sec. 54. The second, third, fourth, fifth, sixth, seventh, eighth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first, twenty-second, twenty-third, twenty-fourth, twenty-fifth, twenty-sixth, twenty-seventh, twenty-eighth, twenty-ninth, thirtieth, thirty-first, thirty-second, thirty-third, thirty-fourth, thirty-fifth, thirty-sixth, thirty-seventh, thirty-eighth, thirty-ninth, fortieth, forty-third, forty-fifth, forty-sixth, forty-seventh, forty-eighth, and forty-ninth districts as set forth in this act, shall each have two representative positions.

"NEW SECTION. Sec. 55. The forty-second district as set forth in section 44 of this act shall have three representative positions.

"NEW SECTION. Sec. 56. The following districts as set forth in this act shall each embrace two representative districts with one representative to be elected from each district as follows: First, one from 1-A as set forth in section 3 (1) and one from 1-B as set forth in section 3 (2); ninth, one from 9-A as set forth in section 11 (1) and one from 9-B as set forth in section 11 (2); tenth, one from 10-A as set forth in section 12 (1) and one from 10-B as set forth in section 12 (2); eleventh, one from 11-A as set forth in section 13 (1) and one from 11-B as set forth in section 13 (2); twelfth, one from 12-A as set forth in section 14 (1) and one from 12-B as set forth in section 12 (2); forty-first, one from 41-A as set forth in section 43 (1) and one from 41-B as set forth in section 43 (2); forty-fourth, one from 44-A as set forth in section 46 (1) and one from 44-B as set forth in section 46 (2).

"NEW SECTION. Sec. 57. Of the senators provided for in this act, one senator shall be elected from each of the following districts set forth in this act, at the general election to be held on the first Tuesday after the first Monday in November, 1966, and every four years thereafter, for a term of four years: 2, 6, 7, 8, 13, 15, 21, 26, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 42, 43, 44, 45, 46, 47, 48. A senator shall be elected from each of the other districts, set forth in this act at the general election to be held on the first Tuesday after the first Monday in November, 1968, and every four years thereafter, for a term of four years.

"NEW SECTION. Sec. 58. The representatives provided for in this act shall be elected at the general election to be held on the first Tuesday after the first Monday in November, 1966, and every two years thereafter.

"NEW SECTION. Sec. 59. The terms of all senators elected at the general election in November, 1964 for the term ending January, 1969 shall expire in January, 1969.

"NEW SECTION. Sec. 60.

- "(1) Water boundaries follow the outer harbor line of first class shorelands, the outer limits or line of extreme low tide of second class shorelands, or the main thread of the river or stream.
- "(2) Street descriptions follow the center line of the named or numbered streets, and a straight line extension thereof where such named or numbered streets have not been cut through, except where the context expressly indicates otherwise.
- "(3) Street descriptions are as numbered or named, and as delineated, on the records of the county assessor and in conformity with a numbering scheme as set forth by the county engineer, except where the context expressly indicates otherwise.
- "(4) Municipal and district boundaries are those boundaries of political subdivisions of this state as they existed on January 1, 1965, unless the context expressly dictates otherwise.
- "(5) Precinct designations are those precincts which were in existence in the various counties of this state on the first Tuesday following the first Monday in November, 1964.

"NEW SECTION. Sec. 61.

- "(1) Any area not specifically included within the boundaries of any of the districts as described in this act, and which is completely surrounded by a particular district, shall be a part of that district. Any such area not completely surrounded by a particular district, shall be a part of the district having the smallest number of inhabitants and having territory contiguous to such area in the same county in which the area is located.
- "(2) Any area described in this act as specifically embraced in two or more noninclusive districts shall be a part of the adjoining district having the smallest number of inhabitants and shall not be a part of the other district or districts.
- "(3) Any area specifically mentioned as embraced within a district but separated from such district by one or more other districts, shall be assigned as though it had not been included in any district specifically described.
- "(4) The 1960 United States census shall be used for determining the number of inhabitants under the provisions of this act.

"NEW SECTION. Sec. 62. This act shall not affect the membership, districts or other organization of the thirty-ninth legislature nor abolish nor shorten any terms of office of any member of the legislature commenced prior to the effective date of this act.

"NEW SECTION. Sec. 63. The following acts or parts of acts are each repealed:

- "(1) Chapter 5, Laws of 1957;
- "(2) Chapter 289, Laws of 1957; and
- "(3) Chapter 44.06 RCW.

"NEW SECTION. Sec. 64. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

In line 2 of the title after "thereof;" strike the remainder of the title and insert "repealing chapter 5, Laws of 1957, chapter 289, Laws of 1957 and chapter 44.06 RCW; and declaring an emergency."

GARY GRANT, Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

The reading clerk commenced the reading of the bill the second time by sections. There being no objection, Mr. Sawyer moved that the last line only be read.

Mr. Grant moved adoption of the committee amendment.

On motion of Mr. Grant, the following amendments to the committee amendment were adopted:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment, on page 6, section 13, line 14 of the amendment, after "Byron," insert "East Granger,"

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment, on page 6, section 13, line 15 of the amendment, after "Mabton Rural," and before "Grandview Central" strike "North"

Amend the amendment by the Committee on Constitution, Elections, and Reap-portionment, on page 6, section 13, line 17 of the amendment, after "of Grandview" insert ", Granger"

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment, on page 11, section 27, line 8 of the amendment, after "along E." and before "St., east" strike "B" and insert "A"

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment, on page 23, section 54, line 16, of the amendment, strike "Representative positions" and insert "representatives"

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment, on page 23, section 55, beginning on line 23 of the amendment, after "have three" strike "representative positions" and insert "representatives"

Mr. Grant moved adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Constitution, Elections, and Reapportionment, on page 15, section 36, beginning on line 19 of the amendment, after "this act," strike all of the matter down to and including "Ave. N.W.," on line 21.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, if we are amending section by section, apparently we have already passed this section. Is it the Speaker's wish that we go ahead and allow sections to be reopened?"

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, we didn't read this bill section by section. By custom of the House, when you read the last line, you can go back and forth."

RULING BY THE SPEAKER

The Speaker:

"The custom of the House has been, Mr. Copeland, that we can go back and forth on these amendments when we have read the last line. It is the ruling of this Speaker that this amendment may be permitted at this time."

The motion was carried, and the amendment to page 15 of the committee amendment was adopted.

The committee amendment as amended was adopted.

On motion of Mr. Grant, the committee amendment to the title was adopted.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

On motion of Mr. Sawyer, the rules were suspended, Engrossed Senate Bill

No. 333 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Grant speaking in favor of passage of the bill.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"I would like to ask, Mr. Speaker, whether Mr. Grant is talking about Senate Bill 333 as amended?"

The Speaker:

"He is explaining some of the alternatives that might be placed before the House."

Mr. Copeland:

"Then obviously we would have the opportunity to present numerous alternatives that have been proposed earlier?"

The Speaker:

"My ruling is that the speaker may continue with his comparison of these districts we have here and some of the alternatives of the supposed compromises in which the House was not involved."

Mr. Copeland:

"You are going to grant us time to present alternatives at this time or some future date?"

The Speaker:

"I will rule on each matter as it comes up, Mr. Copeland."

Representative Grant continued his remarks.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, I want to make it clear that if Mr. Grant is going to impugn someone's motives as to compromise plans, I think he would do well to start naming a few Democrats as well."

Further debate ensued, Representative Grant completing his remarks in favor of passage of the bill. Representatives Gorton and Copeland spoke in opposition to passage of the bill, and Representatives O'Brien, Backstrom, and Burtch spoke for its passage.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, in all deference to Mr. Burtch, this is no time to be discussing his opinion of the governor's leadership or lack thereof. We are discussing a bill about redistricting that is before this House. No one in this body alluded to the fact of a governor's veto. That is not involved in any way, shape, or manner. I earnestly ask the Speaker to request that the members speak directly on the measure at hand."

The Speaker:

"I think that the speaker can phrase his remarks to apply to the bill. However, since you people on the Republican side have brought up the negotiations in the governor's office and opened this area, I feel that Mr. Burtch may continue as long as the intent or integrity of any individual in this House or the Senate or of our

governor is not brought into question. You may continue with your remarks within that frame."

Further debate ensued, Representative Burtch completing his remarks, and Representative Rogers speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. O'Brien:

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

The Speaker:

"Mr. Rogers, will you yield to question?"

Mr. Rogers:

"Yes."

Mr. O'Brien:

"Mr. Rogers, I don't know whether you were referring to this particular bill when you were talking of meetings down in hotel rooms and secret conferences. Were you talking about this bill or other bills?"

Mr. Rogers:

"Mr. O'Brien, I was talking about other bills that have apparently passed this way. I don't know about this bill. I was not a party to it; I am not on the committee and I was not a party to negotiations on this matter, but I feel that each member of this body should be a party to the negotiations and that each member of this body should be a party to compromises made openly, to covenants openly arrived at."

Mr. Brachtenbach demanded an oral roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Andersen (James A.):

"Mr. Speaker, would Mr. Grant yield to question?"

The Speaker:

"Would Mr. Grant yield to question?"

Mr. Grant:

"Yes, I will yield."

Mr. Andersen:

"Representative Grant, at the time you were pointing out this compromise bill and what it entailed and showing the diagrams, you were also referring to me. Now it wasn't just clear to me and since there are a number of people in the press and galleries, I would like to have you explain whether you are suggesting I had a hand in writing the compromise bill or drawing boundaries. I wasn't sure whether you did or did not."

Mr. Grant:

"I wasn't referring to you specifically as having drawn the lines. I would state that this bill, this alternative that has been presented to the Democratic majority in this House, was done in the Secretary of State's office by employees of the Republican minority at the direction of the Republican members of this legislature. These were definitely the lines of the minority."

Further debate ensued, Representative Grant speaking in favor of passage of the bill.

The Speaker declared the question before the House to be Engrossed Senate Bill No. 333 as amended by the House on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill

No. 333 as amended by the House, and the bill passed the House by the following vote: Yeas, 57; nays, 42; absent or not voting, 0.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—42.

Engrossed Senate Bill No. 333 as amended by the House, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

My reasons for voting for House Bill No. 333 are these: We have been here forty-one days debating and haggling over a redistricting bill; this, as everyone knows, has been holding up the wheels of progress. This bill was and would be a great disaster to my district, but I felt in the best interests of all the state I had to vote for the bill even though I might be voting myself out of office. My people sent me here to get things done and I felt that in the best interest of the people of my district I should get on with the other bills and legislation that they wanted passed and I felt that in order to get the bigger job done I should vote for the bill.

ERIC O. ANDERSON, 21st District.

MOTIONS

On motion of Mr. Sawyer, Engrossed Senate Bill No. 333 as amended by the house was ordered transmitted immediately to the Senate.

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Joint Memorial No. 27, by Representative Taplin:

Requesting Congress to provide for navigational locks in proposed Asotin Dam.

Ordered printed and referred to Committee on Water Resources and Pollution Control.

MOTION

On motion of Mr. Sawyer, the House adjourned until 12:00 noon, Tuesday, February 23, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FORTY-FOURTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Tuesday, February 23, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Gorton, Kink, and Leland, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Arthur Anderson of the Gloria Dei Lutheran Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of members of the Campbell Hill PTA in King county, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from the Centralia Junior High School, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of students from the Kessler School in Longview, and asked them to stand and be recognized.

The Speaker observed in the north gallery fifty-eight students from South Kitsap High School, and asked them to stand and be recognized.

The Speaker observed in the south gallery members of the Shoreline PTA from King county, and asked them to stand and be recognized.

The Speaker observed in the south gallery fifty-eight students from the Sylvester Junior High School in King county, and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 20, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 313, defining failure to return a rented automobile as larceny, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Newman H. Clark, Hayes Elder, Slade Gorton, Edward F. Harris, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 362, increasing marketing assessment on soft tree fruits, have

had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Stewart Bledsoe, Damon R. Canfield, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Bob McDougall, Charles Moon, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 382, raising assessments on milk and cream under dairy products commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Horace W. Bozarth, Chairman, Robert R. Kull, Vice Chairman.

We concur in this report: Stewart Bledsoe, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Charles Moon, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Commerce and Economic Development, to whom was referred House Bill No. 476, prohibiting sale of certain sliding glass doors or sliding glass assemblies unless of stated quality, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. G. WITHERBEE, Chairman, GEORGE P. SHERIDAN, Vice Chairman.

We concur in this report: Henry Backstrom, Arnie Bergh, Norwood Cunningham, Don Eldridge, P. J. "Jim" Gallagher, Helmut L. Jueling, Mark Litchman, Marjorie Lynch, Fred R. Mast, John L. O'Brien, Ray Olsen, Frank Slagle, Frank J. Warnke, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Commerce and Economic Development, to whom was referred House Bill No. 500, creating state agency for promoting nuclear energy development, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

C. G. Witherrer. Chairman.

C. G. WITHERBEE, Chairman,

GEORGE P. SHERIDAN, Vice Chairman.

We concur in this report: Henry Backstrom, Arnie Bergh, Norwood Cunningham, Don Eldridge, P. J. "Jim" Gallagher, Helmut L. Jueling, Mark Litchman, Marjorie Lynch, Fred R. Mast, John L. O'Brien, Ray Olsen, Frank Slagle, Frank J. Warnke, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 519, providing for attorneys' fees in actions for damages for personal or property injury, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Jack Dootson, Hayes Elder, Gary Grant, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 650, by Representative Copeland (by executive request):

An Act providing for the attachment of fiscal notes to bills and resolutions of the legislature; prescribing procedures; and amending section 43.41.020, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.41.020.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Appropriations).

SECOND READING OF BILLS

House Bill No. 243, by Representatives Canfield, Jolly, and McDougall (by departmental request):

Changing eligibility requirements for state allocations to agricultural fairs and amount of such allocations.

House of Representatives, Olympia, Wash., February 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 243, changing eligibility requirements for state allocations to agricultural fairs and amount of such allocations, have and the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 2, line 26, after "and for" and before "expenses" insert "administrative"

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, William S. Day, S. E. (Sid) Flanagan, Dan Jolly, Daniel G. Marsh, Bob McDougall, Charles Moon, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

The bill was read the second time by sections.

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

House Bill No. 243 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 66, by Representatives Beck, Garrett, and Wolf: Raising teachers' minimum salary.

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 66, raising teachers' minimum salary, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 19, after "[twenty-four hundred]" and before "dollars" strike "five thousand" and insert "forty-eight hundred"

On page 1, section 2, line 26, after "a teacher" and before "to teach" insert "holding a regular certificate"

On page 1, section 2, line 27, after "[two hundred]" and before "dollars" strike "five thousand" and insert "forty-eight hundred"

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Georgette Valle.

The bill was read the second time by sections.

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

House Bill No. 66 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 61, by Representatives Johnston (Elmer E.), Leland, and Avey (by departmental request):

Changing certain staking and holding requirements for mining claims.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 283, by Representatives Taplin, Day, and Huntley:

Authorizing a feasibility study for relocation of primary state highway No. 3 in Asotin county.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 172, by Representatives Litchman, Saling, and Radcliffe: Establishing a professional practice commission for education.

House of Representatives, Olympia, Wash., February 16, 1965.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 172, establishing a professional practice commission for education, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike all of section 5 and substitute the following:

"NEW SECTION. Sec. 5. The commission may make advisory recommendations to the state board of education and to boards of directors of school districts with respect to criteria of professional practice. The commission may review the professional policies and practices of any school district and may make its findings available to the state board of education, the local school board affected, professional and other employee associations or organizations. The board of such school district shall have the right to appear before, or file written testimony with, the commission in connection with such review.

"The commission may review the professional practices of individual certificated personnel or groups of certificated personnel. In making such reviews the commission shall have the authority on its own behalf, or on behalf of any person or school district directly involved in or concerned with such review to subpoena personnel records of school districts relevant to the inquiry and to subpoena witnesses and place them under oath. In reviewing the professional practices of individual certificated personnel, the commission shall give written notice of its intent to review to the individual and the employing school district, at least ten days prior to the first hearing, setting forth therein the practices to be reviewed. The individual whose practices are being reviewed shall have the right to appear personally before the commission, be represented by an attorney, present witnesses or written testimony. Such individual shall have the right to question any person or persons making complaint about such professional practices. Upon request of said individual, or his attorney, the commission shall issue subpoenas to any witness requested. Said individual shall have the right to require that such hearing be closed to the public. A stenographic record of the proceedings shall be kept and a copy furnished to said individual.

"The commission shall make its findings available to the state board of education, the local school board affected, professional and other employee associations or organizations and the individual involved."

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

The bill was read the second time by sections.

Mr. Litchman moved adoption of the committee amendment.

Mrs. Hurley moved adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Education and Libraries, on page 2 of the mimeographed amendment, after "involved" and before the period in the last line insert ": Provided, That this act shall in no way abridge the rights or authority of the school board involved"

MOTIONS

On motion of Mr. Uhlman, the House deferred further consideration of House Bill No. 172, and the bill was ordered held for tomorrow's second reading calendar.

On motion of Mr. Sawyer, the House adjourned until 12:00 noon, Wednesday, February 24, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-FIFTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Wednesday, February 24, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Harris and Kink, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Arthur Anderson of the Gloria Dei Lutheran Church of Olympia.

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

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 66; also

Engrossed House Bill No. 243, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Banking and Insurance, to whom was referred House Bill No. 384, changing trust fund investment sales, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ARNIE BERGH, Chairman.

We concur in this report: Edward F. Harris, Dwight S. Hawley, Elmer C. Huntley, Mrs. Joheph E. Hurley, Samuel J. Smith, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred House Bill No. 430, authorizing receipt of federal funds by parks and recreation commission for youth development and conservation corps, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman.

We concur in this report: William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Alan Thompson, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 433, repealing statutory exemption of women from jury service, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Newman H. Clark, Edward F. Harris, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 436, permitting women to sue in own name for personal injuries to herself, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Newman H. Clark, Edward F. Harris, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 454, permitting certain marketing associations to operate in conformity with federal statutes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HORACE W. BOZARTH, Chairman. ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Charles Moon, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 490, providing for involuntary commitment of certain mentally deficient persons to state residential schools, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman. Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Paul H. Conner, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Irving Newhouse, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred House Bill No. 491, authorizing acquisition of ShiShi Beach for county park purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman,

GEORGE PIERRE, Vice Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Alan Thompson.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred House Bill No. 572, providing increases in per diem allowance for members of parks and recreation commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman.

We concur in this report: William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Alan Thompson, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds. to whom was referred House Bill No. 579, directing acquisition of a Crow Butte-Whitcomb

Flat area state park, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Alan Thompson, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery 180 students from the Burlington-Edison High School, and asked them to stand and be recognized.

The Speaker observed in the gallery 125 members of the League of Women Voters of Seattle, and asked them to stand and be recognized.

MOTION

On motion of Mr. O'Brien, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 3:00 p. m.

The clerk called the roll, and all members were present except Representative Kink, who was excused.

MOTION

On motion of Mr. Sawyer, the House recessed until 3:30 p.m.

SECOND AFTERNOON SESSION

The Speaker called the House to order at 3:30 p.m.

The Clerk called the roll, and all members were present.

Mr. Witherbee demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present.

On motion of Mr. O'Brien, the House proceeded with business under the call of the House.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed House Bill No. 196 with the following amendments:

Strike all the matter after the enacting clause on page 1, line 8 of the bill and insert the following:

"NEW SECTION. Section 1. For election of members of the legislature, the territory of the state shall be divided into fifty-six legislative districts and forty-nine senatorial districts described in sections 2 through 50 of this act. Precincts, streets, and all other

boundaries referred to in this act for purposes of defining the territory of the legislative districts are those precincts, streets, and boundaries as they existed on November 3, 1964. Streets referred to in this act also refer to street rights-of-way as described in the records of the various counties' engineers and to the logical extension or projection of existing streets.

"NEW SECTION. Sec. 2. First legislative district—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the King-Snohomish county line and 124th Ave. N.E., proceed south along 124th Ave. N.E., east along N.E. 145th St., south along 140th Ave. N.E., west along N.E. 90th St., north along 116th Ave. N.E., generally west along the northern city limits of the city of Kirkland, north along 98th Ave. N.E., west along N.E. 112th St., generally northwest through Lake Washington, west along N.E. 145th St. and N. 145th St., north along Aurora Ave. N., west along N. 165th St., north along 8th Ave. N.W., east along N.W. 185th St. and N. 185th St., north along Greenwood Ave. N., east along the King-Snohomish county line to the point of origin.

"NEW SECTION. Sec. 3.

"(1) Legislative district 2-A-the county of Okanogan;

"(2) Legislative district 2-B-the counties of Pend Oreille, Stevens, and Ferry.

"NEW SECTION. Sec. 4. Third legislative district—the following precincts in the county of Spokane: Ada, Agatha, Alki, Alvin, Barth, Blake, Boyd, Bryan, Burke, Burton, Daisy, Daniel, David, Davis, Dawson, Day, Dayton, Delaware, Detroit, Diana, Dixie, that part of Doak precinct lying west of Fancher Road, Dodd, Dominion, Douglas, Dover, Drumheller, Dunn, Dwight, Eagle, East Hillyard, Echo, Eden, Edison, Edith, Edwards, Eldorado, Elgin, Eli, Ellen, Ellwood, Emerald, Emerson, Ensign, Erie, Ernie, Ermina, Essex, Ethel, Euclid, Eureka, Evans, Exchange, Riverside, Spokane 1 through 6, Spokane 8, 307, 309 through 312, 314, 315, 324, that part of 360 lying west of Lee St., 364, 365, 661, 724.

"NEW SECTION. Sec. 5. Fourth legislative district—the following precincts in the county of Spokane: Abigail, Acme, Adolph, Advance, Airport, Albert, Allen, Andrew, Arrow, Ashley, Atlanta, Carnhope, that part of Chester No. 1 precinct lying north of 2nd Ave., Dishman, that part of Doak precinct lying east of Fancher Road, East Spokane, Edgecliff 1 and 2, Evergreen 1 through 3, Fancher, Foothills, Friedland, that part of Glenrose precinct lying north of 44th Ave., Irvin, Kokomo, Marita, Millwood, Opportunity 1 through 6, Orchard 1 through 3, Pasadena, Pleasant Prairie, Raymond, Trentwood, University, Vera 1, that part of Vera 3 lying west of Sullivan Road, Woodruff 1 and 2, that part of 360 precinct lying east of Lee St., 362, 359, 413, 414, 422, 423, 439, 440. "NEW SECTION. Sec. 6.

"(1) Legislative district 5-A—the following precincts in the county of Spokane: 501 through 507, 510, 517 through 521, that part of 523 precinct lying north of Rowan Ave., that part of 524 precinct lying north of Rowan Ave., 525, 531, 536, 542, 543, 546, that part of 547 lying east of Assembly St., that part of 556 precinct lying north of Rowan Ave., 557, 561, 562, that part of Linwood 2 precinct lying east of Division St., Wells, that part of Whitworth 1 precinct lying east of Division St., that portion of Whitworth 3 precinct lying south of Hawthorne Road and E. Hawthorne Road.

"(2) Legislative district 5-B—the following precincts in the county of Spokane: 511 through 516, 522, that part of 523 precinct lying south of Rowan Ave., that part of 524 precinct lying south of Rowan Ave., 526 through 530, 532 through 535, 537 through 541, 544, 545, that part of 547 precinct lying west of Assembly St., 549, that part of 556 precinct lying south of Rowan Ave., 559, that part of Five Mile precinct lying south of Strong Road, Linwood 1, that part Linwood 2 precinct lying west of Division St.

"NEW SECTION. Sec. 7. Sixth legislative district—the following precincts in the county of Spokane: Abbott, Acorn, Alameda, Alice, Amber, Anne, Anthony, Archer, Arizona, Arthur, Astor, Baker, Baldwin, Belmont, Belt, Bernard, Bertha, Blaine, Bolster, Brickell, Butler, Byrne, Cheney 1 through 4, that part of Chester 1 precinct lying south of 32nd Ave., Chester 2, Corbin, Duncan, East Marshall, Fairfield, Freeman, that portion of Glenrose precinct lying south of 44th Ave., Greenacres, Latah, Liberty Lake, Marshall, Mica, Moab, Moran, Mt. Hope, Otis, Pines, Pioneer, Plaza, Rock Creek Valley, Rockford, Rudolf, South Moran, South Spangle, Spangle, Terrace, Valleyford, that part of Vera 1 precinct lying east of Sullivan Road, Vera 2, Waverly, 444, 445, 446, 621 through 624, 628, 629, 631, 633 through 637, 642 through 644, 649, 650, 652, 654 655

"NEW SECTION. Sec. 8. Seventh legislative district—the following precincts in the county of Spokane: Airway Heights, Cannon, Carleton, Carlisle, Carrie, Cass, Charlotte, Chattaroy, Clara, Clay, Cleveland, Clough, Colbert, Conklin, Cora, Cowley,

Custer, Deep Creek, Deer, Deer Park North, Deer Park South, Della, Denison, Derby, Dewey, Dexter, Dillon, Doland, Dora, Dyer, East Chattaroy, Elk, Espanola, that part of Five Mile precinct lying north of Strong Road, Four Lakes, Garden Springs, Green Bluff, Mead, Medical Lake 1 and 2, Milan, Mt. Spokane, Newman Lake, Linwood 3, Nine Mile, North Colbert, Peone, Rimrock, Spence, Stevens, Wayside, that part of Whitworth 1 precinct lying west of Division St., Whitworth 2, that part of Whitworth 3 precinct lying north of Hawthorne Road and East Hawthorne Road, 715 through 723, 725 through 728, Daniel.

"NEW SECTION. Sec. 9.

- "(1) Legislative district 8-A—the following precincts in the county of Yakima: Grandview Town 1 through 6, Granger, Mabton Town, Mabton Rural, North Grandview, Orchardvale, Grandview Central, South Grandview, Sunnyside Town 81 through 83, 5 through 7, 104, 129, Sunnyside Rural 1 through 4, Toppenish Rural No. 1, Waneta, Wendell, Phillips, East Granger, Alfalfa, Belma, Byron, Glade; White Swan, that part of Toppenish Rural 3 lying South of the line separating Township 9 North and Township 10 North.
- "(2) Legislative district 8-B—the area in the county of Benton that is encompassed by the following boundaries: beginning at the intersection of the center line of the Columbia River and the line separating Township 7 North and Township 8 North, proceed west, north and then generally east along the southern, western and then northern boundaries of legislative district 16-A as described in Sec. 17 (1) of this Act, generally north and west along the center line of the Columbia River, south along the Benton-Yakima and Benton-Klickitat county lines, generally east and north along the center line of the Columbia River to the point of origin.

"NEW SECTION. Sec. 10.

- "(1) Legislative district 9-A—the county of Whitman;
- "(2) Legislative district 9-B-the counties of Lincoln and Adams.

"NEW SECTION. Sec. 11. Tenth legislative district—the county of Island, and the following precincts in the county of Kitsap: Breidablik 1 & 2, Bremerton 31, 32, 34 through 36, 41, 42, 46, 47, 50 through 52, 54, 61 through 63. Brownsville 1 & 2, Clear Creek, East Perry, East Silverdale, Ferncliff, Gilberton, Highland, Illahee, Indianola, Island Center 1 & 2, Keyport 1 & 2, Kingston, Lemolo, Liberty, Liberty Bay, Lincoln, Manette, North Tracyton, North Trenton, Olympic, Olympus Drive, Pearson, Petersville, Pleasant Beach 1 & 2, Point No Point, Port Blakely, Port Gamble, Port Madison, Poulsbo 1 through 3, Poulsbo Heights, Rolling Bay 1 & 2, Seabold 1 & 2, Sheridan, South Kingston, South Tracyton, Suquamish 1 & 2, Tracyton, Winslow 1 & 2.

"NEW SECTION. Sec. 12. (1) Legislative district 11-A—the counties of Asotin, Columbia and Garfield, and the following precincts in Walla Walla county: Alderbrook, Baker, Blalock, Burbank, Clyde, Dixie, East Waitsburg, Eureka, Frenchtown, Gardena, Gose, Haas, Hadley, Hill, Lincoln, Lower Dry Creek, Mill Creek, Prescott, Russell Creek, Valley Homes, Wallula, Washington and West Waitsburg; and (2) Legislative district 11-B—all precincts within the city of Walla Walla and the following precincts in the county of Walla Walla: Abbott, Beck, Berney, Braden, College Place 1 through 8 inclusive, Darry, Finch, Garrison, Prospect Point, Ritz, Stone and Twin

" $NEW\ SECTION.$ Sec. 13. Twelfth legislative district—the counties of Chelan and Douglas.

"NEW SECTION. Sec. 14. Thirteenth legislative district—the counties of Grant and Kittitas.

"NEW SECTION. Sec. 15. Fourteenth legislative district—the following precincts in the county of Yakima: Yakima 1 through 30, 33, 34, 38 through 40, 43, 44, 46, 49 through 51, 58 through 60, 63 through 66, Gleed, Harwood, Leamingburg, Lower Wenas, Naches City, Naches Heights, Nile, Selah Town 76, 134, 151, Selah Central, Selah Extension, Selah Heights, Tampico, East Tieton, Upper Wenas, West Naches, that part of West Nob Hill precinct lying west of Glenside Ave., Westview, Wide Hollow, Wiley City, West Tieton, Cascade, Cottonwood, South Cowiche, East Fruitvale, Growmore, North Cowiche, Selah Rural, Sumach, Englewood, East Naches, East Selah, East Summitview, Eschbach, Fairgrounds, West Fruitvale, Castlevale, Sunset, Glenwood, Fairview, Jefferson.

"NEW SECTION. Sec. 16. Fifteenth legislative district—the following precincts in the county of Yakima: East Ahtanum, Harrah, Holland, Liberty, McKinley, Moxeee City, Moxee Rural, North Buena, Outlook, Parker Heights, Roza, Terrace Heights, Toppenish Town 1 through 7, Toppenish Rural 2, Union Gap Town 1

through 3, Wapato Town 3, 100 through 102, 131, West Ahtanum, West Parker, West Wapato, Zillah Town, Brownstown, Buena, South Broadway, East Moxee, Bradshaw, Slavin, Old Town, East Wapato, East Zillah, Country Club, Yakima 31, 32, 35 through 37, 41, 42, 45, 47, 48, 52 through 57, 61, 62, 65, 67, South Nob Hill, Riverside, that part of West Nob Hill precinct lying east of Glenside Ave., Airport, that part of Toppenish Rural 3 lying north of the line separating Township 9 North and Township 10 North.

"NEW SECTION. Sec. 17.

"(1) Legislative district 16-A—the area in the county of Benton that is encompassed by the following boundaries: beginning at the intersection of the center line of the Columbia River and the line separating Township 7 North and Township 8 North, proceed west along the line separating Township 7 North and Township 8 North, north along the line separating Range 28 East and Range 29 East, west along the line separating Township 8 North and Township 9 North, north along the line separating Range 27 East and Range 28 East, east along an extension of the line separating Section 7 and Section 18 in Township 9 North to its intersection with the center line of the Yakima River, thence along the center line of the Yakima River to its intersection with a straightline extension of Swift Boulevard, east along Swift Boulevard, north along Thayer Drive, east along Williams Blvd., north along George Washington Way, east along Van Giesen St., generally southeast along the center line of the Columbia River to the point of origin.

"(2) Legislative district 16-B-the county of Franklin.

"NEW SECTION. Sec. 18. Seventeenth legislative district—the counties of Klickitat and Skamania, and the following precincts in the county of Clark: Alpine, Battle Ground North, Battle Ground South, Camas 101 through 114, Cedar Creek, Charter Oak, Chelatchie, Columbia West, English, Fern Prairie East, Fern Prairie West, Gibbons, Haagen, Hall, Hayes, Heisson, LaCenter, Lackamas North, Lackamas South, Lewisville, Lockwood Creek, Manor, Meadow Glade, Mt. View, Norway, Pioneer, Paradise Point, Proebstel, Russel, Skye, Twin Falls, Washougal "A" through "F", Woodburn, Yacolt, Baker, Bliss, Brush Prairie, Daybreak, Enterprise, Fishers, Gee Creek, Glenwood Heights, Greeley, Lamb, Miller, Ridgefield North, Ridgefield South, Whipple Creek, 6-85, 6-90, 6-95.

"NEW SECTION. Sec. 19. Eighteenth legislative district—the counties of Cowlitz and Wahkiakum.

"NEW SECTION. Sec. 20. Nineteenth legislative district—the county of Pacific, and the county of Grays Harbor except that part lying south of the line separating Township 18 North and Township 19 North and east of an extension of the line separating Section 3 and Section 4 in Range 7 West.

"NEW SECTION. Sec. 21. Twentieth legislative district—the county of Lewis, and that part of the county of Grays Harbor lying south of the line separating Township 18 North and Township 19 North and east of an extension of the line separating Section 3 and Section 4 in Range 7 West.

"NEW SECTION. Sec. 22. Twenty-first legislative district—the following precincts in the county of Snohomish: Ash, Berry, Brier, Canyon, Chase, Cherry, Crest, Crystal Spring, Cypress, Dale, Edmonds 1 through 39, Firdale, Forshee, Freeway, Gate, Glen, Hadley, Hilltop, Holly, Hunt, Kenmore, Larch, Locust, Lund, Lynncrest, Lynnwood 1 through 14, Magnolia, Maltby, Maple, Meadowdale, Morris, Mountlake Terrace 1 through 16, Nelson, Nolyn, North Alderwood, Omdal, Park, Perrin, Radar, Ridge, Rob, Russet, Seattle Heights, Shelby, Snoline, South Alderwood, Spruce, Summit, Vine, Wood, Woodway 1 & 2, Yost.

"NEW SECTION. Sec. 23. Twenty-second legislative district—the county of Thurston.

"NEW SECTION. Sec. 24. Twenty-third legislative district—the following precincts in the county of Kitsap: Annapolis 1 & 2, Bangor, Bayview, Bethel 1 through 3, Bremerton 2 through 30, 33, 37 through 40, 44, 45, 48, 53, 55 through 60, Bremerton Heights, Burley, Carter, Charland, Chico, Colby, Crosby, Davis 1 through 3, Erlands Point 1 & 2, Fernwood, Forest Ridge, Fragaria, Glenwood, Gorst 1 through 3, Harper, Hillcrest, Holly, Kitsap Lake 1 through 3, Long Lake, Manchester, Manchester Heights, Navy Yard City 1 through 4, North Silverdale, Olalla, Phinney Bay, Port Orchard 1 through 7, Rocky Point 1 & 2, Seabeck, Shorewood Drive, Sidney, South Colby, Sunnyslope, Twin Lakes, Veterans 1 & 2, Waterman, West Silverdale.

"NEW SECTION. Sec. 25. Twenty-fourth legislative district—the counties of Clallam, Mason, and Jefferson.

"NEW SECTION. Sec. 26. Twenty-fifth legislative district—the area in the county of Pierce that is encompassed by the following boundaries: beginning at the intersection of the Pierce-King county line and 122nd Ave. E., proceed generally east along the Pierce-King county line, generally south along the Pierce-Yakima county line, west along the line separating Township 17 North and Township 18 North, north along Lundblad Rd., west along Collins Rd. and 128th St. E., north along McKinley Ave., west along 96th St. E., north along E. "D" St., east along 72nd Ave. E., north along E. "L" St., east along the center line of the Puyallup River, north along 122nd Ave. E., southeast along the C. M. ST. P. & P. Railroad right of way, north along 122nd Ave. E. to the point of origin.

"NEW SECTION. Sec. 27. Twenty-sixth legislative district—the area in the county of Pierce that is encompassed by the following boundaries: beginning at the intersection of the Pierce-King county line with Puget Sound, proceed southeast along the Pierce-King county line, south along the eastern city limits of the city of Tacoma, west along E. 17th St., northwest along the Port of Tacoma Rd., southwest and west along E. 11th St. and S. 11th St., north along Broadway St., northwest along St. Helens Ave., southwest along Division Ave., south along Sprague Ave., west along South 9th St., north along Puget Sound Ave., west along 6th Ave., south along Shirley St., west along the southern city limits of the city of Tacoma, north along the center line of the Day Island Waterway, generally south along the line of lowest tide of the eastern shore of Puget Sound, excluding Ketron Island, north along the Pierce-Thurston county line and the Pierce-Mason county line, east along the Pierce-Kitsap county line, generally south and east through the waters of Puget Sound to the point of origin.

"NEW SECTION. Sec. 28. Twenty-seventh legislative district—the area in the county of Pierce that is encompassed by the following boundaries: beginning at the intersection of the Pierce-King county line and the eastern city limits of the city of Tacoma, south and west along the southern boundary of the 26th legislative district as described in Sec. 27 of this Act, east along S. 19th St., south along Monroe St., east along S. 35th St., south along Union Ave., east along S. 40th St. and E. 40th St., south along E. "B" St., east along 72nd St. E., north and east along the western and northern boundaries of the 25th legislative district as described in Sec. 26 of this Act, west and northwest along the Pierce-King county line to the point of origin.

"NEW SECTION, Sec. 29. Twenty-eighth legislative district—the area in the county of Pierce that is encompassed by the following boundaries: beginning at the intersection of the center line of the Day Island Waterway with the southern city limits of the city of Tacoma, proceed east along the southern city limits of the city of Tacoma, east along S. 19th St., south along Monroe St., east along S. 35th St., south along Union Ave., east along S. 40th St. and E. 40th St., south along E. "B" St., west along E. 46th St. and S. 46th St., south along Sheridan Ave., west along S. 47th St., south along the Freeway, west along S. 50th St., south along Pine St., west along S. 56th St., south and east along the western and southern city limits of the city of Tacoma, south along Sprague Ave., west along 112th St., generally west and then generally south along the northern and western boundaries of McChord Air Force Base, generally east along the northern boundary of American Lake Gardens, generally west along the northern boundary of Fort Lewis Military Reservation, north along 103rd Ave. S.W., northwest along Military Road, generally north and west along the eastern and northern city limits of the city of Steilacoom, north along the line of lowest tide of the eastern shore of Puget Sound, south along the center line of the Day Island Waterway to the point of origin.

"NEW SECTION. Sec. 30. Twenty-ninth legislative district—the area in the county of Pierce that is encompassed by the following boundaries: beginning at the intersection of E. "B" St. and E. 46th St., proceed west on E. 46th St., west, southwest and northwest along the eastern and southern boundaries of the 28th legislative district as described in Sec. 29 of this Act, generally south, including Ketron Island, along the line of lowest tide of the eastern shore of Puget Sound, generally southeast along the Pierce-Thurston county line, generally east along the Pierce-Lewis county line, generally north along the Pierce-Yakima county line, west and north along the southern and western boundaries of the 25th legislative district as described in Sec. 26 of this Act, west along 72nd St. E., north along E. "B" St. to the point of origin.

"NEW SECTION. Sec. 31. Thirtieth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the inter-

section of 32nd Ave. S. and the King-Pierce county line, proceed north along 32nd Ave. S., west along S. 360th St., north along 28th Ave. S., northeast along the Auburn-Interchange, generally north and east along the western and northern city limits of the city of Auburn, north along 88th Ave. S., generally east and then north along the southern city limits of the city of Kent, east along S. 260th St., north along 108th Ave. S.E., east along S.E. 204th St., north along 116th Ave. S.E., west along S.E. 180th St. and S. 180th St., south, west and then north along the southern city limits of the city of Tukwila, west along S. 172nd St., north and west along the eastern boundary of the Seattle-Tacoma Airport, west along S. 160th and S.W. 160th St., north through Puget Sound, south and east through the Colvos and Dalco Passages, encompassing Vashon and Maury Islands, southeast along the King-Pierce county line to the point of origin.

"NEW SECTION. Sec. 32. Thirty-first legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of Puget Sound and S.W. 160th St., proceed east along S.W. 160th St. and S. 160th St., north along 16th Ave. S., west along S. 136th St. and S.W. 136th St., north along 1st Ave. S., west along S.W. Webster St., north along 35th Ave. S.W., west along S.W. Morgan St., south through Puget Sound to the point of origin.

"NEW SECTION. Sec. 33.

"(1) Legislative district 32-A—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the center line of the Lake Washington Canal and 15th Ave. N.E., proceed generally west through the Lake Washington Canal, Portage Bay, and Lake Union, north along 1st Ave. N.E., east along N.E. 50th, north along Roosevelt Way N.E., southeast along Ravenna Blvd., south along 15th Ave. N.E., east along N.E. 68th, south along 45th Ave. N.E., west along N.E. 55th St., south along 30th Ave. N.E., west along N.E. 45th, south along 15th Ave N.E., to the point of origin.

"(2) Legislative district 32-B—the area in the county of King encompassed by the following boundaries: beginning at the intersection of N. 40th and 1st Ave. N.E., proceed south to Lake Union, generally southerly and westerly through Lake Union, west along Florentia St. and W. Florentia St., south along 3rd Ave. W., west along W. Barrett St., north along 7th Ave. W., west along W. Dravus St., north along 11th Ave. W., northwest along the center line of the Salmon Bay Waterway, northeast along N.W. Dock Place, east along N.W. 51st St., north along 15th Ave. N.W., east along N.W. Market St., north along 14th Ave. N.W., east along N.W. 57th St., north along 8th Ave. N.W., east along N.W. 60th St. and N. 60th St., north along Greenwood Ave. N., east along N. 64th St., north along Woodland Place N., east along N. 65th St., generally southeast along the western shore line of Green Lake, south along the extension of Green Lake Way N. into Green Lake, south along Green Lake Way N., east along N. 50th and N.E. 50th, south along 1st Ave. N.E. to the point of beginning.

"NEW SECTION. Sec. 34. Thirty-third legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of the western shore of Lake Washington and S. Lake Way, proceed west along S. Lake Way, north along 31st Ave. S., west along E. Yesler Way, south along 15th Ave. S., south along Rainier Ave. S., west along S. Dearborn St., south along the Freeway, east and then south along Columbian Way, south along 15th Ave. S., southeast along the Freeway, east along S. Trenton St., north along Rainier Ave. S., east along S. Webster Street, generally north along the outer harbor line of the western shore of Lake Washington to the point of origin.

"NEW SECTION. Sec. 35. Thirty-fourth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of Elliott Bay and Yesler Way, proceed east along Yesler Way, northeast along James St., north along Broadway, east along E. Cherry St., south along 15th Ave. S., generally south along the western boundary of the 33rd legislative district as described in section 34 of this act, west along S. Webster St. and S.W. Webster St., north along 35th Ave. S.W., west along S.W. Morgan St., generally north and then generally east along the outer harbor line of Puget Sound and Elliott Bay to the point of origin.

"NEW SECTION. Sec. 36. Thirty-fifth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of the western shore of Lake Washington and S. Webster St., proceed west along S. Webster St., south along Rainier Ave. S., west along S. Trenton St., northwest along the Freeway, west along S. Webster St. and

S.W. Webster St., generally south along the eastern boundary of the 31st legislative district as described in section 32 of this act, south along 16th Ave. S., east along S. 170th St., south and east along the eastern boundary of the Seattle-Tacoma Airport, east along S. 172nd St., generally north along the western boundary of the city of Tukwila, north along 42nd Ave. S., east along S. 122nd St., southeast along the Great Northern Railroad right of way, east along S. 128th St., north along 84th Ave. S., southwest along the outer harbor line of the southern and western shore of Lake Washington to the point of origin.

"NEW SECTION. Sec. 37. Thirty-sixth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of Shilshole Bay and the center line of the Salmon Bay Waterway, proceed generally southeast along the center line of the Salmon Bay Waterway, south and east along the western and southern boundaries of legislative district 32-B as described in Sec. 33-(2) of this act, south through the center of Lake Union, south along Waterway No. 3 and the logical extension of the same to Westlake Ave. N., south along Westlake Ave. N., west along Denny Way, southwest along Wall St., northwest along 4th Ave., west along Denny Way, except that unpopulated area known as the Seattle Civic Center, generally northwest along the outer harbor line of Elliott Bay, Puget Sound, and Shilshole Bay to the point of origin.

"NEW SECTION. Sec. 38. Thirty-seventh legislative district-the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of Elliott Bay and Denny Way, proceed east along the southern boundary of the 36th legislative district as described in section 37 of this act, southeast along 4th Ave., northeast along Wall Street, east along Denny Way, southwest along Bell Street, southeast along 3rd Ave., northeast along Pike Street, south along Minor, east along Union, north along Summit Avenue and Summit Avenue East, east along East Republican, north along East Broadway, east along East Aloha Street, south along 22nd Avenue East, east along East Thomas St., north along 34th Ave. East, east along East Mercer Street, generally south along the outer harbor line of the west shore of Lake Washington, generally west along the northern boundary of the 33rd legislative district as described in section 34 of this act, north along 15th Ave., west along the northern boundary of the 34th legislative district as described in section 35 of this act, generally north along the outer harbor line of Elliott Bay to the point of origin and that unpopulated area known as the Seattle Civic Center.

"NEW SECTION. Sec. 39. Thirty-eighth legislative district—the following precincts in the county of Snohomish: Alicia, Cascade, Center, Dakota, Eastmont, East Shore, Emander, Fernwood, Field, Hilton Lake, Hi-Way, Intercity, Jeff, Kennyard, Manor, Manordale, Martha Lake, Meridian, Mukilteo, Rivercrest, Serene, Shore, Silver Lake, Stickney, Thomas Lake, Ward, Wilson, Everett City 1 through 103.

"NEW SECTION. Sec. 40. Thirty-ninth legislative district—the following precincts in the county of Snohomish: Allen Creek, Alma, Arlington 1 through 5 inclusive, Armstrong, Bear Creek, Bee, Bly, Boeing, Boulder, Bryant, Cathcart, Cedarhome, Clearview, Cliff, Darrington, Davies, East Everett, Ebey, Edgecomb, Elwood, Fir, Florence, Fortson, Getchell, Glenwood, Gold Bar, Granite Falls, Gregory, Hartford, Hazel, Highland, Howell, Index, Jim Creek, Kruse, Lake, Lake Cassidy, Lake Goodwin, Lake Stevens 1 and 2, Lakeview, Lakewood, Lochsloy, Loma, Ludwig, Machias, Marion, Marsh, Marysville 1 through 7 inclusive, McDougall, Millard, Milton, Minor, Monroe 1 through 3 inclusive, Moran, Newberg, Norden, Norman, Olney, Oso, Outlook, Park Place, Pearson, Port Susan, Priest Point, Quil, Rainier, Riverview, Robe, Robin, Roosevelt, Sauk, Sexton, Shorts, Shoultes, Silvana, Sparlin, Skykomish, Skyline, Snohomish 1 through 9 inclusive, South Lake Stevens, South Snohomish, Stanby, Stanwood 1 and 2, Stitch, Sultan 1 and 2, Sultan River, Sunnyside, Thomas Lake, Three Lakes, Trafton, Trail, Tualco, Tulalip, Tyee, Union, Valley, Vernon, Village, Wallace, Welangdon, Winter Lake, and Whaleback.

"NEW SECTION. Sec. 41. Fortieth legislative district—the counties of San Juan and Skagit.

"NEW SECTION. Sec. 42. Forty-first legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the northern city limits of the city of Renton with the eastern waters of Lake Washington, proceed generally southeast along the northeastern city limits of the city of Renton, east along S.E. 96th St., north along 136th Ave. S.E. and 134th Ave., S.E. and 133rd Ave. S.E., east along S.E. 68th St., north along 144th Ave. S.E., east

along S.E. 48th St., north along 148th Ave. S.E. and 148th Pl. S.E. and 150th Ave. S.E., west along Newport Way, north along 132nd Ave. S.E., east along the Sunset Highway, north along 166th Ave. S.E., east along S.E. 30th St., southeast through Lake Sammamish, south along 196th Ave. S.E., generally southwest along the Renton-Issaquah Road, south along 164th Ave. S.E., west along S.E. 248th St., south along 148th Ave. S.E., southwest along Primary State Highway No. 18, generally south along the eastern city limits of the city of Auburn, southeast along the Auburn-Enumclaw Road, southwest along the Bonneville Power Administration transmission right of way, generally east along the King-Pierce county line, generally north along the King-Kittitas county line, west along an extension of the line separating Section 13 and Section 24 in Township 23 North, north along the line separating Range 6 E. and 7 E., west along N.E. 50th St., south and then southwest along the Redmond-Bellevue Road, generally south along the eastern city limits of the city of Bellevue, south along 116th Ave. S.E., south along the Mercer Slough, west along Sunset Highway, north along 108th Ave. S.E., west along the southern boundary of Beaux Arts, northwest through the eastern waters of Lake Washington, south through the western waters of Lake Washington, encompassing Mercer Island, north through the eastern waters of Lake Washington to the point of origin.

"NEW SECTION. Sec. 43. Forty-second legislative district—the county of Whatcom, "NEW SECTION. Sec. 44. Forty-third legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of the west shore of Lake Washington and N.E. 65th St., proceed west along N.E. 65th St., south and west along the eastern and southern boundaries of legislative district 32-A as described in Sec. 33-(1) of this act, generally south along the eastern boundary of the 36th legislative district as described in section 37 of this act, generally east along the northern boundary of the 37th legislative district as described in section 38 of this act, generally north through Lake Washington to the point of origin.

"NEW SECTION. Sec. 45. Forty-fourth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of Puget Sound and the King-Snohomish county line, proceed east along the King-Snohomish county line, generally south along the western boundary of the 1st legislative district as described in section 2 of this act, west along N. 145th St., south along Aurora Ave. N., west along N. 115th St. and N.W. 115th St., south along 8th Ave. N.W., generally southwest along the northern and western boundaries of legislative district 32-B as described in Sec. 33-(2) of this act, generally northwest along the center line of the Salmon Bay Waterway, generally north through Shilshole Bay and Puget Sound to the point of origin.

"NEW SECTION. Sec. 46. Forty-fifth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of N. 145th St., and Fremont N., proceed generally south along the eastern boundary of the 44th legislative district as described in section 45 of this act, generally east along the northern boundaries of legislative district 32-B and then legislative district 32-A as described in section 33 of this act, north along Roosevelt Way N.E., west along N.E. 75th St., north along 8th Ave. N.E., west along N.E. 85th St., north along 5th Ave. N.E., west along N.E. 100th St., north along the Freeway, west along N.E. 145th St. and N. 145th St. to the point of origin.

"NEW SECTION. Sec. 47. Forty-sixth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the outer harbor line of the western shore of Lake Washington and N.E. 145th St., proceed west along N.E. 145th St., generally south along the eastern boundary of the 45th legislative district as described in section 46 of this act, generally east and then south along the northern and eastern boundaries of legislative district 32-A as described in Sec. 33-(1) of this act, east along N.E. 65th St., generally north along the outer harbor line of the western shore of Lake Washington to the point of origin.

"NEW SECTION. Sec. 48. Forty-seventh legislative district—the area in the county of King encompassed by the following boundaries: beginning at the intersection of the northern city limits of the city of Renton with the eastern waters of Lake Washington, proceed generally east, then north, then east, then south along the western boundary of the 41st legislative district as described in section 42 of this act, west along the King-Pierce county line, generally north and then west along the eastern and northern boundaries of the 30th legislative district as described in section 31 of this act, generally north along the western city limits of the city

of Tukwila, generally east and then north along the southern and eastern boundaries of the 35th legislative district as described in section 36 of this act, north through the southern and eastern waters of Lake Washington to the point of origin.

"NEW SECTION. Sec. 49. Forty-eighth legislative district—the area in the county of King that is encompassed by the following boundaries: beginning at the intersection of the southern boundary of Beaux Arts and the eastern waters of Lake Washington, proceed northeast, south, and then east along the northern boundary of the 41st legislative district as described in section 42 of this act, north along the King-Kittitas and King-Chelan county lines, west along the King-Snohomish county line, generally south and then west along the eastern and southern boundaries of the 1st legislative district as described in section 2 of this act, south through the eastern waters of Lake Washington to the point of origin.

"NEW SECTION. Sec. 50. Forty-ninth legislative district—the following precincts in the county of Clark: Clyde, Connor, Elkins, Fruit Valley, Sifton North, Sifton South, Vancouver 163 through 235, 5-00, 5-05, 5-10, 5-15, 5-20, 5-25, 5-30, 5-35, 5-40, 5-45, 5-50, 5-55, 5-60, 5-65, 5-70, 5-75, 5-80, 5-85, 5-90, 5-95, 5-100, 5-105, 5-110, 5-115, 5-120, 5-125, 5-130, 5-135, 5-140, 5-145, 5-150, 5-155, 5-160, 5-165, 5-170, 5-175, 5-180, 5-185, 5-190, 5-195, 6-00, 6-05, 6-10, 6-15, 6-20, 6-25, 6-30, 6-35, 6-40, 6-45, 6-50, 6-55, 6-60, 6-65, 6-70, 6-75, 6-80.

"NEW SECTION. Sec. 51. The Senate shall consist of forty-nine members, one of whom shall be elected from each senatorial district. Each legislative district except 2-A, 2-B, 5-A, 5-B, 8-A, 8-B, 9-A, 9-B, 11-A, 11-B, 16-A, 16-B, 32-A and 32-B shall compose a senatorial district. Legislative district 2-A shall be combined with legislative district 2-B to form the second senatorial district; legislative district 5-A shall be combined with legislative district 8-A shall be combined with legislative district 8-A shall be combined with legislative district 8-B to form the eighth senatorial district; legislative district 9-A shall be combined with legislative district 11-A shall be combined with legislative district 11-A shall be combined with legislative district 11-A shall be combined with legislative district 11-B to form the eleventh senatorial district; legislative district 16-B to form the sixteenth senatorial district; legislative district 32-A shall be combined with legislative district 32-B to form the thirty-second senatorial district.

"NEW SECTION. Sec. 52. Of the senators provided for in this act, one senator shall be elected from each of the following senatorial districts created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1966, and every four years thereafter for a term of four years: 6, 7, 8, 13, 15, 21, 26, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 42, 43, 44, 45, 46, 47, 48; and one senator shall be elected for the second senatorial district created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1966, for a term of two years, and at the general election to be held on the first Tuesday after the first Monday in November, 1968, and every four years thereafter, for a term of four years. A senator shall be elected from each of the other senatorial districts created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1968, and every four years thereafter, for a term of four years.

"NEW SECTION. Sec. 53. The House of Representatives shall consist of ninety-nine members, two of whom shall be elected from each legislative district, except that one representative shall be elected from the 2-A, 2-B, 5-A, 5-B, 8-A, 8-B, 9-A, 9-B, 11-A, 11-B, 16-A, 16-B, 32-A and 32-B legislative districts, and three representatives shall be elected from the 42nd legislative district.

"NEW SECTION. Sec. 54. The representatives provided for in this act shall be

"NEW SECTION. Sec. 54. The representatives provided for in this act shall be elected from the legislative districts created by this act at the general election to be held on the first Tuesday after the first Monday in November, 1966, and every two years thereafter, each for a term of two years.

"NEW SECTION. Sec. 55. The term of office of each senator and representative elected after the effective date of this act shall commence on the second Monday in January following the date of election.

"NEW SECTION. Sec. 56. The intent of sections 2 through 50 of this act is to include all the territory of the state in the fifty-six legislative districts and forty-nine senatorial districts created by this act, whether or not such territory has been encompassed within the boundaries of precincts or areas specifically mentioned herein. If any territory of the state is not included within precincts or areas specifically mentioned herein, such territory shall be assigned to a legislative district as follows:

(1) If such territory be completely surrounded by territory embraced within a given legislative district, such territory shall be and become a part of such district;

(2) If such territory shall not be thus surrounded but shall adjoin one or more legislative districts, such territory shall be and become a part of the adjoining district having the smallest number of inhabitants. If any territory which has been specifically mentioned is embraced within two or more legislative districts, such territory shall be and become a part of the adjoining district having the smallest number of inhabitants, and shall not be part of the other district or districts. The 1960 United States census shall be used for determining the number of inhabitants under this act. If any territory has been specifically mentioned as embraced within a given legislative district but is in fact separated from such district by territory of one or more other districts, such territory shall be assigned as though it had not been included within a district specifically mentioned herein.

"NEW SECTION. Sec. 57. Chapters 5 and 289 of the Laws of 1957 and chapter 44.06 RCW are each repealed, except that this act shall not affect the thirty-ninth legislature or the terms of its members, and except that the terms of each senator elected at the 1964 general election for a new term commencing January 11, 1965 shall continue until the second Monday in January, 1969.

"NEW SECTION. Sec. 58. If the inclusion in this act of any set or sets of separate legislative districts within a senatorial district or districts shall render this act invalid, the whole senatorial district or districts shall be treated as a legislative district or districts with two representatives and without separate legislative districts. If any other provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

"NEW SECTION. Sec. 59. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

In line 2 of the title after "thereof;" strike the remaining material down to and including "44.06.900" on line 6 and insert "repealing chapter 5, Laws of 1957, chapter 289, Laws of 1957, and chapter 44.06.RCW", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. O'Brien moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 196 and that the Senate be asked to recede therefrom.

Mr. Copeland moved that the House do concur in the Senate amendments to Engrossed House Bill No. 196.

RULING BY THE SPEAKER

The Speaker:

"Mr. Copeland's motion is an affirmative motion and will take precedence over the negative motion made by Mr. O'Brien. The motion to concur in the amendments will be taken up at this time."

Mr. Burtch demanded an oral roll call, and the demand was sustained.

The Speaker recognized Mr. Copeland.

Mr. Copeland:

"Mr. Speaker, ladies and gentlemen of the House, there is no mystery as to what we are about to discuss and vote on today. This first vote is only to confirm the amendments placed on House Bill No. 196 by the Senate. There have been many discussions and questions raised as to the propriety of operating on this bill in this fashion.

"Now, this is an entirely different piece of legislation from what we have seen in these House chambers before, because this is a compromise area, a compromise to the extent where all parties involved are not happy, and this is the way a compromise ultimately results. Many people have come to me and asked me in all sincerity and honesty what is going to happen to this bill in the event the House passes it. I want to remind each and every one of you of your position as legislators. When you vote 'Aye,' this is an affirmative action, and when you vote 'Nay,' you are deciding the issue in the negative. Your switch on the desk does not have 'Maybe.' 'Maybe I will vote for the bill, if the governor were to partially veto it or veto it in full.' I am a legislator just like you. When I vote affirmatively on a bill, I am

sending with that bill my personal recommendation to the governor that he sign the bill as passed.

"Many of you are concerned about whether or not 'A' and 'B' districts would stay in certain sections of this bill. I personally don't like the 'A' and 'B' section that is inserted in this bill in my particular district, and I recognize the reasons for it. It was done for purely political reasons. It certainly wasn't done on the basis that they felt I was incapable of representing the agricultural interests in my district. The language is very cleverly drawn, to the extent that it takes three-quarters of my ranch and puts it outside the district. But, nevertheless, I am going to vote for this measure because it is a compromise bill. It is probably as close to a compromise as this House will ever see in this session.

"If we kill this bill by our actions today, we have two further things to do: No. 1, pass a concurrent resolution with the Senate requesting the courts to appoint a Master and redistrict the state without consultation of the legislature; and No. 2, adjourn sine die. Now, this is the decision we are making right now. As far as negotiations are concerned, my own personal feeling is that there is no tomorrow on any further negotiations. Everybody has gone about as far as they can go. No one is completely happy with this bill nor will all people at any time be happy with a compromise bill.

"The decision that you people make today is one that the entire state of Washington is awaiting. Before you are your bill books. Before you are the affairs of state. Before you awaits action on legislation that is urgently needed to be passed, for school children, for teachers, for old folks, for highways, and a myriad of other, very important measures.

"Forty-five days we have labored over this and now comes the moment of truth. Do we put aside our own personal differences and get on with the business at hand, or do we hang tough and try desperately to see if we can gain some additional political ground one way or another? This is a tough decision for all of you to make.

"I am real happy to vote for this measure, not that I like it, but because I am a realist and this is the best we can do at this time, and by the passing of this measure we will relieve ourselves of the handicaps we have been working under and will be able to proceed with the state's business. You are elected to come down here and take care of the state's business, and for forty-five days we have been taking care of our own personal political business, and now it is time that the state should have your full time and attention.

"Every one of you will have your reasons for voting for or against this motion, but let me only say that when you do you give heed to the fact that all of your constituents at home sincerely hope that this legislature will reach a mature point and act like a group of adults and get on with the business at hand."

The Speaker recognized Mr. Sawyer:

Mr. Sawyer:

"Mr. Speaker, ladies and gentlemen of the House, I was quite interested in Representative Copeland's remarks, because I served on the negotiating committee for some ten days before I asked to be relieved of my duties, because I got so tired of hearing the ultimatums. I just heard them again. 'If you don't take this bill, this is it.' I hear this all the time.

"All of a sudden I see a great deal of interest on the other side of the aisle. They are worried about other measures which are before them. When we had our bill out before, I didn't hear this. All of a sudden they have a bill, and now they show a desperate concern about other issues that are facing us. I don't think that any of us have been misled by these pious statements or the quality of fairness across the aisle or down on the second floor on the corner of this building. I say you can't fool the people. The people know that you are desperately trying to grab control of the House of Representatives; but the people also know that the purpose of redistricting is to protect their interests by taking into consideration the fact that Washington state has been shifting more heavily toward the Democratic column at election time and it will continue to do so, no matter what you do.

"The people have a right to resent the fact that we have been here forty-five days without settling this issue, and the people have a right to know that this delay has been caused by the wheeling and dealing of three people, each attempting to further his own political power without regard to the interest of either party, and, more particularly, without regard to the interest of the people of this state. One

million dollars of our taxpayers' money has been wasted. What has this million dollars we spent bought us? To date it has bought the bill before us. And what does this bill do? Quite simply, it gives control of the Senate to one man, and it gives control of the House of Representatives to one man and his governor. Do you call this a compromise? I call it wheeling and dealing. Believe me, if we pass this bill, the people of the state of Washington will see the fastest shufle in the West, with all the cards coming from the bottom of the deck. New York politics, as described by my friend, Representative Pritchard, has arrived in the state of Washington, and the political boss now sits in the governor's chair.

"I have heard many rumors as to why people are voting for this. I have heard that conservative interests have invaded our side of the aisle and bought Democratic votes. I don't believe this. Very simply, we Democrats are a party that respects the right of the individual to differ with us at any time. They are not bound, gagged, and voted for. It is time we forgot political partisan considerations and looked after the interest of the state of Washington.

"I feel that if you are to have a true compromise all branches of this House of Representatives and of the Senate have to be considered. This bill is not—I say is not—that type of bill. I think we should refuse to concur in the Senate amendments. I think the bill should go to conference. I think in conference a true compromise could be obtained."

POINT OF ORDER

The Speaker recognized Mr. Rogers on a point of order.

Mr. Rogers:

"Mr. Speaker, I wonder if it would be possible to have the pages leave the floor during this debate?"

PERSONAL PRIVILEGE

The Speaker recognized Mr. Grant on a point of personal privilege.

Mr. Grant:

"Mr. Speaker, I have asked the pages to pass out some statistics relative to the bill we are discussing. I think it is only right and proper that all the members of the House have copies of the evidence we have at hand regarding this matter."

RULING BY THE SPEAKER

The Speaker:

"I think that since we have just received this bill, the Speaker will permit the pages to finish their task. As soon as the pages have completed it, I agree that they should leave so that we will be able to turn our full attention to the discussion. The pages will then leave the floor."

The Speaker recognized Mr. Litchman.

Mr. Litchman:

"Mr. Speaker, ladies and gentlemen, I find it extremely difficult to rise at this time and attempt, more or less, to come to a conclusion as to what we legislators should do with this bill at this time after spending some forty-odd days here in the House tangling with one another over the redistricting problem. I admire those of you on both sides of the aisle who have worked so hard and diligently to perfect a bill. I can appreciate the fact that the first bills that were introduced by the Democrats obviously were weighted a little on behalf of the Democrats, and the Republican bills, likewise, were weighted.

"Now we have reached an area of compromise. Whether this bill will pass or not is pure conjecture at this time. It passed the Senate with 20 Democratic senators voting for the bill, so in my opinion it can't be too bad. Senator Greive and many other senators have assured many of us over here that this is not a bad bill. It is a fair compromise. I have heard from Representative Moos, Representative Gorton, and many on our side and in the Senate, who claim this is the best compromise bill that could pass at this time.

"I will vote to concur with the Senate amendments providing that the governor will sign this bill without partial vetoes. He has said already he will sign the bill, but this is a contractual relationship, ladies and gentlemen, when we affix our names

to an 'Aye' or 'Nay' vote, we commit ourselves contractually to support it. When you see the tote board indicate the final result, you know we have passed the bill or defeated the bill here on the House floor. But there is no commitment in writing from the governor that, assuming this bill is passed, this bill, as passed, will reach the public, and I am not going to be one who will sit here and vote for a bill that I think is a fair compromise without some commitment from the governor of our state. Now, some of you legislators can sit here and say 'Ridiculous, Mark. You know the governor. You have known him for a long time. You went to school with him. his promise is good.' What is his promise? To this day I don't know what his promise is. Someone told me that a short while ago he mentioned over the radio he would support this bill, but support with what? With or without a veto? Exactly what is the situation? I have yet to hear, of course, from the governor.

"Now, as far as the bill itself is concerned, I have listened to Representative Grant who has done a marvelous job along with many others in perfecting a bill. He says we could have a fairer bill. Perhaps we can. Perhaps we can throw this into conference. I have about reached the edge of the brink, so to speak, in coming to my conclusion. The court is going to meet Friday. This is almost judgment day, and I am not convinced that the federal courts can actually redistrict the state as you and I want it to do. In other words, I would like to come back here two years from now, if the people from my district reelect me, and sit with most of you here. I have disagreed with you, but I respect your experience and judgment. I am afraid the court will draw a lot of rectangles and triangles without concern for individuals who live in this house or that, and this is, to me, most important. This is like turning out public-minded citizens who have devoted themselves tirelessly to the support of good bills for the people of the state of Washington with one swipe of the hand, so to speak. The federal courts can eliminate practically all of us in the legislature by putting us in oddball districts. I am afraid, ladies and gentlemen, of the federal court. It isn't that I don't trust their judgment. I trust their judgment, but they are not politicians like we are. They are not concerned with my opinion, or about you and me, or whether we come back here, but I feel that the people of the state of Washington are entitled to have experienced legislators. Now, sometime ago, I understand Illinois redistricted, or tried to, and it didn't work, so the court said that they should run at large. Now, they tell me, about ninety percent of all legislators in Illinois come from Chicago. Now, this is fine if you like that kind of system, but the people in this state are entitled to representatives from their own districts, and the people in my district, I believe, want me. They want Senator Gallagher and they want Representative Perry. They don't want somebody else. I do not wish to be placed in the center of Lake Washington or over with Senator England or some-

"I feel it is imperative at this time that we make a decision at this moment to support this bill. I am willing to support this bill now. I have heard commitments, of course, from the Republicans, but not from the governor of this state. Now, I will close by saying that not too many years ago when I was down here a certain governor made an oral commitment to support a bill and he neglected to say what he would do, of course, beyond support it. He supported the bill all right, but he vetoed several lines which, in effect, defeated the bill as far as I was concerned. I have never forgotten that. My vote would be to concur with what the Senate has done—I think it is right—providing that I know that this bill is the bill the people will eventually see go into law. Under no other circumstances will I vote with the minority. Thank you."

Mr. Day moved that the House recess until 5:00 p. m.

RULING BY THE SPEAKER

The Speaker:

"We are under the call of the House, Mr. Day, so your motion would be out of order."

Mr. Day moved that the House dispense with further business under the call of the House.

The motion was lost.

The Speaker recognized Mr. Smith.

Mr. Smith:

"Mr. Speaker, ladies and gentlemen of the House, during the first two days of this legislative session, I voted against a well-known bill, Senate Bill No. 2, because I thought it was not fair or just. I voted with you gentlemen across the aisle, and I tell you ladies and gentlemen today that I am going to vote against this particular measure because it is not fair and it is not just.

"You speak about a compromise. Who is making the compromise? We have sixty members of the House and you say it is a compromise because you want to give us forty-eight. What kind of reasoning did you use? Secondly, you have used no reasonable pattern to set up the lines of this bill. I'd like to call your attention to my own district. I refer to it as the 'puppy dog district' because, ladies and gentlemen, those of you who are looking at it can see it is plainly shaped like a puppy dog. Not only that, but in addition to its being a puppy dog, it has a can the dog is eating out of. If this makes sense, ladies and gentlemen, I don't know what sense means.

"We have here some of the most partisanship work ever dreamed up. The district we have in the 37th is mostly Democratic, so a certain gentleman who believes the Republicans are breathing down his neck runs over to grab some of these Democrats to put into his own district to try to save his hide. Another thing, because of the discrimination pattern of housing, you have put most of the minority into a segregated section because a certain senator feels they may not continue to vote for him and he wants to leave out part of them and put them in another Republican district. Now, ladies and gentlemen, you know the reputation of the Republican party nationally and locally for dealing with minorities during the past election. I tell you they do not want to be represented by Republicans.

"There are many other things I can point out, but it just goes to show that if you stand for principle you may not always be able to stand on the same side with the same people, because sometimes people believe in principle only when they get the best deal and other times they believe in principle when it saves them, but I for one believe in principle all the time. I register a vote against this bill."

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, will the gentleman, Mr. Smith, yield?"

The Speaker:

"Mr. Smith, will you yield to question?"

Mr. Smith:

"No, I will not yield."

The Speaker recognized Mr. Grant.

Mr. Grant:

"Mr. Speaker, ladies and gentlemen of the House, we ask you today to give us an opportunity to take this bill over to the Senate and eventually ask them for a conference committee. We think there are several discrepancies in the bill. That is why I asked the pages to pass out some of the statistics we have. Certainly we have not always been accurate, nor do I feel as though the Senators are entirely accurate, whether it be in counting population or determining the political complexion of any district.

"We have only had five hours; we don't even have any maps of this bill except the ones we have drawn from the material that has been handed to us. Let me point out that the governor had five days to find discrepancies in the Senate bill—I forget the number; there have been so many bills around here—the second bill that passed. He had five days to find discrepancies while this was on his desk. We have had roughly five hours. We have already found several serious errors—at least we consider them to be errors—that might be questioned as far as the constitutionality of this bill is concerned. As an example, in the 30th District the total population is 66,500. Now, the 30th District is in King county. There is no earthly reason, according to Governor Evans' own veto statement, why a county like King should have a district in which the population exceeds the 15 percent tolerance. The 34th District—I can't recall exactly who represents the 34th District from the Senate—the 34th District

has a total population of 67,000, which is over the 15 percent limit. This is West Seattle, but it is more than West Seattle. It also dips down to the center of Seattle. There are four districts in this bill that dip down into Seattle, the city limits or right into the city center of the city of Seattle. There is no reason why the 34th District should exceed the 15 percent tolerance, no good reason except for political justification, and your governor, on Senate Bill No. 2, the first bill that passed down to his desk, said he was vetoing it because it was unfair politically.

"Now many of us on this side of the aisle—I hope it is a majority—feel this bill is unfair politically. We don't think we should have to come here with sixty members and give in and give in and give a little more to you members on the minority side. We have given too much away, too much. We think we have given away control of the House of Representatives if we adopt this measure. We think that perhaps a conference committee is something that might be necessary now and we don't feel necessarily that the court is going to draw lines in any particular way, but many of us are of the opinion that this might be the best way to resolve this very difficult problem.

"I would like to quote from a veto message given February 18, 1965, by Governor Daniel Evans. He stated that many of the districts in the bill that was passed to him, Senate Bill 237, were of such disproportionate populations that this would violate the rule of 'one-man, one-vote'. We think that is the case in this bill. He says some portions of the state are omitted entirely from the plan. This is the case in this bill. There are precincts left out. This is not a perfect bill, gentlemen, and the governor vetoed our proposal on that ground. He said that we should work out our differences so we would have an equable and responsible redistricting law. Well, since last Thursday—I think it was last Thursday; I have kind of lost track of time—in over a week now, the leaders of the majority party in this House have not been consulted on any redistricting proposal.

"It was stated on the floor of the Senate yesterday afternoon that this is a sell-out by the Democratic senators of the Democratic House, and I consider it to be just that.

"In the attorney general's opinion, which Governor Evans quoted in justifying his second veto, he quoted the section of the opinion which said that it should be emphasized that in regard to the establishment of these ranges it was suggested that the lesser percentage, a figure of 10 percent over and under, be adhered to as far as was reasonably possible, and also that some clearly demonstrable justification should exist for any deviation in excess of this degree. That is the 10 percent degree, and you are deviating beyond 15 percent in urban areas, gentlemen. Attorney General O'Connell also said in his opinion to Governor Evans—this was a long time ago, way back on December 15—that a plan which departs from these guidelines would, in his opinion, be most difficult to defend and would probably lead to protracted litigation in regard to the matter. So if we pass this bill, there is no assurance that we won't be right in court anyway, ladies and gentlemen. He also said that any plan that has doubtful validity will have a possibility of protracted litigation.

"There are other areas in question. You know very well that in the 9th District, according to the attorney general's opinion, the Lincoln-Adams-Whitman district, this division in subdistricts could very well lead to protracted litigation. In the 32nd District you have a division into an 'A' and 'B' subdistrict. This is in the heart of downtown Seattle. District 'A' has 25,087 people, according to our count. 'B' has 31,193 people. There is no clear justification for this difference in population, or for subdistricts, as far as that is concerned.

"The point is this: Mr. Copeland, you started your remarks by saying you don't know what is going to happen when this reaches the governor's desk, whether he will sign it or not. But I venture to guess he will probably sign the bill after making just a few little lines in the bill, and when you start making those little lines and crossing out a few little numbers here and there, a few precincts here and there you can drastically change the complexion, and that is what we are talking about, the political complexion. You can reduce this below the forty-eight, and you know it, and forty-eight isn't good enough. The people of this state elected sixty Democrats to this House and we shouldn't have to come down from that, but we have been willing to compromise. We went the last mile the other day. Yesterday we presented a bill that in our opinion was a fair compromise. We don't intend to come down from that.

"You say there are no more tomorrows as far as any negotiations are concerned. Well, let's hope that is not the case. We have always been willing to discuss re-

districting. We have probably discussed it more than we would like. We think that in a normal conference committee that some of the difficulties that exist in this bill in many areas can be cleaned up. We think this is the fair way of negotiating and we think our House majority leadership should be in on those conferences.

"Finally, we have had one of our members state he would vote to concur if we had assurance from the governor that he wouldn't line veto any portion of this bill. We have had no assurance from the governor that he wouldn't line veto, and it is a very simple process to line veto this. Every time you take out an 'A' and 'B'—you can take all those out; the governor can say as a matter of principle he doesn't think there is any justification for it—any time you take them out, you are hurting the Democratic party.

"I just received a little note here. I understand that at the governor's press conference he was asked about the 'A' and 'B' situation because this has been a difficult situation as far as we are concerned, a tough one to swallow, gentlemenhe was asked whether he would veto out the 'A' and 'B' in District 11, your district, Mr. Copeland, and I understand Governor Evans' answer was—and you correct me if I am not accurate—he said, 'Well, there will be a greater chance of its staying in if Mr. Taplin votes for the bill than if he votes against it.' That is the type of answer we have been getting from the Republican governor of this state and we don't like that kind of threatening, we of the majority party. It is the legislature's duty to redistrict and let's hope today we can vote down this Senate amendment, which is a sell-out of our party."

The Speaker recognized Mrs. Hurley.

Mrs. Hurley:

"Mr. Speaker, ladies and gentlemen of the House, it has just occurred to me that somebody in this membership should address a few practical thoughts to the freshmen members of the legislature, those members who have never served a whole session yet and have never had to go home to face their voters yet, those people who supported them, who worked hard for them, who put them into office. I want to remind them that these voters are not as violently partisan as the people you will find on this floor. They can't understand the situation which would present itself to you where you could be a part of the solution which would leave us a few more days to cover the bills that are before us, to get out a budget, and to go home on time. When you get home, ladies and gentlemen who are serving your first session, togetherness is gone. It has gone down the drain. All of the togetherness you feel in caucus, all the togetherness you feel with your friends that you have made while you were here is gone, and you are all alone.

"What you must do is rally around a few well-chosen thoughts to justify what you have done here, how you have spent this sixty days, and I am sure you will have a few questions about the money that it has cost and what have you accomplished for them. I think that you probably realize that I have gone home a good many times from this legislature without any feeling of togetherness and I haven't regretted it once. I think anybody who sits down and thinks these things out in the quietness of their own mind instead of saying, 'What is my leader going to say about this?' or 'What is the majority going to say about this?' or 'The caucus isn't going to like me!' Well, I like the caucus to like me, too, and I like my leaders to smile on me. I like the members of my party to seek me out at lunch, but I have gone through this many, many times when nobody smiled on me, when nobody has wanted to be seen eating lunch with me. But I will tell you, it pays dividends, because the people at home like a fighter. I don't care whether you are right or wrong, as long as you fight for what you think is right. They are going to rally to you just like my voters rallied to me. Last time I received a bigger number of votes than I ever received in the history of any election since 1953, and lots of times people came to me and said, 'Maggie Hurley, I don't like what you did, but I sure admire you for having done what you thought was right!'

"Well, I think this is a moment of decision. I think all of us have to take a real good look at this thing. This conference committee is like a den of lions. Everything goes in and nothing comes out! You are going to have to decide whether you came over for a big, round, fat zero or whether you came over here and did the one, great big, tremendous job you knew was before you when you came. And when you meet your neighbors and friends at the grocery store, just like I am going to, and they say, 'For heaven's sake, when you had a chance to vote for

that bill, why didn't you? If twenty members of the Senate voted for it, how could it be so bad for the members of the House? The fine lines you are going to have to draw aren't going to be enough to satisfy them. You are going to have about one minute. They are going to go past you with their cart and you are going to have to say, 'Well, gee, but—but—' and that is all. How can you? How can you vote this down? How can you say, 'It wasn't just to the members of the 32nd District. It wasn't right for those people down south.' Sure, this is fine, but they will say, 'Wasn't it right for us? Weren't you representing us and, especially in this, representing your district?'

"So I urge you, each of you, to be a part of the solution today and join me in voting for this motion, a motion to concur in the Senate amendments."

The Speaker recognized Mr. Moos.

Mr. Moos:

"Thank you, Mr. Speaker. Ladies and gentlemen of the House, I didn't know you knew I was standing up so tall on this particular occasion. I have thought of this afternoon, of course, for a good many years, because I knew that sometime during my legislative life, inasmuch as I come from somewhat of a small district, I would stand up someday and defend the right that my district remain. I didn't think I would stand on this floor and ask you people to pass a measure that would destroy the district. I didn't know that after working some five weeks at loggerheads with one of our senators, Senate Greive, that today I would be working shoulder to shoulder with Senator Greive in attempting to pass this measure.

"What has happened? Well, several things. First of all, in the process of legislation, the process of give and take, there is a time when you reach what I would call the true compromise and the time to act. I think today is that day, and I stand here and I will admit that as of the starting of this little debate, there were not enough votes to pass the motion that is before you, so this isn't show business, as are a lot of speeches that are made on this floor. This is the real business. We need some votes and I think, as Representative Hurley mentioned, that you don't get too much applause in the local grange halls when you stand up and say, 'I voted straight caucus.' It doesn't look, probably, too smart in the local papers when you try to run your ads in the next election to say, 'I was an effective legislator. I voted right down the line.'

"You look over at us and you may say, 'Well, Don, you've got egg on your chin' because I presume when they vote here, maybe everybody on this side will be voting 'Aye.' I can't understand myself why Representative Goldsworthy, our caucus chairman, would vote for this measure. He won't be back, either he or Representative Huntley. I can't understand why Representative Ahlquist would vote for it, but I think that in the study of politics and in watching for forty-five days the give and take as closely as some of us have been, I am appreciative that the people on both sides have left a few people to try to work out some common ground for this and that now is the time. The Democrats in the Senate aren't happy. I stood outside the door of the minority senators, the Republicans, and a little bit of blood oozed out from underneath that door. They weren't happy. I walked into our own caucus. You know, there wasn't much smiling going on in there, and I presume there wasn't a great deal going on in yours. I was down in the governor's office and he didn't have a big smile on his face, and I presume the three judges that look at this document will have no gleeful noises fall from them. Now the fact that everyone feels that maybe they didn't do quite as well as they should have means that maybe we have reached a point, the point that this is the document that should be the redistricting law of this state.

"I could point out some errors and discrepancies in the talks of my colleagues, as you possibly can raise some discrepancies in my talk. I would like to remind my colleague, Mr. Smith, that if he did not like his district, it was his Senator Dore who drew it. I should remind some of you people that the very discrepancies in population, Representative Grant, you complain of are the discrepancies you lobbied for the other night. The very thing we are talking about to not concur with was the very thing probably we were a part of.

"But this is the day. This is the day when we will fulfill our obligations to the people who have sent us here and to the system which gave us the opportunity to come here. This is the day when we fulfill it. The conference committee will be no solution. The conference committee will only allow six powerful people to go into

an endless stalemate, an endless stalemate, and you know the entire play, possibly, for a conference committee is to that end. I urge you not to allow this bill to go to conference. I urge you to let the system work. Is this a good bill? Is it as close to being politically fair as we can arrive? I think it is. I think many of you think it is. I think it can be a little bit more Republican and possibly you think it can be slightly more Democratic. But when Senator Greive and Don Moos are lobbying for the same redistricting bill together, I would say it is getting pretty close to being a compromise. I urge you to vote for the best interest of this state. Can you stand up and be counted? I saw you people when you stood up and were counted two years ago when I needed sixty-six votes on the floor of this House for a constitutional amendment. I was proud of you. I think you will do it today.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mr. Copeland to concur in the Senate amendments to Engrossed House Bill No. 196.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Uhlman on a point of parliamentary inquiry.

Mr. Uhlman:

"Mr. Speaker, would the Speaker clarify what an 'Aye' vote and 'Nay' vote each means?"

The Speaker:

"The question before you is to concur in the amendments by the Senate to House Bill No. 196. A vote 'Aye' is that you will concur; a vote 'No' is not to concur. An oral roll call has been demanded; the Clerk will call the roll."

The Clerk called the roll on the motion that the House concur in the Senate amendments to Engrossed House Bill No. 196, and the motion was lost by the following vote: Yeas, 48; nays, 51; absent or not voting, 0.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel—48.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Wolf, Mr. Speaker—51.

EXPLANATIONS OF VOTE

My "Aye" vote was cast because the final day of decision on redistricting had arrived and it was necessary for me to give up my personal desire for my own district in favor of passing a compromise measure. However I continue to be opposed to gerrymandering and Pierce County is a perfect example of this in House Bill No. 196.

MRS. FRANCES G. SWAYZE, 26th District.

Please let it show in the journal of the House of Representatives, on February 24, afternoon session, following the vote to concur in Senate amendments, that I, Hal Wolf, voted against the motion so that I would be in a position to ask for reconsideration. I do not want the journal to show in any way that I was against

the compromise bill on redistricting, House Bill No. 196, with amendments passed by the Senate.

HAROLD E. "HAL" WOLF,
22nd District

MOTION FOR RECONSIDERATION

Mr. Wolf, having voted on the prevailing side, moved that the House do now reconsider the vote by which the House failed to concur in the Senate amendments to Engrossed House Bill No. 196.

MOTION

Mr. O'Brien moved that the motion for reconsideration by Mr. Wolf be laid on the table.

Mr. Brachtenbach demanded an oral roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Copeland on a point of parliamentary inquiry.

Mr. Copeland:

"Mr. Speaker, will the Speaker please rule on the motion to lay on the table, whether or not it will take the bill with it?"

RULING BY THE SPEAKER

The Speaker:

"It will not. This is a motion to lay a motion on the table, not an amendment or any part of the bill. It will not take the bill with it."

The Clerk called the roll on the motion to table Mr. Wolf's motion that the House do now reconsider the vote by which it failed to concur in the Senate amendments to Engrossed House Bill No. 196, and the motion was carried by the following vote: Yeas, 50; nays, 49; absent or not voting, 0.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—50.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—49.

MOTION.

Mr. O'Brien moved that the House refuse to concur in the Senate amendments to Engrossed House Bill No. 196 and ask the Senate to recede therefrom.

The Speaker called for remarks on the motion.

The Speaker recognized Mr. O'Brien.

Mr. O'Brien:

"Mr. Speaker, ladies and gentlemen of the House, we have talked at length on this issue of redistricting. Certainly both sides have made points to uphold their particular position, but we feel that the only sound way of handling this controversial issue is to set up a conference committee of six members, three from each

house. It is also our position to ask the federal court on Friday to lift the redistricting ban on the passage of bills for the balance of this session in order that we can go about considering the mass of legislation that is before us, so actually we are not losing any time. I am sure the attorney general will honor our request to do this.

"Now, this bill that was sent over from the Senate as amended has many discrepancies and no one can rebut this. The only way to iron out some of these discrepancies and so-called 'puppy dog' districts, which Mr. Smith talked of, is to have six reasonable and rational legislators sit down and draw some lines that are going to make sense. I don't think we have anything to fear except fear itself. That is what a great president, President Roosevelt, said one time. I fervently believe that if you people ascribe to this position you have nothing to fear. I can't see why our differences can't be resolved. They are not major and we are not too far apart, and we are coming closer. I don't think we should worry about the federal court, because they are reasonable men. I am sure they can see the tremendous hard work that has been going on during this past forty-five days and they are going to listen to a request to lift the ban temporarily. By the 60th day and maybe before that, there is no reason why we can't have a bill that is going to be acceptable on the basis of what is represented here.

"I hope you all support this motion to not concur and ask the Senate to recede, so that we can do what is set forth in Reed's. This isn't anything new, to ask for a conference committee. We have had them for years in every legislative session. It is the legislative process. Let's abide by it."

Mr. Burtch demanded an oral roll call, and the demand was sustained. The Speaker recognized Mr. Beck.

Mr. Beck:

"Mr. Speaker, ladies and gentlemen, I find myself in a very peculiar situation here this afternoon. The second day of this session we had a bill come through here which both houses voted upon and which I supported. This is the first time I have not concurred in any bill that has gone through. This bill and every bill that has come through here has been good for my district, but when I think of the arm twisting and browbeating, of the threats that have been made over this bill that has been presented to us here on the floor of the House today, I feel that I cannot support this.

"This was even from the governor's chair itself. This afternoon down there at the press conference all of you know—you will read it in the papers tonight—the governor was asked if he was going to veto out the line drawn through the district which Mr. Taplin represents, and the governor said, 'Well, if Mr. Taplin votes for the bill, it has a lot better chance of staying in there.' That is the kind of threats being held over our heads ever since the Senate went through the bill last night.

"I am for a plan to get the bill into conference and get it out of the hands of these half dozen wheelers and dealers in the Senate that brought this piece of legislation in front of us. I concur wholeheartedly with my distinguished colleague from Spokane. The people back home a lot of times don't agree with what I do. I vote my conscience. I don't care whether it is Republican or Democrat. I vote what I think is right. Now, this bill was a good bill for my district, but when I see the wheeling and dealing that was done for those few little districts that were not compromised on, I can't stand that kind of legislating. I think this is a good bill with the exception of those few districts in Seattle. You saw my distinguished colleague from Seattle get up and show that 'puppy dog' district. Folks, let's get this bill into conference!"

The Speaker recognized Mr. Brachtenbach.

Mr. Brachtenbach:

"Thank you, Mr. Speaker. Ladies and gentlemen of the House, I have sat here for forty-five days and I have come to the conclusion rather quickly in the last few days that 1966 is going to be a good year to run against incumbents. I think that if I were a candidate under those circumstances I would carry around with me the \$40.00 a day bill and the session laws of this regular session, which of course will be very minute, and I would make my complete presentation on that basis. I have worried about this, because I felt that it affected Republican and Democrat alike, but I think that today we have seen the end of that. Today the yoke that all of us would have borne in 1966 just slipped off our necks and onto the necks of most

of you people, because those of you who think that a conference is going to settle this matter have been smoking something other than cigars and cigarettes. A conference is going nowhere and you well know it. On Friday we are all collectively going before that federal court. As a lawyer, I can assure you that federal court is going to be mad. It is going to be sick and tired of redistricting and of the 148 members of this legislature. And more important, the people of this state are getting sick and tired of the 148 members of this legislature. But in any event, Friday if you think that the federal court is going to say, 'Fellows, you have done a pretty good job to some degree on a couple of bills. Go back and try again and go into this marvelous conference system,' you are sadly mistaken. As Mr. Litchman said, today is the day of judgment on redistricting. Fortunately for the future of the Republican party, I think the responsibility has quickly gone to that side of the aisle, with a couple of notable exceptions."

The Speaker recognized Mr. Litchman.

Mr. Litchman:

"Mr. Speaker, ladies and gentlemen of the House, I didn't intend to rise again, but a few people have made a few statements which I have to disagree with. Today I came here after considerable deliberation, having finally made up my mind to vote for this bill, and all I needed was a promise, a contractual relationship in effect, a public statement made by the governor of our state that he would support the bill that the Democrats and the Republicans in the Senate had sent to us. You people on the other side have voted one hundred percent for this particular bill and we on this side have given you all but one or two votes. With a commitment from the governor, ladies and gentlemen of this House, this bill would have passed. The shoe is on the other foot, not on our foot. It is on the governor of the state of Washington, and until he makes a commitment not this bill nor any other compromise bill, in my opinion, will go through this House. Why should it? Why should we take a chance in sending a compromise bill to the governor if he can pocket-veto one line and veto certain people out of this House forever? It is my understanding that commitments were made on the other side to take care of certain senators, and based on this they have received twenty senatorial votes from the Democratic party. Now, this could be done very easily, if someone would assure me once and for all time that the public would get the bill we were about to pass today. No effort, to the best of my knowledge, has been made by the governor to give his promise in writing that if this bill went down to his desk, it would pass without any one-line item veto. It seems to me, ladies and gentlemen, that you can't blame us on this side of the aisle, and I don't believe in fairness you can blame yourselves. I think that the governor has made a fatal mistake today. He is the one who can be blamed for defeating this compromise bill,"

Mr. Olsen demanded the previous question, and the demand was not sustained.

The Speaker recognized Mr. Pritchard.

Mr. Pritchard:

"Mr. Speaker, ladies and gentlemen of the House, certainly a lot of statements have been made today, and I guess that is normal in the give and take of debate here on the floor, but I think it is only right that we do straighten out a couple of things that have been said. I am just looking at the text of the press conference taken down word for word. I find the statements referring to Mr. Taplin and the 'A' and 'B' districts were not made. I think that should be stated clearly on the floor. When we say what the governor said, we should be accurate. Mr. Taplin, that was not said. It was an error.

"Mr. Beck, it is true you have voted for any number of redistricting bills that have gone through, but this is the first compromise bill that was going somewhere. It was easy to vote for those other bills. They weren't going anywhere. This is going somewhere. It is going to clear up the problem. And as to arm twisting, you and I know somebody went over to the Senate from this side and talked about Harrison Hospital the other night to our senators and explained how much faster that bill would come out of committee if this thing was defeated. This is the type of arm twisting that has gone on.

"Mr. Litchman has said something about the governor sending up a written

statement. We are the legislative branch. We send down a bill we think is right and he studies it and signs it. That is the system we have and you all know it. Mark, you know that.

"I said when we arrived at this hall at noon that we were on the courthouse stairs and we had an opportunity to get out of the courthouse. Right now we are going through the doors. We have had a conference committee going for 43 or 45 days. If you think that you people—and that is where the battle has been—if you think you people can go over and straighten out your senators, I think you are mistaken. I don't think I have to stand and defend Senator Greive or Senator Dore or Senator Herr, but these 'puppy dog' districts were written in by your senators, and if you think that a conference committee is going to get this all straightened out to your satisfaction or to our satisfaction or to their satisfaction, you know this isn't true.

"Ladies and gentlemen, we are going through the courthouse doors right now. Personally I don't mind the court doing this. I think probably it would be fair, but I think some of you are a little bit afraid of what the court is going to do about dividing districts. I am afraid we are going to have triangles and rectangles and circles all over. Mark, this is it. You are going to the court. Let's not kid anybody. We are going to the court and this is the moment of truth.

"I am not afraid of going to court, but let's not have any talk about dumping this back into conference with the idea they can solve something we haven't been able to solve in forty-five days. Who is going to be on the conference committee? Who do you suppose is going to be on that committee? I don't think you fellows over there can decide on any two who are going to protect you. You know what I mean by that, don't you? Sure, you do! I have heard you talking in the corridors. To protect everybody you are going to have to have a conference of ninety-nine people. Now, this is it. We are going through the courthouse doors, gentlemen, and this is your last chance. It is our last chance and at least we are facing up to it. We know it and I think you people know it. You had better know it. If we don't go along with this thing, we may get circles and triangles."

The Speaker recognized Mr. Smith.

Mr. Smith:

"Mr. Speaker, I didn't want to speak again but after that discourse by Mr. Pritchard, I felt the urge. Mr. Pritchard is worried about the court, but I would much rather face the court than face the firing squad aimed at us today. Furthermore, I don't think there is any precedent in history whereby the court has taken over a legislative function as long as the legislature was in session. I for one believe there still remains the separation of the three powers of government, legislative, judicial and executive, and I don't believe we could justify the court's taking over a legislative function until all other remedies had been exhausted, and in my mind forty-five days is not being exhausted."

The Speaker recognized Mr. Leland.

Mr. Leland:

"Thank you, Mr. Speaker. Ladies and gentlemen of the House, I think the last weekend has demonstrated something to the legislature itself and certainly to the public at large, a fact of political life or at least political redistricting life that wasn't really understood before, and that is that you may have a body within itself, the House for example, get together between the Republicans and Democrats and you may have the Senate solve their problems within their doors, but it has also been brought out crystal clear that you can have very distinct differences between the Senate and the House. I think the situation is just what Mr. Smith spoke of, a firing squad, and Sam, I haven't seen your district, so whether you get shot down in flames or not, I don't know, but I think this is a very important point. Some people on both sides of the aisle are going to be shot down. But it has been pointed out, I think, to the satisfaction of everyone here that we are not going to be able to appoint any conference committee that is going to be able to work out what they haven't been able to work out in forty-five days in the next fifteen days, so when Mr. Pritchard says we are at the courthouse door, I think we are on the way out the back door.

"I think it would be less than fair to say to Mr. Grant and to others that there have been bills before us here that treated me personally far more fairly, I might say, than does this bill, but I think that those who are not going to be shot down in

flames on both sides of the aisle should realize that this might be the last chance that they get to do what maybe Maggie Hurley was talking about, vote for a bill that is a compromise and vote for a bill that would protect their individual district and the interests there, and if we fail to do this today, then we are all going to get shot down either in the conference committee or at the polls two years hence."

The Speaker recognized Mr. Sawyer.

Mr. Sawyer:

"Ladies and gentlemen of the House, just a short note here. Mr. Pritchard, I hate to disagree with you, but the statements were made, although they are not an official part of the press conference, they were made. If I were the governor, I wouldn't have them in the official notes either. There are witnesses to them.

"As for the courthouse and all the talk about the bill going to court, all of a sudden you don't want to go to court. The courts don't scare me. There have been remarks on the effect they might have and that they wouldn't protect this little person or that one. We admit this has been done. That is why we don't like this bill. This bill is made up of that and this is the very thing that I think in a conference committee made up of Representatives from all sides, from the majority and minority parties on each side, can't be done. That is why we were executed. It is the only way they could do it. I remember last session we were going to be shot down in flames too, and if I come back in '67 in the same way as I did this session, that is the way I like to be shot down. Mrs. Hurley is worrying about when we go back home. I think what we will hear is people saying we had a chance to do this in the first two days and it was ignored. I think, ladies and gentlemen, the burden rests with you. I wish it had been done a long time ago."

Mr. Olsen demanded the previous question, and the demand was sustained.

The Speaker declared the question before the House to be the motion that the House refuse to concur in the Senate amendments to Engrossed House Bill No. 196 and ask the Senate to recede therefrom.

The Clerk called the roll on the motion, and the motion was carried by the following vote: Yeas, 51; nays, 48; absent or not voting, 0.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—51.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—48.

EXPLANATION OF VOTE

House Bill No. 196 as amended is a compromise bill approved by twenty Democratic Senators and ten Republican Senators. It is not the best bill, but no compromise bill ever is. Both sides have worked diligently, for over forty-three days, but to little avail. I do not want the federal courts to redistrict for us. This bill is our last chance.

I will vote for this bill if and when the Governor assures us that he will accept this bill in toto, without any line item vetoes. Senator Greive assures me that House Bill No. 196 will provide a minimum of forty-six solid seats with ten marginal seats. That is good enough for me.

Let us proceed, then, with the passage of necessary bills on education, labor, industry, welfare. Let us now get down to the more important business of the House.

MARK LITCHMAN,

ATAL District

45th District.

MOTIONS

On motion of Mr. O'Brien, Engrossed House Bill No. 196 as amended by the Senate was ordered immediately transmitted to the Senate.

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

On motion of Mr. Sawyer, the House adjourned until 12:00 noon, Thursday, February 25, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-SIXTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Thursday, February 25, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representative Kink, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by Mr. Gordon R. McLean of the Voice of Christian Youth, Inc. of Tacoma.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery sixty-three students from Marysville High School, and asked them to stand and be recognized.

The Speaker observed in the south gallery students from the Monroe Junior High School in Seattle, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from the Driscoll School for Boys in King county, and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 24, 1965.

MR. SPEAKER;

We, a majority of your Committee on Highways, to whom was referred House Bill No. 55, increasing school bus length limit, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Leonard A. Sawyer, Chairman,

C. W. "RED" BECK, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Eric D. Braun, Jack L. Burtch, Paul H. Conner, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving

Newhouse, Jack Rogers, George P. Sheridan, Ben F. Taplin, Richard Taylor, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, C. G. Witherbee, Harold E. "Hal" Wolf.

House of Representatives, Olympia, Wash., February 24, 1965.

Mr. SPEAKER:

I, a minority of your Committee on Highways, to whom was referred House Bill No. 55, increasing school bus length limit, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Norwood Cunningham.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 229, permitting physically handicapped to be aided by immediate family members in catching food fish and shellfish limits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

JACK L. BURTCH, Chairman, W. S. "BILL" TRAYLOR, Vice Chairman,

We concur in this report: C. W. "Red" Beck, Stewart Bledsoe, Horace W. Bozarth, Hugh "Bud" Kalich, Fred R. Mast, George P. Sheridan, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 24, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 239, raising motor vehicle fees and providing for disposition thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman, W. L. "BILL" MCCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Eric D. Braun, Jack L. Burtch, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Richard Taylor, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 24, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 343, permitting increase in gross weight on highways, if federal highway law is so amended, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Eric D. Braun, Jack L. Burtch, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob

McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Richard Taylor, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 356, providing for judicial review of actions of boards of adjustment, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Newman H. Clark, Edward F. Harris, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 470, providing for the transfer of certain real property owned by the state to the department of game, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JACK L. BURTCH, Chairman, W. S. "BILL" TRAYLOR, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Stewart Bledsoe, Horace W. Bozarth, Hugh "Bud" Kalich, Fred R. Mast, George P. Sheridan, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 651, by Representatives Gallagher and Avey:

An Act relating to revenue and taxation; and providing for a tax on mineral rights in property severed from the surface rights thereof.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

RESOLUTIONS

Resolution by Representatives Day, Cunningham, Harris, and Morphis:

WHEREAS, Whitworth College has reached an impressive milestone, in that this christian institution was founded seventy-five years ago, by Doctor George Frederick Whitworth; and

WHEREAS, Whitworth College has proven itself an increasingly important institution spiritually, culturally, and academically; and

WHEREAS, Whitworth graduates, who have come from all of our fifty states and from the far corners of the earth, and have returned to their communities as a definite asset; and

Whereas, Whitworth College is an exponent of high moral values and intellectual integrity, epitomizing the highest of christian ideals;

Now, Therefore, Be It Resolved, By the House of Representatives, That the legislature extend its congratulations to Whitworth College, its faculty, student body, its regents, alumni and supporters, on the occasion of its seventy-fifth anniversary, and that it wish for this institution a future in which their contributions will exceed the outstanding accomplishments of their first seventy-five years.

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

Resolution by Representatives Moon, Uhlman, DeJarnatt, and Haussler:

WHEREAS, The department of natural resources manages approximately three million acres of state-owned lands, including those granted for income to specific educational funds: and

WHEREAS, Many acres of state-owned lands are located adjacent to expanding metropolitan areas; and

Whereas, Long range policy decisions regarding retention and continued management of these lands or their disposal through exchange or sale will (1) materially affect the income to both the permanent and current funds involved; (2) affect the public's recreational uses of some of these trust lands; and (3) influence the total land use pattern of the area:

Now, Therefore, Be It Resolved, By the House of Representatives of the thirtyninth session of the Washington State Legislature, That the Legislative Council be authorized and directed to undertake an investigation, in cooperation with the department of natural resources, of the long range land management policies that would best serve the grants held in trust and provide the highest and best use of the land.

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

SECOND READING OF BILLS

House Bill No. 172, by Representatives Litchman, Saling, and Radcliffe: Establishing a professional practice commission for education.

The House resumed consideration of House Bill No. 172 on second reading, the bill having been read the second time and a motion by Mr. Litchman to adopt the following committee amendment having been made previously.

House of Representatives, Olympia, Wash., February 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 172, establishing a professional practice commission for education, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike all of section 5 and substitute the following:

"NEW SECTION. Sec. 5. The commission may make advisory recommendations to the state board of education and to boards of directors of school districts with respect to criteria of professional practice. The commission may review the professional policies and practices of any school district and may make its findings available to the state board of education, the local school board affected, professional and other employee associations or organizations. The board of such school district shall have the right to appear before, or file written testimony with, the commission in connection with such review.

"The commission may review the professional practices of individual certificated personnel or groups of certificated personnel. In making such reviews the commission shall have the authority on its own behalf, or on behalf of any person or school district directly involved in or concerned with such review to subpoena personnel records of school districts relevant to the inquiry and to subpoena witnesses and place them under oath. In reviewing the professional practices of individual certificated personnel, the commission shall give written notice of its intent to review to the individual and the employing school district, at least ten days prior to the first hearing, setting forth therein the practices to be reviewed. The individual whose practices are being reviewed shall have the right to appear personally before the commission, be represented by an attorney, present witnesses or written testimony. Such individual shall have the right to question any person or persons making complaint about such professional practices. Upon request of said individual, or his attorney, the commission shall issue subpoenas to any witness requested. Said

individual shall have the right to require that such hearing be closed to the public. A stenographic record of the proceedings shall be kept and a copy furnished to said individual.

"The commission shall make its findings available to the state board of education, the local school board affected, professional and other employee associations or organizations and the individual involved."

MARK LITCHMAN, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

The Speaker declared the question before the House to be Mrs. Hurley's motion to adopt the following amendment to the committee amendment:

Amend the amendment by the Committee on Education and Libraries, on page 2 of the mimeographed amendment, after "involved" and before the period in the last line insert ": Provided, That this act shall in no way abridge the rights or authority of the school board involved"

Debate ensued, Representatives Hurley and Conner speaking in favor of adoption of the amendment to the amendment, and Representatives Brouillet, Saling, and Litchman speaking against its adoption.

POINT OF ORDER

The Speaker recognized Mrs. Hurley on a point of order.

Mrs. Hurley:

"Mr. Speaker, my amendment was to the committee amendment, and I believe that Mr. Litchman is talking about page 3, which is not the committee amendment. He was reading from page 3 and we are not considering page 3."

Mr. Litchman:

"May I continue, Mr. Speaker?"

The Speaker:

"Do your remarks concern Mrs. Hurley's amendment?"

Mr. Litchman:

"Certainly, Mr. Speaker. It is very germane. Section ${\bf 5}$ states what Mrs. Hurley is worrying about unnecessarily."

The Speaker:

"You may continue."

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery twenty-seven students from the North Mason High School, and asked them to stand and be recognized.

Mr. Conner demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion by Mrs. Hurley to adopt an amendment adding a proviso to the committee amendment to House Bill No. 172, and the motion was lost and the amendment to the amendment was not adopted by the following vote: Yeas, 38; nays, 57; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Canfield, Clark, Conner, Cunningham, Dootson, Eldridge, Epton, Flanagan, Haussler, Humiston, Hurley, Johnston (Elmer E.), Jueling, Kalich, King (Chet), Leland, Lux, Lynch, Mast, McCaffree, McCormick, Newhouse, Newschwander, Pierre, Rogers, Savage, Swayze, Traylor, Wang, Wolf—38.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Braun, Brouillet, Burtch, Chatalas, Copeland, Day, DeJarnatt, Elder, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Huntley, Jastad, Johnson (Doris), King (Richard "Dick"), Kirk, Kull, Litchman, Mahaffey, Marsh, Marzano, May, McDougall, Moon, Moos, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Saling, Sawyer, Slagle, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—57.

Those absent or not voting were: Representatives Jolly, Kink, Klein, Sheridan—4.

Mrs. Hurley moved that House Bill No. 172 be rereferred to Committee on Judiciary.

Debate ensued, Representatives Hurley, Johnston (Elmer E.), and Clark speaking in favor of the motion, and Representatives Sawyer, Uhlman, and Mahaffey speaking in opposition.

Mr. Anderson (Eric O.) demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representative Brachtenbach speaking in opposition to the motion and Representative Savage speaking in its favor.

YIELDING TO QUESTION

Mrs. Hurley:

"Mr. Speaker, if Representative Brachtenbach would yield to question, I would be very happy."

The Speaker:

"Will you yield?"

Mr. Brachtenbach:

"Yes."

Mrs. Hurley:

"Representative Brachtenbach, could you tell me, referring to the second paragraph of the committee amendment, how many times a school year it would be possible for a person, any person—and I think every school district does have at least one person in it that maybe is a defeated member of the school board or is unhappy with a certain teacher or doesn't like the principal or thinks that he or she should run the school—how many times a year could just one person bring a teacher up before the commission and make that teacher hire a lawyer in order to defend herself?"

Mr. Brachtenbach:

"Well, Mrs. Hurley and members of the House, as I read the entire bill, and particularly the committee amendment to section 5, the only one who can instigate such an action would be the commission itself, and when that process comes about, then these other safeguards come into play. Only a person directly involved as a so-called defendant would have the right to subpoena the personnel records of a person. Now, I am certain this is the intent of the sponsors of the bill and the proponents of the amendment. If its says something less than that, I would say this is certainly not intentional. I speak as a school board member of some five years and I agree I would not want any person in the district to have the right to call this into play. As I read it, only the commission itself could initiate this."

Further debate ensued, Representative Litchman speaking against the motion to rerefer House Bill No. 172 to Committee on Judiciary.

POINT OF ORDER

The Speaker recognized Mrs. Hurley on a point of order.

Mrs. Hurley:

"Mr. Speaker, Mr. Litchman isn't speaking on the amendment."

The Speaker:

"I think the motion is to refer the bill to Judiciary, and I think he is discussing that at this time. You may continue, Mr. Litchman."

Further debate ensued, Representatives Litchman and Saling speaking against the motion.

Mr. Anderson (Eric O.) demanded the previous question, and the demand was sustained.

The Clerk called the roll on the motion to rerefer House Bill No. 172 to Committee on Judiciary, and the motion was lost by the following vote: Yeas, 10; nays, 87; absent or not voting, 2.

Those voting yea were: Representatives Avey, Clark, Hurley, Johnston (Elmer E.), King (Chet), McCormick, Pierre, Rogers, Savage, Slagle—10.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Saling, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those absent or not voting were: Representatives Backstrom, Kink-2.

Mrs. Hurley moved adoption of the following amendment to the committee amendment to House Bill No. 172:

Amend the amendment by the Committee on Education and Libraries, on page 1, line 5 of the mimeographed amendment, after "practice." and before "commission" strike "The" and insert "After being requested by the school board the"

Debate ensued, Representative Hurley speaking in favor of adoption of the amendment to the amendment, and Representative Litchman speaking against its adoption.

Mr. Brouillet demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment to the amendment was not adopted.

Mrs. Hurley moved adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Education and Libraries, beginning on page 1 of the mimeographed amendment strike all the second paragraph of NEW SECTION 5.

Debate ensued, Representatives Hurley and Savage speaking in favor of adoption of the amendment to the amendment, and Representatives Brouillet, Radcliffe, Harris, and Anderson (Eric O.) speaking against its adoption.

Mr. Anderson (Eric O.) demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment to the amendment was not adopted.

Mr. Clark moved adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Education and Libraries, on page 1, line 20 of the mimeographed amendment, after "review" and before "to subpoena" insert "in closed hearing"

POINT OF ORDER

The Speaker recognized Mr. Witherbee on a point of order.

Mr. Witherbee:

"Mr. Speaker, haven't we already made an attempt to amend that section by striking? Is this amendment in order?"

RULING BY THE SPEAKER

The Speaker:

"It is the Speaker's ruling that even though we have had a motion to strike, the House will still have the right to improve the amendment, so the amendment by Mr. Clark is in order."

Debate ensued, Representatives Clark, Litchman, and Saling speaking in favor of adoption of the amendment to the amendment.

The motion was carried, and the amendment to the amendment was adopted.

MOTIONS

Mr. Smith moved that the House defer further consideration of House Bill No. 172 and that the bill be ordered held for tomorrow's second reading calendar.

Mr. Johnston (Elmer E.) moved to amend the motion by Mr. Smith to read that the House defer further consideration of House Bill No. 172, and that the bill be referred to the Legislative Council for study.

POINT OF INQUIRY

The Speaker recognized Mr. Huntley on a point of inquiry.

Mr. Huntley:

"Mr. Speaker, could we be advised as to how many amendments there are on the table?"

The Speaker:

"There are six amendments in all."

The Speaker declared the question before the House to be the motion to refer House Bill No. 172 to the Legislative Council, this being an amendment to the motion to refer the bill to tomorrow's second reading calendar.

Debate ensued, Representative Johnston (Elmer E.) speaking in favor of the motion, and Representative Litchman speaking against it.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, would Representative Brouillet answer a question?"

The Speaker:

"Will you yield, Representative Brouillet?"

Mr. Brouillet:

"Yes."

Mr. Adams:

"There is bound to be considerable expense with managing this. How is it covered?" $\ensuremath{\mathsf{E}}$

Mr. Brouillet:

"Considerable expense in this bill?"

Mr. Adams:

"Holding a hearing, issuing subpoenas, legal counsel to represent the commission."

Mr. Brouillet:

"This is taken care of by the state board of education budget."

Mr. Adams:

"That in turn comes from the General Fund?"

Mr. Brouillet:

Further debate ensued, Representative Adams speaking in favor of the motion to refer the bill to the Legislative Council, and Representative Brouillet speaking against the motion.

RULING BY THE SPEAKER

The Speaker:

"The Speaker would rule that a motion to refer to the Legislative Council actually is indefinitely postponing this bill for consideration during this session."

Mr. Sawyer demanded the previous question, and the demand was sustained.

Mr. Litchman demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the amended motion, which was to refer House Bill No. 172 to the Legislative Council for study, and the motion was lost by the following vote: Yeas, 7; nays, 87; absent or not voting, 5.

Those voting yea were: Representatives Adams, Hurley, Johnston (Elmer E.), McCormick, Pierre, Savage, Slagle—7.

Those voting nay were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those absent or not voting were: Representatives Canfield, Dootson, Kink, Moos, Pritchard—5.

The Speaker declared the question before the House to be the motion by Mr. Smith that the House defer further consideration of House Bill No. 172 and that the bill be ordered held for tomorrow's second reading calendar.

The motion was lost.

MOTION

On motion of Mr. Sawyer, the House recessed until 8:00 p. m.

EVENING SESSION

The Speaker called the House to order at 8:00 p.m.
The Clerk called the roll, and all members were present.

SPEAKER'S PRIVILEGE

The Speaker observed in the gallery 250 Democrats from Pierce county, and asked them to stand and be recognized.

MOTION

On motion of Mr. Sawyer, the House recessed until 8:45 p. m.

SECOND EVENING SESSION

The Speaker called the House to order at 8:45 p.m.
The Clerk called the roll, and all members were present.

MOTION

Mr. Sawyer moved that the House adjourn until 12:00 noon, Friday, February 26, 1965.

Mr. O'Brien demanded an oral roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Andersen (James A.) on a point of parliamentary inquiry.

Mr. Andersen:

"Mr. Speaker, is there no way under the rules of this House that the minority party can ask that the redistricting bill be brought out here for a vote of the House of Representatives?"

RULING BY THE SPEAKER

The Speaker:

"A motion to adjourn is before the House at this time. It is not debatable. It outranks all others. The others may come up in the regular orderly procedure of this House."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Brachtenbach on a point of personal privilege.

Mr. Brachtenbach:

"My point of personal privilege is only this, Mr. Speaker. Within the past twenty-four hours we have had statements on this floor that we would pass this redistricting bill, and—"

The Speaker:

"I think you are out of order, Mr. Brachtenbach. We know that all kinds of statements have been made in this House. The Clerk will call the roll."

The Clerk called the roll on the motion to adjourn until 12:00 noon, Friday, February 26, 1965, and the motion was lost by the following vote: Yeas, 49; nays, 50; absent or not voting, 0.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—49.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Taplin, Wang, Whetzel, Wolf—50.

SPEAKER'S PRIVILEGE

The Speaker:

"We will not have any demonstrations from the galleries or the galleries will be cleared." $\ensuremath{\text{cleared.}}$ "

Mr. O'Brien demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

Mr. O'Brien moved that the house dispense with further business under the call of the House.

Mr. Witherbee demanded an oral roll call, and the demand was sustained. The Clerk called the roll, and the motion was carried by the following vote: Yeas, 50; nays, 49; absent or not voting, 0.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—50.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree,

McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—49.

MOTION

Mr. Sawyer moved that the House adjourn until 11:45 a. m., Friday, February 26, 1965.

Mr. Witherbee demanded an oral roll call, and the demand was sustained.

POINT OF ORDER

The Speaker recognized Mr. Andersen (James A.) on a point of order.

Mr. Andersen:

"Mr. Speaker, my point of order is that pursuant to Reed's Parliamentary Rules, 169, with reference to a motion to adjourn, the rule states as follows:

'It can not be repeated until some business has intervened, . . .'

"My point of order is that no business has intervened between the prior motion to adjourn. The Chair has merely announced that the House will be at ease. There has been no intervening business. The motion to adjourn, I respectfully submit, is out of order."

The Speaker:

"The Call of the House and the motion to dispense with the Call of the House are intervening business, and the Speaker so rules. The motion before us is to adjourn until 11:45 a.m., tomorrow. The Clerk will call the roll."

The Clerk called the roll on the motion to adjourn until 11:45 a. m., Friday, February 26, 1965, and the motion was carried by the following vote: Yeas, 51; nays. 48; absent or not voting, 0.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—51.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—48.

The Speaker declared the House to be adjourned until 11:45 a.m., Friday, February 26, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FORTY-SEVENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, February 26, 1965.

The Speaker called the House to order at 11:45 a.m.

The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Arthur I. Anderson of the Gloria Dei Lutheran Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery students from St. Patrick's School in Tacoma, and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 26, 1965.

MR. SPEAKER:

We, a majority of your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Bill No. 92, revising law relating to mineral leases on state lands, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES MOON, Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

MOTION

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

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p. m. The Clerk called the roll, and all members were present.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., February 26, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 369, adding member to state judicial council, have had the same under

consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 25, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 409, giving the adjutant general and assistant adjutants general pay parallel to major and brigadier generals in United States services, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman,

FRANK. GEO. MARZANO, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 26, 1965.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 464, providing permanent identification numbers of certain apiaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, S. E. (Sid) Flanagan, Dan Jolly, Daniel G. Marsh, Bob McDougall, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 26, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 474, permitting use of oleomargarine in state institutions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Paul H. Conner, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, Irving Newhouse, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 26, 1965.

Mr. Speaker:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 617, providing for financial contributions from residents of state's residential schools and out-of-state parents, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, Irving Newhouse, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 26, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Bill No. 647, authorizing state participation in federal mental retardation and community mental health care programs, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (KATHRYN) Epton, Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, Irving Newhouse, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 26, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Joint Memorial No. 26, memorializing Congress to amend federal sugar act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, S. E. (Sid) Flanagan, Dan Jolly, Daniel G. Marsh, Bob McDougall, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 26, 1965.

MR. SPEAKER:

We, a majority of your Committee on Natural Resources, Harbors, and Waterways, to whom was referred Engrossed Senate Joint Memorial No. 9, memorializing Congress to authorize increased capacity flood water detention structures, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles Moon, Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present.

On motion of Mr. Burtch, the House proceeded with business under the call of the House.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., February 25, 1965.

MR. SPEAKER:

The Senate adheres to its position regarding its amendments to Engrossed House Bill No. 196, and asks the House to concur, and said bill, together with the Senate amendments thereto, are herewith transmitted.

WARD BOWDEN, Secretary

MOTION

Mr. O'Brien moved that the House insist on its position and ask the Senate for a conference thereon.

The Speaker asked for remarks on the motion.

The Speaker recognized Mr. O'Brien.

Mr. O'Brien:

"Mr. Speaker, ladies and gentlemen of the House, today is a most critical one in the history of our state. The decision we make today will affect us for years to come. It is most serious. If my motion fails, then it is the people, not the Democrats, who are the losers, for it was the people who voted to put a majority of Democrats into both houses of the legislature, thereby giving the Democrats an indisputable mandate to redistrict this state so as to clearly reflect the will of the people.

"If the people gave the Republicans any mandate at all, it was a mandate to administer this state, not to legislate it. But despite this, the new chief executive of this state has chosen to ignore the will of the people by attempting to assume the duties of the chief legislator as well as the chief administrator. We cannot help but wonder if his so-called 'blueprint for progress' calls for him to begin to try to usurp the powers of this branch of government. Last night the governor of this state was on the floor of this House, watching the legislative proceedings on legislative redistricting, a most unusual occurrence. I don't think it has ever happened in my memory that a governor and his administrative assistant watched how his fellow Republicans and others in this chamber might vote. It should be obvious to anyone that we have more than a governor sitting in that office downstairs; we have a power-hungry gentleman who is apparently under the impression that the words 'governor' and 'dictator' are synonymous. Our experience of listening to him tell how his party wanted to defeat one of our lady legislators was certainly a most distressing experience as far as we were concerned.

"The governor has thwarted the will of the people every step of the way throughout the prolonged redistricting problem. He has manipulated his Republican colleagues like a master puppeteer. He has been unwilling to permit a joint legislative conference to settle this dispute. In our opinion, he has grossly abused his veto power and flaunted his executive power. He has charged the House leadership with delay of enactment of a redistricting bill; however, he failed to tell the people of our state that on two occasions he vetoed redistricting measures that would have stopped this agony a long time ago. Certainly it has been prolonged, at the expense of the taxpayers.

"A joint legislative conference, in our opinion, is the only sound, sensible way to settle discrepancies that exist in this bill, and certainly is the procedure that has been followed throughout the history of the state of Washington relative to legislative matters. All you have to do is take a look and review some of the boundaries. The 37th District was described the other day as a 'puppy dog' district. South King county is split three ways, like a knife carving a Thanksgiving turkey or a snake grasping large voting districts. It just doesn't make sense. They are not contiguous in any way, shape, or form. It seems to me we are bypassing our responsibility by not having a joint legislative conference to settle this.

"This is suggested not on the basis of partisanship at all, because certainly our area in King county has nothing to lose or gain under the present method, particularly, but certainly the people in these legislative districts have a right to know and feel proud of their legislative district and not have them spread out in long stretches of ground in areas that make no sense at all. I certainly hope that you support this motion for a joint legislative conference so we can correct some of the inequities and discrepancies of boundaries and put together a redistricting bill of which we can all be justly proud."

Mrs. Lux:

"Mr. Speaker, ladies and gentlemen of the House, I speak in favor of this motion to insist on our position not to concur in the Senate amendments and to ask for conference. We have seen too much independence—independence of Republicans from Democrats, independence of Democrates from Republicans, House independence from the Senate, a Senate that doesn't adequately consider the problems of the House. So it goes, each of us independently representing a different area. I am charged to

represent my area in achieving more equitable representation for everyone in our state. I support this request for conference, because I do not believe that House Bill No. 196 as amended is a reasonable compromise. I do not believe that it is a reasonable compromise for House Democrats nor that the deviations above population percentages set by the court would be acceptable to the court. This compromise bill can be improved, and it should, in all fairness, be altered. I agree to compromise, yes, and I support the motion to send this bill to a conference committee where it can be improved. I am confident that three members of the House and three members of the Senate, appointed to serve on a conference committee, will do the job of statesmanship necessary to overcome our independence."

SPEAKER'S PRIVILEGE

The Speaker observed in the gallery fifty-one students from the Clallam Junior and Senior High Schools, and asked them to stand and be recognized.

The Speaker observed in the north gallery Girl Scout Troop No. 278 from Chehalis, and asked them to stand and be recognized.

The Speaker observed in the south gallery forty-five students from Hamilton Junior High School in Seattle, and asked them to stand and be recognized.

MOTION

Mr. Copeland moved that the House recede from its position on Engrossed House Bill No. 196 and concur in the Senate amendments to the bill.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Brachtenbach on a point of parliamentary inquiry.

Mr. Brachtenbach:

"Mr. Speaker, will the Speaker rule, please, as to which motion now before us has precedence?"

RULING BY THE SPEAKER

The Speaker:

"According to Rule No. 247 in Reed's, the motion to concur in the Senate amendments would have a precedence over the motion to insist. Therefore, having higher priority, the motion placed by Mr. Copeland would be before the House. The Speaker rules that the motion by Mr. Copeland will now be considered by the House."

Mr. Witherbee demanded an oral roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry. Mr. Smith:

"Mr. Speaker, please explain to the members what the effect of their vote 'Aye' may be."

The Speaker:

"The Clerk will reread the motion and then the Speaker will state the ruling."

The Reading Clerk read the motion by Mr. Copeland.

RULING BY THE SPEAKER

The Speaker:

"A vote 'Aye' would be to concur in the Senate amendments on the bill. A vote 'No' would be to not concur in the Senate amendments which were put on Engrossed House Bill No. 196."

The Speaker called for remarks on the motion.

The Speaker recognized Mr. Copeland.

Mr. Copeland:

"Mr. Speaker, ladies and gentlemen of the House, very briefly, you all know what this is about. It is about-excuse the expression-a lousy bill. There are several places in here where this is really a very lousy bill. Mr. Avey and Mr. Slagle don't like it. Mr. Goldsworthy and Mr. Huntley don't like it. Representative Smith doesn't like it, and there are several others. The real problem we have here is the fact that we are human and we have to be able to go through the painful procedure of redistricting our dear friends and neighbors out of a 10b, changing the political complexion and boundaries in strange directions in which we have never operated before and never represented. The point is that this is the best we can do. We all can't be happy with it, but we are living with a court mandate and you all realize the consequences of this mandate. So, very briefly, I am only saying that because of the fact that we are human and frail in the judgments we make, the end result here is probably the best compromise we could reach. I don't like this bill, but we have a court order that we are going to redistrict the state and, if this is the way to do it at this particular hour of the day, this is the best we can do. No one can ever blame any one of you for doing the very best job you possibly could.

"There are some awfully big men in this legislature right now who are probably going to vote for this bill, as much as they don't like it, but my congratulations go to them, because this bigness in these individuals means a lot more to me than some of the people that would like to spend some additional time in order to be able to make some additional political gains.

"Mr. O'Brien, I am sincerely sorry that you had to make a few of your comments. I disagree with them, but obviously they are certainly your right to say. The only thing I can say in defense of the entire proceedings is that it would have been grand and glorious if we could have had this job done for us, but we are here at a moment of decision and a moment of truth. The business of the state of Washington is ahead of us. If we concur in the Senate amendments and vote affirmatively on final passage of this bill, this measure may be signed by the Speaker this afternoon and by the President of the Senate and delivered to the governor's desk for his signature, and he has indicated he will sign this bill, so notifying the court, and my guess, is that on Monday morning the court will release us to thoroughly process this pile of legislation that is before each and every one of us. The moment of truth is here, so I suggest that we put the business of the state of Washington in top priority and get on with the business at hand."

The Speaker recognized Mr. Burtch.

Mr. Burtch:

"Mr. Speaker, ladies and gentlemen of the House, I realize that what is said on this floor today will not change anybody's mind on their vote on this bill, so today I would like to address my remarks to the citizens of the state of Washington. I am voting against this bill and I will try to explain my reasons.

"First, I would like to reply to those citizens who have been critical of the legislature. I make no apology for our delay, our soul searching, our life or death struggle on redistricting. At least, by serving the legislature we are trying to do our part for our state and our remarkable and wonderful form of government. Redistricting is not a simple thing. We have found that out to our dismay. It took the court over one hundred years to enter the thicket of redistricting. They avoided it by rationalizing that it was a political, not a judicial, decision. I agree with what the court has done. The citizens of our state are entitled to equal representation and equal protection of the law, and the court is the proper entity to assure this. But the people should not be critical of the legislature that is having a difficult time redistricting. It took the court one hundred years to live up to their responsibility, and this legislature has itself refused to act since 1901.

"I am voting against this bill because I believe if it passes it will make it difficult for the Democratic party to have a majority of the legislature in the future. I am a partisan Democrat and proud of it. I believe in the philosophy, the goals, and the accomplishments of my party. The Democratic party is one of positive goals. Under its leadership, this state has an educational system second to none, and it offers equal educational opportunity to all children regardless of their financial position. We have developed an institutional program which emphasizes rehabilitation. We have given adequate help to the unfortunate under public assistance programs. We have insured to all people a fair insurance under state unemployment compensation. We have developed our natural resources for the benefit of all.

"Times are changing. Our needs are different each year. The state must meet the challenge and go forward. I believe in the sincerity of my Republican friends, but I also believe that the Republican party represents conservatism and negativism. These elements are definitely needed in state government to act as a balance and anchor so that we do not go too far too fast, but I believe we must have a Democratic majority if we are going to meet the challenge of the future. My love for my state and its citizens, my love for my family and my children, my faith in the Democratic party, its philosophy and its goals, allows me to do only one thing today, and that is simply to vote 'No.'"

Mr. Litchman:

"Mr. Speaker, ladies and gentlemen of the House, it is indeed difficult for me to rise at this time to support the position taken by Representative Copeland and against the position of my good friends, many of whom are on this side of the aisle. It is obvious that it is too late now for all of us to go into conference. Twenty-eight Democrats out of thirty-two, some ninety percent of the Senators on the other side, have approved this particular measure. The first two days of this session was the time for the Democratic party to do redistricting. The Senate did it; the House failed, and this is extremely unfortunate. It is too late now.

"I wish to compliment the hard-working members of this House and the Senate for the tremendous task they have done in bringing to us this particular bill. I am making some remarks here and will conclude, and I won't say anything more on final passage, but before this bill goes down to the governor's desk, I would like to compliment Representative Grant and Representative Gorton and Senators Greive and Neill and others who assisted in the passage of a bill before this legislature. I first learned today that this bill, if it becomes law, may very well be the only law in the whole United States to have passed a Senate and House controlled by one party, and be signed into law by the opposite one. I think this is a spirit of true compromise. A bill, of course, that is a compromise, that can be accepted by both sides, must be one that is somewhat intolerant of both sides. As Senator Dore has indicated, a compromise bill is one that obviously can't be accepted by either side. I think this bill meets those standards.

"I would like to state also that in addition to the twenty-eight Democratic Senators who favor this bill, there are fifty-one members on this side of the aisle, according to the statistics I have received—and I might be wrong—but the statistics indicate to me that fifty-one Democrats out of our sixty members are not affected by this bill whatsoever. There are a few, of course, who are put in two-man districts where three will have to run, and this is indeed unfortunate under this bill or the Democratic bill, Senate Bill No. 2, or any other bill, but where else are we going to go, ladies and gentlemen, if we don't pass this bill today? We have asked the Senate what they thought. Twenty-eight of them have indicated to me they are not bowing out. They are not going out the back door. They are not going anywhere. We must accept this bill or no bill at all.

"Now, on the point I raised the other day, I would like to re-emphasize this fact. I do not want the court, any court of this United States, to decide what we should do in the legislature. This is an extremely bad precedent and I am afraid, if this bill dies today, a week from now the court might say, 'We will redistrict for you,' and I would hate to see this done, as I stated previously, because the court is not interested in any one of you ladies and gentlemen here in the House or in the Senate. The court will probably redistrict the state on a slide rule basis, not to protect anyone here, not to protect the farmers, or laborers, or the people from the city, or the school people, or the unions. They are only interested in who lives where and the population, and wherever they can dig out rectangular or square, or maybe even round or triangular districts, they will do it, as long as it has some 60,000 people in it. That is their concern. Now, it is possible in Seattle—and some of you don't realize this—for the court to throw about eight House members and three Senators into one district very easily. I can do it. Somebody has tried to do it over here, and the federal court, of course, could turn around and do it a week from now.

"Now, there is another point I would like to make. If I want to come down here again—and I can't predict whether I am going to run again or not—if I come down here, I want to come down with experienced legislators. This means more to me than anything else. I get along, I believe, with just about anybody in the House and Senate. I disagree with you and you have a right to disagree with me, but you are old, experienced hands. The people don't realize this in the state. Unfortunately,

they are very naive about the type of talent we have in this legislature. I think it is one of the finest groups I have ever seen anywhere. If we don't pass this bill today, the federal court is going to see to it that very few of us ever return.

"Now, one other point. The other day I made a commitment to myself, to my party, and to the people of the state of Washington that if the governor was sincere in accepting this bill without any one-line vetoes and in accepting it without reservation, I would be bound by it. A number of others felt this way in the Democratic caucus. The governor—I have heard his tape recording—has said explicitly he will accept this bill the way it is written without any changes, without any reservations, and that is about all the governor of this state or any other state could be expected to do. I think he should be complimented for this. I think everybody in the House and Senate, again, should be complimented for their attitude, whether right or wrong. This is the bill. I hope you will support the motion."

The Speaker recognized Mr. Gallagher.

Mr. Gallagher:

"Mr. Speaker, ladies and gentlemen of the House, I will have to tell you a little thing. I agree with the pea picker, Tom Copeland. This is a lousy bill. You had better believe it is a lousy bill. This is my third term serving the 28th District. I am not in the 28th District any longer. I am in the 29th. They have cut the 28th District up into four districts. Part of it goes to the 25th, part to the 27th, and part goes to the 29th. This is a lousy bill. I can concur with the remarks of Jack Burtch. I think they were sincere. They are remarks with which I can agree very strongly. I am a Democrat. I will serve the Democratic party the rest of my life. There are people here today who will not be serving and haven't been serving their party and their convictions, and they are the ones who are going to have to suffer and go back and tell their people they voted against the mandate the people gave us to redistrict this state. We have one person sitting down there and we have one man on the other side of the aisle who say, 'I don't worry about you and I don't debate you any longer, because I will be taken care of downstairs.' I dislike that greatly. I hope you vote against this measure. Thank you."

The Speaker recognized Mr. Smith.

Mr. Smith:

"Mr. Speaker, ladies and gentlemen of the House, and my colleagues across the aisle, I have a few words to say and I would beg that the House would give me the time it will take to say them, but the first thing I would like to say is that my objection to this bill is not nearly as great as my objection to the manner in which the people I represent have been handled. Had there been real objectivism in formulating a redistricting measure, no matter how much it hurt, I would gladly abide by it and vote for it knowing the consequences, but when I see favoritism creeping in at the very source of the power, then I begin to believe that possibly we are being sold a bill of goods that is not necessarily what it is advertised as being. What kind of favoritism have we had? Of course we have had some favoritism in the Senate. There is a senator who needed a few new voters to bolster his chances of reelection because the old voters were getting kind of tired, so he ran and grabbed a few thousand voters out of my district who are loyal Democrats. Well, that is life. There was another senator who wanted to move and build a house, and if the line had been drawn straight, maybe it might not have been possible, so we get the puppy dog and down in the legs they made room for the senator to move and build a house, and they take out a couple of thousand Democrats who have been represented by the 37th District for a number of years. The people I represent don't like to be handled this way. They don't like to be handled just for the convenience of one. What kind of fairness is that? You give two thousand people to someone to represent them who has shown by his actions that he is not concerned with their welfare. When I say this, I speak of the people in the 43rd District, a district that has not elected a Democrat for forty or fifty years. It just so happens that most of these people are Negroes and I feel kind of close to them. Now, don't misunderstand me. I like my citizens and I like the senator. I'd like to tell you right now I have no intention of running for the Senate at this time, but I just hate to lose so many good friends in order to take care of my senator. So much for the humor.

"I am not worried so much about the initial effect of this bill, because in spite of what we might do or try to do, it has been proven that we have one of the most

intelligent electorates of the most selective people, who know who, when, and where to vote for, in the state of Washington that we have anywhere in the United States. So if you think you are going to gerrymander a victory today, you are wrong. But what I am worried about is this. I wonder if the passage of this bill is going to have anything to do with the future of the balance of our legislation during this session. I look at the people who are supporting this measure and I see the same people who supported the lien law in the last session. I see the same people who wanted restrictive legislation in public assistance. I see the same people who have been pushing for the Columbia compact. I see the same people who have been trying to cut down on unemployment compensation. I see the same people who vote restrictive labor laws, right to work, and restrictions on pensions. These are the things that worry me, ladies and gentlemen, because once you have started walking the road, you can't just say, 'Now I am through; you go ahead and walk it.' I wonder if this same group of legislators today is going to clip the pockets of our people for higher taxes. These are the things I wonder, and once you crush the legitimate leadership of this House, you've got to carry the ball or let the wagon stay still. I am worried about it, gentlemen, and I hope you know what you are doing."

The Speaker recognized Mr. Savage. Mr. Savage:

"Mr. Speaker, when so many people admit a bill is bad, I don't see why we shouldn't try to improve it, and there is a method of improving it. I don't think we ought to ignore it. I think we ought to vote this motion to concur down and ask for a conference. In this book there are provisions for joint rules. That provides for conferences between the House and Senate, and I have seen many, many bills in this House where we differed with the Senate in past years go into conference, but I don't think I can recall any of them any more important than a good redistricting bill. I don't like this bill because I think it has been hammered out with a club called 'veto.' I think that when we have a Democratic legislature that they should redistrict the state. I feel that the new governor has gone way beyond the real prerogative of the governor in using his veto as a club. He is doing this purely for partisan reasons. Maybe we shouldn't blame him, but I blame the Democratic House if they go along and approve that kind of method. I like the people on this side of the aisle. I like being over here myself. If this bill goes through, I won't be on this side. I might not even be able to be on the other side. I like my colleagues on this side of the aisle. They are a lot of fine people, but I don't want too many freshmen with them, so that they have a majority of this House. I like them as a minority. I believe in the Republican party. I believe in the two-party system and I have lots of friends among the Republicans, but I just don't think they ought to be in power.

"I think Mr. Smith mentioned program. This is what we are talking about here today--program. We hear today some arguments that the people sometimes voted for more Republicans than we elected, but the majority of the people of the state of Washington are Democratic minded. They are progressive minded. We are in an atomic age, an automated age, and we have to make progress. If this bill we are talking about here today passes, whoever comes back here in the 1967 legislature is going to be in a conservative House, in a Republican House, and you can bet on that if this bill passes because it is designed for that purpose. And I am not going to vote for anything like that because I represent the people of the state of Washington, not only the 24th District. I represent the progressive philosophy of the state of Washington. I believe we should go into conference and try to iron out a redistricting bill here that will continue to let the legislature reflect the attitude of the people of the state of Washington. Otherwise, as Mr. Smith says, it is going to mean lien laws and a lot of conservative things, when we ought to be thinking about becoming more progressive, more progressive with education, more progressive to keep up with problems of automation that will be created in the next ten years. We are going to see some tremendous things happen in the Columbia Basin with the atomic plant we are having there. This kind of problem needs the progressive ideas of the Democratic party to help toward success. For this reason, I think it is our duty, those of us who have been elected here to represent this philosophy of the state of Washington, to vote this motion of Mr. Copeland's down and support the motion offered by Mr. O'Brien, and see if we can't get into conference with the Senate and write a better bill and then come back and vote 'yes' or 'no' on it and the Senate can vote 'yes' or 'no.' I am sure they can do a lot better than has been done

here. If we accept this, we are allowing one house of the legislature to dictate to us. It is natural to go into conference here with representatives from both houses and I think we should follow the procedure outlined in this book of rules."

The Speaker recognized Mr. Kull.

Mr. Kull:

"Mr. Speaker, ladies and gentlemen, as Representative Smith spoke, I thought I was attending a wake. In fact, it looks like a bunch of lemmings running for the sea. The other morning at 7:00 o'clock, I came down for a meeting with the farmers on the agricultural committee and a good friend and brother of Mr. Smith, John Price, the doorman on the Democratic side, put redistricting in perspective for me. He said, 'All those fellows out there last night were just arguing and trying to grab a little more territory,' and of course, that is exactly what everybody has been trying to do.

"The situation we are in today reminds me of the story about the razorback hogs down in Arkansas. Where there are razorback hogs, there are hog thieves, and the thieves in Arkansas at this time were helsting so many hogs that the sheriff had deputized every man in the county. He put a roadblock on every road. Unfortunately, two of the brothers that lived in the back country hadn't heard about this roadblock, Jed and Lud Watson, and they chose this dark night to go out and steal a hog. They found a farm, climbed the fence, managed to get this hog into the car and put it in the back seat. Then they threw an old blanket over it to cover it up. They turned their lights out and felt their way down this dark, dark road. A mile or so later, they turned the corner and here was the roadblock. They had been seen; they couldn't go back. So they had to go ahead. A deputy waved them ahead with a flashlight, so they drove over and stopped and put the window down. The deputy shined the flashlight into the driver's eyes and said, 'What is your name?' He said, 'Jed Watson.' 'What is your name?' 'Lud Watson.' Then he flashed the light around in the back. Just at that time the hog chose the moment to raise his snout out of the blanket. He shined the light in the hog's face and said, 'What is your name?' and the hog said 'Oink!' So the deputy stepped back and waved them on through the roadblock. Then he stood there and he finally turned to his colleague and said, 'Do you know that Oink Watson is the homeliest man I've ever seen in my life!'

"Now, this gentleman was a little confused. He hadn't thoroughly examined the situation and I maintain that a number of people here on this floor have not thoroughly examined the situation either. It has been said this was certainly not the best bill we could put together. It has been said there is no need for us to go to court, and the court yesterday by itself delayed and granted us time to do better. The court wants the legislature to redistrict and, obviously, if we can get this bill into conference there are no obstacles in the way.

"The mate came up to the helm one day and took over and he was a little bit tipsy. The captain entered in the log that the mate was drunk today. When the mate saw the log he was sober and he argued with the captain and appealed to him to erase that out of the log. The captain said it was in the log and had to stay, that he couldn't change it. The next day, as you perhaps know, the mate wrote down 'The captain was sober today.'

"This is a two-sided argument. Governor Evans said on that first bill that it was extremely partisan. I don't deny that a bit, but this is a two-sided argument. This bill is a very partisan bill, too. We might say that 'the governor was sober today' when he signs this bill, if it gets to him. I think that by his continuous, adamant, unalterable statement that he will veto this bill, the governor of this state has brought the Democrats in this House to his will. My good wife sent me a card yesterday; I got it in the mail last night. It is one of these little fun cards. It says on the cover, 'For fast, fast relief—Kiss me, baby!' For the last twenty-four hours, every Republican in the House has been wooing every one of us Democrats—fast, fast!

"I have been asked repeatedly, 'What does Representative Kull want? Why is he insistent in voting against this bill?' I came to terms with that question a while back and I wrote this down at the time. I wanted it clear in my mind and I wanted to be able to respond to people who have been writing to me.

"Redistricting may be done when you read this, but I want you to know my reasoning. I have pressed for a 'Metropolitan Yakima' 14th District. It would include all of the city, a fringe of precincts on the north and south, Union Gap, and the Moxee Valley. This gives us distinctly rural and urban districts, and for the first

time the metropolitan area would have its own Senator and Representatives to represent its distinctly urban needs.

'I've strongly disagreed with the Republican plan to divide Yakima City east and west, to "preserve the historic boundaries of the county," as our Republican Representatives say. I ask, "Are we to 'preserve historic boundaries," or are we to use our good common sense and recognize our urban community and its unique and expanding needs?"—needs that I say have too often been unrecognized or unconsidered in the past. Yakima is a city of 45,000. If we extend the city limits, as the Chamber of Commerce has been urging, it will be many thousand more. And rural Yakima county deserves its own distinct representation. Both city and rural areas have their special problems. They deserve legislators with a depth of understanding that comes only from long association.

'Can a city dweller properly represent our farmers? And can a farmer properly represent the city? I believe city and rural are distinctly different—not in the quality of the people and their good relations over the years, but in their unique living and working situations and the special needs of those situations. You folks from town write me your thoughts about discrimination in housing, welfare problems, unemployment compensation, and legislation to permit employees to negotiate with the city council. Our firemen are concerned about pensions, and the city council is concerned about paying for them. Our Metropolitan Park District had a problem-railroad firemen want to save the "Full Train Crew" law, while our business and industry wants to repeal it. On the other hand, you folks on the farm write about child labor laws, cherry problems, a new feed bill, a poison trap for coyotes, electing State Dairy Commissioners, requiring creameries to provide regular audits for their dairymen, livestock brand fees, and control of pests in orchards. The twain are not the same. Each needs its own representation. In short, a city man concerned about city problems can concentrate and specialize, and perhaps come up with answers that will greatly improve his own city and others in the state, and a farm man likewise about the farm.

'We do business together and socialize together—city and town, but we do not live together and there is much we speak together but do not really feel together because we do not truly know how, by living it, and hence do not truly understand about each other. No man can truly wear another man's shoes, for each man's shoes are molded to that unique man's feet. And, in kind, his actions are molded to his mind, whose convolutions are put there one by one by acts and thoughts of entirely different kind. In short—city and farm, we have them both. Both are big and vigorous and demanding of attention. Let's recognize them in Yakima county.'

"I have a letter from a lady, which I received the other day, which says: 'I have watched with much interest your stand on redistricting as it would affect the city of Yakima and your position that it should be an urban entity and not subjected to splitting in accordance with Republican ambitions. It is the only realistic one to come out and I hope you will be able to hold to your stand without having to concede to whatever deal has been dreamed up to attempt to keep Yakima from knowing it is a city with urban interests of its own.'

"I am going to conclude. I was charged yesterday with voting with the Democratic majority in killing the redistricting bill. My Republican colleagues charged that this proved that the majority of House Democrats had no interest in the important bills being held up by redistricting. They charged that the bill hurt many Republicans who unselfishly voted for it. Hence, I was selfish in not voting with Republicans to go on with the people's business. Here is my reply:

"On January 20, five weeks ago, the House passed Senate Bill No. 2, the first redistricting bill. But did my Republican colleagues vote against their party and for the bill—so we could get on with the people's business? On January 30, almost four weeks ago, the House passed House Bill No. 196 to redistrict. Did they vote against their party and for the bill—to get on with the people's business? On February 11, two weeks ago, the same thing, and on Monday last, did they vote against their party? In each instance, no.

"I may say this to the people back home: You may not understand, and you may disagree, on party loyalty. The point is that not one Republican has voted against his party to solve redistricting during the six weeks of this legislature. I do not criticize them. Redistricting is the most intensely partisan issue possible—for the life and strength of each party is at stake. Asking someone to vote with the other party is like asking a religious person to vote for sin, or a strike-bound businessman

to vote with the union, or the union to vote with management, or the farmer to vote for a lower price.

"Get on with the people's business? Redistricting is the people's business, for how it is done determines the party in power. The issue this week was the public interest. The citizens of this state elected sixty Democratic House members last November. The bill this week would have returned only forty-seven of them, or a few more at most, and given control of the House to the Republicans. This violates the people's mandate. You folks may not prefer a Democratic majority, but last November the people did. Had they voted a Republican majority in November, I would have been compelled, even as a Democrat, to accept their wishes in drawing the redistricting bill.

"I know that many of you folks at home do not understand 'redistricting.' I know that some of you think it has been 'all politics' and hence is perhaps evil and certainly selfish. I know that you and all voters wish we would 'get on with the people's business.' It would have been the easy way out for me, in our traditionally Republican community, to 'join up.' to preach that I had renounced the stubborn leadership of my party and voted for the bill and thus helped to solve the messy business of redistricting so we could get on with the important business of the state. Perhaps I should do this. Perhaps I am foolish not to do this. Perhaps I will alienate many of you who voted for me. But I feel it would have been dishonest. The people spoke in November—the people of all of the state, not just of our district. They elected a strong Democratic majority. And today I plan to honor their trust."

The Speaker recognized Mr. Brachtenbach.

Mr. Brachtenbach:

"Mr. Speaker, ladies and gentlemen of the House, today is the 130th day during which I have been privileged to serve in the legislature. I suppose it is probably, regardless of the result of this bill, the most unpleasant day, Frankly, I am weary, I am tired. I have not participated directly in redistricting as far as my own district is concerned. I haven't been that concerned, because I felt that as far as any personal likes were concerned, the district as it was drawn would be satisfactory to me. Unlike my Democratic colleague from Yakima who just spoke. I think this is hardly the occasion to joke about the subject. I see nothing funny about it. The governor sees nothing funny about it. I spent a number of hours with him yesterday. He certainly wasn't smiling. I notice that not many people on this floor are smiling today. Contrary to the remarks that have been made, there has been no arm twisting and wielding of power and pressure by the governor. I was going to say that on no occasion has Governor Evans asked me nor have I seen any occasion in our caucus when Governor Evans dictated what our position was going to be, and that is an accurate statement, not challengeable. Let me make only this point, that obviously tempers and feelings have been high. Certainly they were last night, in unfortunate aspects. I make only the point that we are not voting party lines. We are voting for a compromise, which necessarily involves a division from strict party lines if we are ever to solve this problem. But we have fought a bitter battle and regardless of what happens to this bill, no one of us and neither of our parties has won. It is that simple. But the key issue and the essential thing is that the people have won. If this bill passes, the people have seen their legislature, not a meddling federal court, do a legislative task, and so the people have won. And I repeat that this has been and will be. I am sure, for many of us a most unpleasant day, regardless of the outcome. So let's just put that unpleasant task behind us and get on with the other business of the state. The people deserve that."

The Speaker recognized Mrs. Valle.

Mrs. Valle:

"Thank you, Mr. Speaker. Ladies and gentlemen, I don't know that I can be as entertaining as Representative Kull or if I can be quite as serious as Representative. Brachtenbach, but the story that I have to tell you is a true story, a few remarks about redistricting. Last night as I gave a loud and lusty 'Aye' on the adjournment of the House of Representatives, a loud and lusty 'Go to Hell' came from the back of the room. I would like to say that at this moment I am not going. I am not going now, at least. I am thinking about going this summer. Hell is a city in northern Norway and we are thinking about going there, my family and myself. We have never been able to get there on our previous visits to Norway. So I rise to tell you that I am not going now, but I may go later.

"All right. A few remarks about redistricting. I am for this bill going to conference, and I am going to relate a few of my experiences here and what I have done. As I said previously, I am a freshman in this House, but not a freshman in redistricting. I have worked long and hard and I hesitate to tell you this, because in the process of telling people you have worked for Senate Joint Resolution No. 191 in 1958, Initiative 199, and for Initiative 211 you reveal your years as a lady. As a member, I have voted for Senate Bill No. 2, House Bill No. 196, and Senate Bill No. 346, all of which were bills that placed me, as a Democrat, in a Republican district, I also voted for Senate Bill No. 333, and this bill was very much like Initiative 211, which was the swing Republican district. Now Attorney General O'Connell in his December 15 message said that the urban districts were to be a maximum fifteen percent population, and the rural were to be the minimum. Now, this bill we are looking at and considering today is very possibly unconstitutional, because it has a district with a population of 66,499, and that is four hundred over what the population should be. For this reason I think this should go to conference, as a conference could correct this. And, by the way, I have been sustained by telegrams and compliments from people telling me what I did last night, and what I have done in the past as far as my votes being recorded in redistricting, is correct, and this is by Republicans and Democrats. In closing, I am not going to Hell, Norway now; I am going to stay here. I am going to work. I am going to vote for conference, and I am going to vote against this bill; and if this bill is passed, after that I want to be here to do the very best job I can to enact the vital legislation that is before us. Thank you, ladies and gentlemen."

The Speaker recognized Mr. Backstrom.

Mr. Backstrom:

"Thank you, Mr. Speaker, Speaking to the motion and against the bill, I want to re-echo that I am a Democrat. I behave like a Democrat, and I have voted like a Democrat. Now, in voting as a Democrat upon this issue, I am certain I am doing what the voters at home and my constituents wish me to do, because they sent me down here with a very substantial majority and I am not about to betray them. Therefore, I feel, based upon this bill as it has been put together and drawn, that I cannot vote for and support it. Now actually in my representation here, I support a certain philosophy, and that is a philosophy that has been sustained and substantiated by the Democrats and those who support them and will continue to support them, and of those I am one. I want to say to you this, that I am certainly in favor of getting this thing underway and getting this redistricting completed. I don't claim to be specifically knowledgeable about this bill, but I have been up in Committee Room 8, where much of this work has been continuously put into motion and implemented, and I think that there are certain areas in this bill that need some corrections. And this each and every one of you who have looked upon this bill realizes. Presently there is not time for vacillation. There is no time for errors. Yes, we compromise. We have compromised and compromised again. In due regard and due respect to all on both sides of the aisle, I must say as a Democrat that I would commend the other Democrats upon this floor for certainly going all the way in the matter of compromising. Now, from the standpoint of the complexion of the state, I think we have reversed it very definitely in this bill. In due respect to all those who have so diligently, with the assistance of our Representative Grant on this side, worked upon this subject, we have now come to a position of having come down here with a majority of sixty and now we are back down to forty-seven, and from a fair standpoint, in reference to the representation of the people in my district and the state, I say this is unfair and this is not right. I question very much whether the word 'fair' which has been so badly abused and misused in these last forty days will ever achieve any status in the language again. Certainly it will continue echoing and re-echoing in these halls in Olympia. Now, I am not so much concerned with the areas displayed before the microphones and cameras, and I am reminded very much of the very charming lady across the aisle from me who indicated yesterday that she was going to be probably somewhat lonely when she got home. This may be true of all of us, but we don't come here to display ourselves. We don't come here for great oratory. We come here to represent the people who sent us here and to support the complexion of the political arena which we have now looked upon within the state for many years. I want to say to you that basically and continuously I have supported the philosophy of the Democratic principles, and there are some nonpartisan areas such as budget and revenue in which I am

interested along with numerous others here, and I will continue to follow the practice of prudent application of honest representation in these areas. By the same token, I think we should do the same thing in the area of this highly partisan matter of redistricting. This, I think, is specifically and definitely incumbent upon us. If we will do this, we will have no fear to go home, and I should say to you that if we are not in session over the weekend, I am going home without fear. Now, one gentleman I recall claimed vesterday that today we were entering the doors of the court. Only a few minutes later we were coming out through the doors of that same court—a rather short day. I say to you that as far as I am concerned, this bill is getting that same type of short change, when we look again upon a reduction from sixty to forty-seven. You know what I refer to and you know what I mean. We have some who have been converted to the thinking and will act accordingly that this is a bill that they should vote for. I have no quarrel with them or with anyone who sees the bill in that light. Personally, ladies and gentlemen, I would have liked very much for this body to have seen fit to have made some alterations in it that would have made it more compatible, and with the aid of the Senate. I feel this could be done. Thank you."

The Speaker recognized Mr. Marzano.

Mr. Marzano:

"Mr. Speaker, ladies and gentlemen of the House, this is the first time you have seen me rise and talk. This is the time. You have heard all the remarks about House Bill No. 196 being a good compromise bill as amended and so forth. It is a good one for me, very good. I live in the 27th District of Pierce county, which I am very proud and honored to represent. I am locked in as a Democrat. I shouldn't be squawking about this bill. There is a picture somebody left on my desk of two elephants which says 'It's a Democrat'. They are locked in with their tusks and trunks. Here is a picture of a bunch of crocodiles, on the bottom of which it says, 'How can they really clean house? There would be no one left.' We are a majority of sixty to thirty-nine. If you vote for this, we will be a minority of sixty. I oppose this bill. I have a lot of friends on this side of the aisle. I honor their statements, I think they are true. I voted for Senate Bill No. 2, ladies and gentlemen of ing House, which, if it had gone through, would have resulted in my defeat. I voted for it. I have been the underdog before and I welcome that opportunity."

The Speaker recognized Mr. Slagle.

Mr. Slagle:

"I wasn't intending to say anything. However, my name was mentioned earlier. I am supporting this bill, not because we did not get the district we wanted, because we did. We have the district of 2-A and 2-B. We were given 16,000 square miles, which we asked for. We have heard on the floor of the House how tough it is to campaign in areas like Whatcom, Skagit, and Snohomish. We campaign in our area on foot, by rowboat, by motorboat, by steamboat, bicycle, car, horse, mule. The other day I heard about a new convenience, a Honda. My seatmate has an airplane; he is able to tour the whole area. My opposition knows we were not given the area we wanted. My chances of coming back are as good today as under any bill we have had before us. But I was sent over here by a Democratic majority and our duty is to represent the second district in the affairs of the state of Washington. The Democrats in the state of Washington chose sixty members to the House to come here and represent them, and I feel if I were to vote in favor of this bill that I would be opposing the wishes of the voters who sent me over here."

The Speaker recognized Mr. King (Richard "Dick").

Mr. King:

"Thank you, Mr. Speaker. I represent the 38th District, and when this bill passes, if it does, it will become part of four different districts, and I rise to speak in opposition to this bill, not so much from a partisan basis as I do because I feel I should represent the people that belong in the various parts of that district. A portion of my district is Island county. Island county is small and has not been able to elect for a number of years a representative who lived on that island. In the Democratic proposals there was a line that divided Island county from Kitsap county and put the various portions of the population in a subdistrict on the island, so that

for the first time in a long, long time they could have somebody who lived there and could represent their interests. The Island county people didn't send me letters opposing the Democratic bill; in fact, they favored it. So now, in putting this bill together, they forgot to take the line out that divided that into two districts, and by doing this, it means that the person who represents that area will probably be elected in Kitsap county. In order to get to Island county, he is going to have to get on the boat and somehow get over to the mainland, go through Snohomish county, get on another boat and go back to Island county. It is not contiguous in any way. A portion of Island county is Camano island, which is separated from Whidbey island. The people on that island are represented by a representative from the 39th District, and they had a bridge which connected them with that. Now, if someone from Kitsap is elected, he is going to have to get a boat and drive through legislative districts and get on another boat or cross a bridge, one of the two. This could have been solved very easily by simply dividing it into two subdistricts, a simple line which would not have changed the political complexion of the state at all. This is the kind of thing that could be considered in a conference committee, the kind of thing I think both sides of the aisle would buy. It is one of the reasons I am supporting my side of the aisle in speaking in opposition to the motion.

"The other portion of the district I represent is south Snohomish county, It is an area that has a very strong identity among three communities, three cities. They want to talk about a growing urban population or suburban population. In the Democratic bills, at least the more recent ones, they were all put together. Now, for some reason, in this bill a portion of that area has been taken out and put into the 39th District, which is primarily a rural district. Another portion has been taken right up into the outskirts of Everett, for some reason going right around the home of the person whom I replaced in this election, putting him into a solid Republican area. Now this is a partisan objection I make. I would rather have him in my own district, so I could run against him next time. I would enjoy that. It is to my advantage to have him in the south county area, but it is not to the advantage of the people down there. They would like a district which would be square and contiguous and that would look like it hadn't been gerrymandered. This is the feeling and expression I get from them. I think this could be taken care of in conference committee, again without changing the political complexion of the state in the next election. Two changes in lines would help satisfy the people I represent. I might conclude by pointing out that I received in this election twice if not three times as many votes as many of the people that are here today, and I think that this voice should be heard when I am speaking for those people in my own district. Thank you."

The Speaker recognized Mr. Conner.

Mr. Conner:

"Mr. Speaker, ladies and gentlemen of the House, I would like to acquaint you with the 24th legislative district, the district, in land, one-eighth of the size of the state of Washington, a district larger than the three New England states of Rhode Island, Connecticut, and Massachusetts, a district that for more than forty years has had continuity of interest in these legislative halls. They have had three legislators representing the counties of Clallam, Jefferson, and Mason. From my home town on an evening, to go to a meeting in Mason county is 123 miles one way. If I go the other way from Port Angeles down the coast it is 115 miles, and I live in the center of the district, not on one end, as Representative Savage does. I listened to the remarks of Representative Leland earlier in the session when he was concerned about a dumbbell district, a district that was drawn so that it did not represent continuity of interests. Our district has had continuity of interest. I do not know who will represent this district in the next session. Perhaps it will not be me. I have attempted since 1957 to represent the people in our area. We feel that an area should be considered. We feel that perhaps there was a conspiracy back in 1960 when this census was taken. We had a member of the opposition party as the President at that time, and he appointed the census takers. In that census, it points out there were only six Chinese. There are 23 Japanese, 55 Philippinos, 67 Negroes, and 2200 Indians living in the 24th District. Now, any of you that have watched television realize that there is an Indian behind every tree, and we have got more than a million acres of state land. We have more than a million acres in our park and we have more than a million acres in private forest land, so certainly we have more than 2200 Indians in the 24th District. Representative Sam Smith from Seattle has

been talking about the minority groups, and we are concerned about the minority groups in our area, because we realize that losing representation will mean that their voice will be less effective. We have in Clallam county a greater variance in rainfall than any other county in the United States. There is less than fifteen inches in Sequim; within fifty miles of that area westerly, in Forks, there is sometimes greater than 140 inches in one year. We have more than 40,000 acres under irrigation in the Sequim and Dungeness valleys. We have many fishing problems, some of the largest manganese deposits in the United States. We have timber interests and many others, and we feel that these will not be represented when we lose our representation. I would like to call your attention to the fact that many of you have stated that should I vote for this bill or should this bill become law, you would support HJR No. 6. I hope those of you that mentioned this to me will keep that word, because we feel that there should be some way that those who live in the rural areas may have a voice in the government. I certainly urge you to oppose this resolution."

The Speaker recognized Mr. Jolly.

Mr. Jolly:

"Mr. Speaker, ladies and gentlemen of the House, I suppose there are several of you in this body today that are wondering why I should rise and oppose the motion by Representative Copeland. You can say, and truthfully so, that I have a perfect district. It is a good district. It is the best district I have had, much better than the one political-wise that I am representing today. But the reasons that I am opposing this motion of Representative Copeland I think can be answered by some of my Republican friends, if asked why they opposed the other bills that were here. Some of you had good districts in those bills and you opposed those bills because they were unfair to your party. I feel this bill is unfair to the Democratic party. I was elected as a Democrat and I am going to serve as a Democrat and I am going to vote with the Democrats and vote against this bill."

The Speaker recognized Mr. Moon.

Mr. Moon:

"Thank you, Mr. Speaker. I would like to speak against the motion by Mr. Copeland. It is my hope that we will be able to bring this redistricting problem to an official conference committee of members of the House and the Senate. This is a normal legislative process and procedure, instead of what we have done where a select group of House members and a select group of Senators have been meeting in the governor's office; they have been meeting in hotel rooms, and they have been meeting in other places that have not always been accessible to members of the House or the Senate or to members who have been officially delegated to work on this problem of redistricting. This select group has been meeting, trading, compromising, and capitulating under the coaching and the management of the governor. In my opinion, this redistricting measure has been brought about by a group that has been under undue pressure, pressure from the courts, pressure from the President, pressure from the governor, and even pressure from the Republican party and from the state chairman who has his office next to the office of the governor in this legislative building. I do not feel that it should be the responsibility of this group or any other group that is not officially representing the House and the Senate to bring any redistricting measure before us. There have been charges made that this group has wheeled and dealed House seats and Senate seats to their liking. Now. I want it understood that I do not question the integrity of anyone who votes for this redistricting measure. I do not think that they will have done anything dishonest or anything dishonorable. However, I do question their wisdom. I do question their judgment. It is my hope that everyone will reconsider this matter, because in my opinion, this redistricting measure is not the result of compromise. It is the result of pressure. It is not a compromise. It is a capitulation. It is not in the best interests of the people of the state of Washington. Now, if we are sincere in what we say when we say we don't like this redistricting measure, then I say, let's put this into a conference committee, where it belongs."

The Speaker recognized Mr. May.

Mr. May:

"Mr. Speaker, ladies and gentlemen of the House, several months ago I was assigned the task of compiling and redistricting the eastern part of the state. I spent many hours, used many maps, counted dots that represented people to get an accurate count in the city of Spokane. I divided this into precincts so I would have them at the tip of my fingers when they made changes or suggested changes. The day this came through, I was asked again to check the population. I took the bill home that night and spent most of the night checking it and adding, and when I came to the 5th District I knew these figures by heart. It was very obvious they were way out of balance, so I went to work on it. It was 12,000 people out of balance between the 'A' and 'B' divisions. The next morning when we mentioned this to some of the experts downstairs they said we were wrong, but the next day they did come up with a strip of two blocks in width and some fourteen blocks long, which would bring about a thousand people more into the 'A' division. This still left it way out of balance and I had to add four precincts to this section to bring it somewhat within a reasonable balance. This is just one of the reasons I think it is a bad bill. I think it should be checked and rechecked. We were told on our first three or four bills some very picayune things, that something was out of balance 400 or 500 votes when it suited their purpose to argue this way. Another reason why I have to oppose the motion, just in closing, is that I would say the people elected a Democratic Senate and a Democratic House, but it took a Democratic Senate to knock the Democratic House from sixty seats down to forty-seven. Thank you."

The Speaker recognized Mr. Kalich.

Mr. Kalich:

"Mr. Speaker, ladies and gentlemen of the House, it seems like this is everybody's talk day, so I am going to get a few words in here. There are sixty of you who have been here quite a bit longer than I have. I don't know whether any of you have enjoyed it any more than I. I haven't been happy with any bills, including Senate Bill No. 2. The federal court said we would follow county lines whenever possible and would have approximately 57,000 people in a district. Now, we would have 57,000 people in Grays Harbor if you would leave it absolutely alone. You take a look at a map today. We have 57,000 in Lewis and Pacific and 57,000 in Grays Harbor county. I voted for Senate Bill No. 2 which took nineteen precincts out. I didn't like it. I think the federal courts are going to look at this and knock it out. I am personally not too much concerned. I am told I am getting 900 extra Democrats. I am not concerned whether they are Republicans, Democrats, or Dootsons. Dootson is a good friend of mine; he is an independent. I would like to close with my apologies to Robert Service:

'I'm not as wise as you lawyer guys
That are sitting across the aisle,
But I want to state, and my words are straight,
And you can bet your \$40.00 they're true,
That the ones of you that engineered this bill
And have highest hopes of seeing it through
Are our friends and colleagues across the aisle,
That are known as the great Slade Gorton and his crew.'"

The Speaker recognized Mr. Bottiger.

Mr. Bottiger:

"Mr. Speaker, ladies and gentlemen of the House, I think if we take a moment, just a moment, here to review how we got to this point, it will reveal something of the resistance to this bill that you are receiving from this side of the aisle. This House, both Democrats and Republicans, have been given a no-choice, a no-alternative, a no-amendment direction from the Senate, a take it or leave it piece of legislation. This bill as it affects Pierce county frankly helps the Democratic party. There aren't any solid districts now; we now have three of them like that. It is true one of the Republican districts is stronger than it used to be, but the other is weaker and it may well be that we will have two years from now eight Democrats in this House of Representatives from Pierce county. But that isn't the issue here today. The issue here is what Sam Smith said it was. The program of the party in control of this House of Representatives two years from last January 11 is the issue here today. It will be whether that program is ours or yours; this is the issue on which you cast your vote on this measure. Now, I must resist this bill, because I cannot bring myself

to vote for a statute which in my opinion and with the figures that have been given you here today is unconstitutional, and I don't feel the people at home expect me to do so. There is an alternative method, a conference. We could at that conference adopt amendments of changes that could be made to make this a constitutional statute. Now, frankly, I personally would prefer that the court or some nonpartisan body redistricted the legislature. For that reason, I am going to be spending a portion of my time for the balance of this session pushing House Joint Resolution No. 25, but not this bill. Thank you."

The Speaker recognized Mrs. Johnson.

Mrs. Johnson (Doris):

"Mr. Speaker, ladies and gentlemen of the House, I cannot sit here in silence at this rather decisive moment in our history and in the history of this House without speaking out for the people of the 16th legislative district. I of course will oppose Mr. Copeland's motion and support Mr. O'Brien in his request that we consider a conference. I, too, have been involved, as have Mr. May and Mr. Grant, in reapportionment for the state of Washington. I live in an area that is going to gain in representation and for many people this became a problem. Their concern came within the area of political fairness and not for the gain of population growth. I would remind you that this was the criteria the federal court directed to us and it is imperative that we do consider it at this time. I urge you that through conference we can correct the inadequacies and the inequities which exist in this bill before us today. Thank you."

The Speaker recognized Mr. Beck.

Mr. Beck:

"Thank you, Mr. Speaker. Ladies and gentlemen, in most areas of this state the redistricting issue was settled the first couple of days of the legislative session. The critical areas that were in dispute were King, Spokane and Pierce counties. Within a few days, all of these district disputes have been resolved except for King county. As for my own county of Kitsap, every bill that has been considered gave us more representation than we have today. Therefore I have voted for every bill that has been in front of this body on this subject. At no time during the forty-six days of this session has any Republican support been given to any of the many proposed bills, until House Bill No. 196 as amended by the Senate came before us. The manner in which this compromise was reached is indefensible. It was dishonest, and my conscience does not allow me to condone legislation arrived at in this manner. A small group of Senators and Representatives who have been in the forefront of the resolving of this issue have conceived this present scheme, primarily to escape going before the federal court. At no time during the discussions has this small handful of negotiators ever permitted any bill to get into a genuine conference committee. They have deliberately killed good bills rather than let any of them go into conference with any other conferees than themselves. They were afraid, ladies and gentlemen, to trust their own districts to the hands of anyone but themselves. One bill passed through the House of Representatives several days ago with the very same plan for Kitsap county as the present bill except for its numbering. Now, ladies and gentlemen, as long as there is a chance to get this bill into a genuine, honest conference committee and get rid of these people who have been trying to resolve this issue in the past, I am going to vote for it. If it ever gets in front of us for final passage, I will probably vote for this bill, because all areas of the state have been resolved. It is just these four districts in the downtown area of Seattle that are still unresolved. But first I think you should vote this motion down, and get this bill into a genuine conference committee."

The Speaker recognized Mr. Avey.

Mr. Avey:

"Mr. Speaker, ladies and gentlemen of the House, I want to say that I warned the caucus the other day, the first of the session, that the wolves would take us off one at a time, and that is exactly what has happened. I am going to vote against this bill."

The Speaker recognized Mr. Kull.

Mr. Kull:

"One short comment, ladies and gentlemen. I have neglected all the way through this crucial point. I have given the wrong impression. My concern in Yakima county is not for my own political future. I want that metropolitan district for that community. Now, I won in the 14th District. This bill will put me in the 15th District. I hasten to say I have no fear of defeat in running in the 15th District. I can win back there and I am very glad to run back there. My concern is for the community."

The Speaker declared the question before the House to be the motion by Mr. Copeland that the House concur in the Senate amendments to Engrossed House Bill No. 196.

The Clerk called the roll on the motion by Mr. Copeland, and the motion was carried by the following vote: Yeas, 53; nays, 46, absent or not voting, 0.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Litchman, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Rogers, Saling, Swayze, Taplin, Wang, Whetzel, Wolf—53.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Savage, Sawyer, Sheridan, Slagle, Smith, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—46.

The Speaker declared the question before the House to be Engrossed House Bill No. 196 as amended by the Senate on final passage. The Speaker called for remarks.

The Speaker recognized Mr. Brouillet.

Mr. Brouillet:

"Thank you, Mr. Speaker. Ladies and gentlemen of the House, as chairman of the Democratic caucus, I feel compelled to make a few remarks pertaining to the issue of redistricting. During the past weeks we have heard a lot of chest thumping and gnashing of teeth about supporting the public weal, representing the people and voting one's own convictions. It is interesting, however, if you examine the records, to note that on every redistricting bill, the Democrats have never voted solidly on one side or the other of the issue. We have always let the people vote on their convictions. Those Democrats who have voted either way have expressed their individual feelings with their votes. We have never bound our caucus on this issue or on any issue, nor at this time do we expect to do that. This is why it is the responsibility of every Democrat present to represent his constituents in a conscientious way. We are sorry those on the other side of the aisle lack this basic freedom."

The Speaker recognized Mr. Witherbee.

Mr. Witherbee:

"Mr. Speaker, ladies and gentlemen of the House, those of you who have known me for a long time probably wonder why I have sat so long today without speaking. Almost everything I am going to say to you today has already been said, but I feel I would be remiss in my support of the people of my district and also the people of the state of Washington if I didn't say what I have to say today. We are not voting just on a redistricting bill here today; we are voting on a philosophy. We are

voting on whether the Democrats control this House or whether Republicans control it. We are voting on a way of life today. We, the people of the state of Washington voted in November. As they have in sixteen out of the last eighteen elections in this state, the people have given the control of this House to the Democratic party. They in essence said to us here, 'We have approved social security, unemployment compensation, public power, the right of kids in our state to go to free public schools for the best education we can give them.' They have said these kids should eat and have a roof over their heads when their parents can't work or when they are abandoned by their parents. And we of the Democratic party have given this to the people of this state. Hundreds of other programs that have been nurtured in the hearts of the people of this state have been given to the people of this state by the great Democratic party and the philosophy that we have. From the New Deal of Franklin Roosevelt to the Great Society of Lyndon Johnson, we have done this and we will continue to do so. I say to you here that we have no right sitting here in this legislature to thwart the will of the people of this state or this nation by giving control of this House of Representatives to a political party other than the one that the people in November voted it to. I have heard it said here that we should be statesmen. Well, if what we are doing here today is being statesmen, I want no part of it. I am a politician and I tell my people in my district that I am a politician and I am proud of it, and I think I am a good one. It has been said here today that we should be big men, but we are only big men when the Democrats slide off. It is never being big when the Republicans slide off. Today we are crucifying the people of the state of Washington, and on the other side of this legislative building the nails were driven in, and they are being driven in today. The carpenter of Nazareth was hung on a cross and two people were hung by Him. The same thing is happening today."

Mr. Brachtenbach demanded an oral roll call, and the demand was sustained. The Speaker recognized Mr. Grant.

Mr. Grant:

"Thank you, Mr. Speaker. Ladies and gentlemen of this House, I have been called some rather cunning names this session. Yesterday I was a liar. Today I have received a little letter which I want to read. It calls me a little different name, not quite as strong language but almost the same thought. It is from a constituent of mine, a Democratic precinct chairman, and he starts the letter, 'Dear Bum.' It says: "All of the plans I see in the papers are those of the Senate and of Evans. Neither is good for me. The state highway so-called engineers with their kinky highways defeated Governor Rosellini and these kinky redistricting lines will possibly wipe out both you and Evans. Did you ever try to draw straight lines? Is that too much to expect for \$40.00 a day? Well, I hope you finish the job this year so I will be able to start campaigning against you next year.' I want also to give you my reply to this Democratic fellow. 'Dear Former Friend: Thank you for your nice letter. I hope that you will be in my district after a solution of this difficult problem is arrived at so that you will be able to run against me.'

"I object to this bill and the manner in which it has been drawn and I told you the other day that the alternative to Senate Bill No. 333 as we amended it would be before us again, and this is that alternative, with very few minor changes. We heard on the 26th of January a veto message by Governor Evans and on January 13th, the day of his inauguration, we heard from him on this matter, and he said, 'I urge the legislature to pass promptly a constitutional redistricting bill,' which we did, a bill that would assure that the party which wins a majority of votes would win the majority of seats in the legislature. Is Governor Evans certain that this bill House Bill No. 196, will accomplish that? We are certainly not. And those were the reasons he gave for vetoing that bill. The second bill that reached his desk he gave different reasons for vetoing and we could argue that the reasons he gave were not valid in that case either. The fact is that Governor Evans has seen fit to thwart the will of the majority of the people of this state. Now the moment has arrived. You said it is a moment of truth. That is exactly what it is and on this side of the aisle we are about to commit an act of hari-kari. Congratulations to you members of the minority party for your tenacity and your zeal in this very critical effort. I noted with some sadness a small article in the Tacoma News Tribune where the Republican Senate caucus legal adviser stated that the Republican minority in the Senate had done such a good job that it gives the impression of running the show. They have done that, ladies and gentlemen. They have run the show. They have run it for forty-six days with the help of their new, young governor, and they have thwarted the will of the majority of this legislature. In my opinion, they have thwarted the views of the majority of the voters of this state.

"But Democratic legislators or Republican legislators are not the ones who will suffer from this action today. The party system, of course, has taken a serious blow, but more than that, the people of this state have been handed a resounding defeat as far as their interests are concerned. The people who pay the garbage bill—and this is a garbage bill, the consumers of electric power, those retired and living on fixed incomes, the unfortunates on our welfare rolls, organized labor and the people they represent, the fine minority groups, and most of all the young people in our state are taking a beating. The Democratic party has a long history of supporting programs for the benefit of all these groups. During the past several years we have made tremendous strides toward advancing the common good, but I am fearful, ladies and gentlemen, that we are witnessing a conclusion to these advances that will have far-reaching effects on the economy and well-being of this state. I don't believe the people will endure for long the possible control of this state by a party whose sole interest is special interest, but I do regret that we here in the majority have allowed this.

"On the second day of this session we had an opportunity to pass a redistricting bill, one that met the constitutional requirements stipulated for us, and we failed then, but our failure then was not as great as our failure today. We have presented redistricting bills; we have compromised probably more than we thought we should, and now we have allowed ourselves to be compromised by a party and governor who time and again demonstrated lust for our political fiesh.

"The bill before us is an amendment by the Democratic Senate and the Republican governor and, finally, here today by Mr. Gorton and his collaborators on our side of the aisle. It is an amendment which the Committee on Constitution, Elections, and Reapportionment has never discussed in full committee, and I think we know the individuals who have placed this yoke on our necks. I don't intend to impugn the motives of anyone here today, but I would just like to ask Mr. Dootson how much consideration you have given to the details of this proposal besides consideration for your own district? Seventeen seconds, Mr. Dootson?

"Just what does this do in the most populous county in this state, King county? We talk about percentages, the Democratic percentage of the vote and the Republican percentage of the vote, and we talk about political fairness. Take a look at the sixteen districts in King County. Gerrymandering has certainly been accomplished. Today the county votes approximately 54 percent Democratic and we have approximately eight Democratic districts and six Republican districts. Under this proposal we would have nine Republican districts and seven Democratic districts. This is gerrymandering. We agreed in a compromise—in a sincere effort to compromise—we agreed that we would stay within county lines, even in King county where it doesn't necessarily make sense. We proposed a compromise that would do that in Senate Bill No. 333, and it was a compromise we felt would most truly reflect the will of the majority of the people in this state, and you saw fit to reject it. You have courage, my friends from the other side of the aisle, and tenacity. My only regret is that there are not more men and women on this side of the aisle who have the same type of courage, not for the Democratic party alone but I think for the people of this state.

"Finally, I want to make a prediction here today. We will not prosper in this state during the next four years. We will stand still, and in today's day and age, we can't afford to stand still. You don't really want the things you profess to want for the people of this state. You don't really want new industry and competition for the labor force in this state. You don't really want to improve our programs for the unfortunate. You don't really want to provide the best educational opportunities for the children of our state, because you don't really want responsibility. The Blueprint for Progress is hogwash. Where is the stimulant, the direction, and the leadership to insure that the campaign promises made in October and November of 1964 are enacted into law? The victory today is yours, gentlemen, and the defeat is the defeat that we on this side are responsible for, but it is a defeat, unfortunately, that the people outside these halls will have to pay for, Republicans, Democrats, and Independents.

"In conclusion, as I said, some of us have had very serious shortcomings in these legislative halls. Representative Moos pointed that out some time ago. But the most serious has been the lack of courage, and I would just like to remind each of you of a couple of quotations taken from the writings of one politician, a tremendous poli-

tician, and a tremendous man. It is taken from Profiles of Courage by John Kennedy and is a quotation from John Calhoun. I wish more of us were like this man. He said, 'I never know what South Carolina thinks of a measure. I never consult her. I act to the best of my judgment and according to my conscience. If she approves, well and good. If she does not and wishes anyone to take my place, I am ready to vacate. We are even.' Finally, quoting directly from our beloved John Fitzgerald Kennedy and talking about his book, in conclusion he said, 'To be courageous, these stories make clear, requires no exceptional qualifications, no magic formula, no special combination of time and place and circumstance. It is an opportunity that sooner or later is presented to us all. Politics merely furnishes one arena which explores a special test of courage. In whatever arena of life one may meet the challenge of courage, whatever may be the sacrifice he faces, if he follows his conscience, the loss of his friends, his fortune, his contentment, even the esteem of his fellowman, each man must decide for himself the course he will follow. The stores of past courage can define that ingredient; they can teach, offer hope; they can provide inspiration. They cannot provide courage itself. For this, each man must look into his own soul."

The Speaker recognized Mr. Dootson.

Mr. Dootson:

"Thank you, Mr. Speaker. Ladies and gentlemen, I did not have any intention of rising at this time, and I shall make my remarks very, very brief. They will include no personalities. The only reason that I do rise is that Mr. Grant in his sincerity has said that I had no concern except for my own district. I would like to say to you, ladies and gentlemen, that nobody in this House has had any concern—I will make that statement again; they have, too. I want to thank you; you have, Mr. Gorton. I would like to say this, that nobody on our side of the aisle over here, including—and I am going to measure my words very, very carefully—including every member of our county, has had any concern for the interest of the people in the southern part of that county, and the reason that they have had no concern is that they have intended to run in the northern part of the county and would not have to represent those people. They could sell them down the river. They could put them in King county."

The Speaker:

"Mr. Dootson, I don't think you are trying to impugn the motives of anyone in your county, are you?"

Mr. Dootson:

"I am sorry, I will withdraw that statement; however true it is.

The Speaker:

"Mr. Dootson, I am not going to let you speak on the floor of this House if you impugn the motives of any members."

Mr. Dootson:

"I will refrain from impugning the motives of anyone. In conclusion, accordingly-"

PERSONAL PRIVILEGE

The Speaker recognized Mr. Moon on a point of personal privilege.

Mr. Moon:

"Mr. Speaker, I happen to be one of those members from Snohomish county, the same county Mr. Dootson speaks about. I want him to know that I have had the interests of the people in Snohomish county at heart."

The Speaker recognized Mr. Dootson.

Mr. Dootson:

"I am very happy to hear that, Mr. Moon. He has been a fine representative; I think he has."

Mr. Moon:

"I don't think you are doing yourself or anyone else in this House of Representatives any good when you stand on the floor and make those statements. Not only do I feel that I have—"

POINT OF ORDER

The Speaker recognized Mr. Andersen (James A.) on a point of order.

Mr. Andersen:

"My point of order, Mr. Speaker, is that Mr. Dootson, it would seem to me, in fairness and under the ruling of this House should be entitled to continue with his debate without answering debate under the form of personal privilege. I think it is only fair to him and any member of the House."

The Speaker:

"I think when a person's motives have been impugned, he is entitled to rise to a point of personal privilege, Mr. Andersen. You are finished, are you, Mr. Moon, with your remarks? Mr. Dootson, you may continue."

Mr. Dootson:

"Thank you kindly, Mr Speaker. I shall not continue this subject further. I would only like to say this is an ill wind, but it isn't an ill wind that blows no good. I would hope that in these six weeks we have seen something which in the future will cure a situation that now exists. Please don't rap the gavel for just a moment; I only wish to say, ladies and gentlemen, that I hope in the future we can do something so that a similar situation will not recur. I know it and most—"

The Speaker:

"Mr. Dootson, are you speaking on the issue before the House? You told me you wanted to answer some remarks and I recognized you for this. I think you should speak on the motion that is before the House. The question before the House is the final passage of this particular bill. Now, if you direct your remarks to this, I think it will be fine. You can speak on it as long as you like."

Mr. Dootson:

"You have been very kind. I want to apologize if I digressed further than I should have. I shall digress no more. Thank you very much."

The Speaker recognized Mr. Harris.

Mr. Harris:

"Mr. Speaker, ladies and gentlemen of the House, I think there is a lot more sunshine around here really than any of us realize. I believe there is more sunshine than there is garbage. I think we should be making more jokes, wearing more bouquets than yokes, and frankly I believe there is much more honesty in this body than there is chicanery. I don't know why we ladies and gentlemen here should be running each other down in the sense of being this or that. I believe that most of us here are men of honor and of dedication and of plenty of effort. Of course, our spirits are running high today on this rather important bill. We refer to this as the moment of decision, and what are we going to decide? When you make a decision, you should decide. We are going to decide the future lines of the districts in the state of Washington. Now, we have been charged to do this job by the courts. The Democratic party had no more of a mandate to do this than did we. All of us were charged to do this job. The majority party did not have a mandate to redistrict it in such a fashion that that party should control, just because it happened to be in control at the time the redistricting lines were drawn. We hear so much about 'my district,' 'my lines,' 'my problem.' This is not our job, is it? It is not. Our job is not to protect a single individual or a single district. It is not our job to destroy a single man or a single district. Here is the one thing I believe that this body has failed to mention in all the debate. We have one, plain, simple, little job to do, and that is to make a legislative body responsive to the will of the people. This body, like its counterpart at the national level, is one of the greatest institutions that the American people possess, the legislative lawmaking body of the land. Our one job is to come down here and draw the lines so that when the people go to the polls and vote, their will will be reflected in the seats of this House. That is just how simple this job is.

"Now, I would like to remind you of another thing I think we should all reflect on. We have had it said this is a bad bill, a lousy bill, a rotten bill. Now, just bear with me just a moment. It is not rotten in the sense we generally think of rotten,

or lousy in the sense we think of lousy. You can't define it that way. Think of it in these terms. It is a bad bill, why? Only because it doesn't reach our fondest hopes. That is all. It is not bad by what we did do. It is a rotten bill, why? Because many men and women came down here hoping and dreaming that we would redistrict this state in a magnificent fashion. But we failed to do it that way, and now we are blaming ourselves and saying that we have done a rotten job. Now, we haven't, have we? It's a pretty good bill. So let's look at it in that term. We came down here hoping with the aspirations and dreams of young people to do a job, but no, we had to come up with a compromise bill, and a compromise bill isn't a very good bill, is it? It doesn't please us and that is the only way it can be. It is not satisfactory. It is neither bad nor rotten nor lousy.

"Now, as I take my seat, I want to say to you, my people across the aisle, that I am indeed flattered this afternoon, as I think most of the Republicans are, that you would make the world believe that we thirty-nine Representatives out of ninety-nine could impose our will upon you. I am amazed that any of you would think that seventeen Senators out of forty-nine could impose their will upon you. Now, this just can't be done when men like Senator Greive and Representatives John O'Brien and Bob Schaefer are leading the troops. When you folks come back next session, it is most likely you will be in the majority, because the lines aren't drawn quite that tight. Thank you."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Litchman on a point of personal privilege.

Mr. Litchman:

"Mr. Speaker. I rise in defense possibly of myself and a few Senators that happen to be around at the back of the room at this time. Unfortunately, one of our Representatives who will remain nameless for a minute or two inferred that this was a collaborated bill. I disagree with that. They accused those of us who voted for this bill of being collaborationists and I just want to state emphatically once again that the compelling reason for my voting for this bill was the fact that some twenty-eight Senators out of thirty-two are actually in favor of this bill and it seems when ninety percent of the Senate speaks on behalf of one party that they are indeed the majority and not the minority. I, for one, have known Senator Greive for many years. I studied for the bar-sat at the bar examination with him-it's been so long ago I've forgotten what it was and oddly enough, we both passed. He helped me out way back when. This man has never given me one false fact, to my knowledge. In 1957 I heard essentially the same statements expounded by Representative Grant here on the floor and others, that this bill would kill many Representatives on this side of the aisle and many Senators, and oddly enough, ladies and gentlemen, the people of the state of Washington voted sixty-six of us back into office, as I recall, the next term. I believe in Senator Greive's figures. I believe in my colleagues on the other side of the aisle, the same as I believe, of course, in my colleagues on this side of the aisle, and I think I have a right to disagree with them. I still feel, however, that this is not a collaborated affair whatsoever. Believe me, the sincere effort on the part of many people on both sides of the aisle will be responsible for passage of this bill into law.'

The Speaker recognized Mr. Uhlman.

Mr. Uhlman:

"Mr. Speaker, ladies and gentlemen of the House, I should like to speak for just a couple of minutes concerning this bill. In all deference to Representative Harris, I disagree. This is an undesirable bill, and if I could remember all of his other words, I would use them as well. This is a document that I think would be better called the SOS bill, the Save Our Senators bill. It was drawn for the Senate, by the Senate, and of the Senate, I would like to compliment the Republican members. I think that Mr. Harris' comments are very appropriate. I think with seventeen members in one House and thirty-nine in the other, and excellent leadership, you have pulled a coup here today that should be highly complimented. I think that these comments that have been made here earlier by the other speakers would be better left unrepeated concerning the philosophy of the Democratic party and the effect that this particular vote is going to have on our philosophy and on our majority, and on the philosophy that will be prevailing on a number of different measures and items we will be considering here for the next six to eight years. The words are strong

ones, but I think they are accurate. I think that personal interest, not on the part generally of persons in this body but on the part of persons in that other body, are one of the basic reasons or principal reasons at the foundation of this business. I don't think it is just happenstance that all of the Senators who voted a certain way regarding the leadership received beefed-up districts. In other words, there is an attempt to lock these people in. Most of them aren't back with the same district; they got better districts, with the House members consulted very rarely-once in a while. Representative Smith indicated earlier he hadn't been consulted. I don't think this is in the public interest. When we look at each individual district and decide who is going to be protected, we wind up with the Senators being protected. I think we not only have an SOS bill, we could call it the Circus bill. You saw the puppy-dog district that Representative Smith showed us yesterday. Here is my district; it is an elephant. It even has tusks and it has a snout, and right down at the end of the snout are all those Republican precincts that have been put into my district. The one immediately adjacent, as you can see on the big map, is a dromedary. It has a hump and a little ear. I don't know who lives in that area; there must be somebody or it wouldn't be there. Well, Governor Evans said yesterday that there were some weird and wonderful lines at his press conference. There certainly are some weird and wonderful lines. I think the best example is the 32nd District. Each of us knows our own district best and of course we use that as a prime example. Weird and wonderful lines indeed! You just saw the map of my own district. For a number of years the district has been slightly Republican, fifty-one or fifty-two percent. I wouldn't be down here sitting with you for my fourth term unless I got some Republican votes and some Independent votes. It is simply the way the game is played. But what happened? SOS-Save Our Senators. The Republicans were afraid that I might run against the incumbent Senator in the district, so what did they do? They beefed it up; they increased the Republican majority. It could have been done by adding a like number of persons, Republicans and Democrats, from each side of the district, but SOS-Save Our Senator. Sometime between 2:00 o'clock when I left one morning and 7:00 o'clock when the Senators left they even attempted to save another Senator. They came and raided my district and took out the one Democratic precinct from the University district. They had to Save the Senator; they had to pull out the one, poor, old precinct that I carried. Well, I don't know; I seriously question whether the people in our state are really going to follow the machinations and the architecture of these politicians, these redistricting experts who can so accurately project into the future as to how each district is going to vote. As I say, I wouldn't be here unless somebody who projected at some point in time was wrong. Maybe some of us on both sides of the aisle in the next election can help prove some of these predictions wrong again. It is entirely possible. There was rejoicing in the Senate. We have a large contingent of Senators here with us today, because they were and are saved. There is also rejoicing amongst the House Republicans. They are happy. They should be. I would like to very highly compliment Representative Gorton. I think he has done an excellent job throughout the last three years of redistricting. He has won; we have lost. And talent is something I think we always have to recognize and I think Representative Gorton should be highly commended. I think our Senators, who may feel pretty safe, should not be commended and perhaps should be made to feel a little bit less safe. Senator Gissberg said something the other day in the Senate as he opposed this bill. He said, 'The Senators are going to be there. They are asked to be pallbearers at the funeral of the Democratic House members.' I submit to you that we here today, we of the Democratic minority, are now requested to turn the last sod, the last little shovelful on our own grave and we are requested to join with you in these last rites."

The Speaker recognized Mr. Gorton.

Mr. Gorton:

"Mr. Speaker, it appears that this afternoon we may have reached the end of a long road, a road which for us here in the House began not on January 11 but two years earlier, the end of a debate which has involved not only redistricting but almost all of the other issues which come before a legislature in one way or another, usually in a fashion which has caused these other important issues to be debated without enough seriousness and without enough time and has cost all of us at least some time which we might better have spent on other problems, and some of us a great deal of that time. But that portion of this long road, which

began on January 11 with the members who are here now, at least, unlike its predecessor in 1963, seems likely to have an end. One of the members who spoke some time ago said that if we succeeded in passing this bill today and having it signed, we would be the first state in which the job had been accomplished by a legislature controlled by one party and an executive controlled by the other.

"In any such conclusion, we are likely to face a set of districts which none of us regard as perfect or even nearly perfect. I strongly suspect that the Republican party in the state of New York regards the new district lines as being imperfect, as I know the Democratic party in California, after its reapportionment eight or ten years ago, regards the lines of that state. And in the sense that we were forced to deal with one another in the solution of the problem here and that because we were forced to do so we have some weird and wonderful shapes and have spent more days than many legislatures have done when they were dominated by one party and had a governor of the same party, this solution may possibly have better results as far as the people of the state are concerned than would a solution dictated by one party over the unavailing protests of the other.

"It seems to me, at least, that it was a long, long time ago that I stood on the floor of this House during the passage of Senate Bill No. 2 and asked that a dialogue between the two parties begin in order that the problem could properly be solved, I suppose it was only four or five weeks ago, but it seems like almost that many years. Shortly after the veto of the Senate bill, that dialogue did begin and it involved a large number of the members of both parties in both houses. But there isn't any question but that the lead as far as the Democratic party was concerned was taken by the majority leader of the Senate, Senator Greive. This afternoon I can sympathize with Senator Greive to a certain extent, because I spent quite a bit of time when this bill was on the floor of the Senate listening to the debate over there and hearing my name mentioned fairly frequently without the right to respond, and perhaps if he is listening today or is here, he feels something of the same way, although most of the barbs have been aimed by members of his own party. I can only say of Senator Greive that he has been devoted to a solution of this problem for at least three years, that he has spent more hours on it than anyone else in either house, myself included, that I never noticed that he was anxious to do in his own party, but, as a matter of fact, I hope I never have to deal with anyone who is tougher In working for his own party, and this bill appears to be a compromise perhaps only when compared with the one-party proposals which preceded it and in that sense, of course, it is. It is far from the solution which I would have proposed myself. It is a long way from the so-called Republican bill which was introduced in the first or second week here. It is a long way from Governor Evans' executive request. The populations of the various districts are not as close as they were in that bill or as they should be. But the populations are close enough, in my opinion, to meet the mandates of the federal court and the state Constitution, and while it isn't the solution that I would have recommended, while it took me some time to determine whether I could recommend its acceptance even to my own caucuses, it is something for which we can vote without being ashamed and without having to be sorry about it, because, as poor an arena as a legislature is in which to redistrict Itself, we can say, if we pass this bill, that we have done so. It is true that there should have been improvements, that there are districts that should have been better, that personalities should have been involved less than they were, but we are a legislature made up of 148 personalities and there was no possibility of not considering that.

"As to the political complexion of the districts, it is my belief they are roughly the same as the districts are at the present time and that the overall results in the state as a whole will be roughly the same, and this is certainly something which I did not desire particularly when it became evident some time ago that this was about as good as we of the minority here could do. I think I can assure the members of the Democratic party that if they win a majority of the votes in 1966, the people think their record deserves a majority of votes, they will have a majority in this House and in the Senate as well. I think we can probably win a small majority over here and not get a majority of the seats. I think we have a chance to carry our message to the people in 1966 with a fair chance of winning if we can persuade the people we are right.

"Senator Greive has operated very ably, very well, I think, for his party and for his people. It seems inconceivable to me that a proposal for redistricting approved by over two-thirds of the Democratic Senators could possibly do in that party. It is

important that we remember that with the exception of seven districts we are all running in the same districts as our Senators are. It is pretty difficult to see how a district which, in Mr. Uhlman's terms, 'Saves our Senators,' doesn't save our House members at the same time, by and large, when they are running in the same district.

"So, without being particularly joyful and without being in the slightest triumphant, because there is no reason for it, I do commend this bill to you, and we say to all of you that if you can't feel joyful, you can feel triumphant with the passage of this bill in one respect and one respect only. You have done the job. The legislature has done the job. We have done what we swore an oath on the first day to do and we haven't had it done by an outside agency with or without regard for us but have done what our state Constitution tells us we should do. Maybe with practice we will be better the next time around, but there is always the first time and this will be the first brand new redistricting bill that this legislature has done since 1901, and to that extent, at least, I believe we can be proud of it."

The Speaker recognized Mr. King (Chet).

Mr. King:

"Mr. Speaker, I won't talk long. I have only this to say. I voted against all the other bills coming through here. I voted for this one. I am going to say for the benefit of the Senators that my Senator voted for the bill along with twenty-seven others. I don't mistrust your judgment, as a lot of people do over here."

The Speaker recognized Mr. Chatalas.

Mr. Chatalas:

"Mr. Speaker, members of the House, the press, and visitors, last Monday I was one of the proudest fathers when my son delivered the morning prayer right in this chamber. After adjournment, I was congratulated on both sides of the aisle on what a wonderful job he did and for having heard one of the finest prayers we have had. I remember one part of that prayer, which went something like this: 'Father, give this legislative body the courage, strength, and wisdom to vote not for what is popular but what is their conviction.' The popular thing for us to do today would be to vote for this bill. I want to congratulate the forty-six members on this side of the aisle who voted their convictions. Thank you."

The Speaker recognized Mr. Leland.

Mr. Leland:

"Thank you, Mr. Speaker. Ladies and gentlemen of the House, it has sometimes been wished that the walls could speak, because over the years they have heard some wonderful debate, some wonderful issues raised, and some harsh words. It is perhaps symbolic that this magnificent stone is also a very fine symbol of the legislative process, because it is marble and marble was once something else; it was limestone and along came a great stress and changed it. And such is the legislative process and over the years we have matured together, we have learned together, and then we advanced together. There have been some harsh words over the days and there have been some harsh days and there have been some soft words. but I suspect, ladies and gentlemen of the House, that when it is all over with, we will have learned each of us a lesson, perhaps, that there is indeed no indispensable person or indispensable leadership or indispensable party, but rather that as a challenge comes new leaders come forward. And for those of you who despair so much for the future of certain issues, certain causes, certain problems, I would like to offer a word of cheer, that together we will all find their answer again in this metamorphic process of legislative debate, compromise and coming together. And in conclusion let me also say that after the storm is the calm and the despair of night soon turns to the brilliance of dawn and sunrise, and I would like to say to you, each and every one of you, what was the philosophy of my old hunting partner of eighteen years, who said to me, 'It's a funny thing, but as you get older, you forget the harsh words, you forget the anger, and you forget the things that were troublesome, and what you remember---it's funny--you remember a beautiful sunset or a wonderful trip.' And I would like to say, ladies and gentlemen of this House, to each and every one of you that I am going to remember in my days the wonderful friends I made on both sides of the aisle and the issues that did not divide us but rather brought us together. I would hope with this debate, this issue which has brought us together today, we too become part of a process that is not only legislative but is something in stone.'

The Speaker recognized Mr. Smith.

Mr. Smith:

"Mr. Speaker, I just have a few last words before we get ready to bring this to a close, that we have been treated to the oratory of Mr. Harris, whom I admire greatly, and Mr. Gorton, but I have been disappointed. I haven't heard from Mr. Pritchard. I can't help but believe maybe Representative Pritchard is having a conflict of conscience.

"Nevertheless, on the serious side, there has been some admission of the fact that we should accept this bill because our Senators voted for it. Now, this is dangerous thinking, gentlemen, because we all made sounds in our minds when Representative Dootson introduced legislation to abolish the House of Representatives, but are we going to take the word of the Senators that we should be abolished? We are an independent body. I do believe we should not have a unicameral legislature in fact if we don't have it in practice, but I am worried about whether or not when we vote for this bill we are merely voting for unfairness or whether we are not really voting favoritism. Are we really establishing another coalition? Are we handing over control to our Senators? If so, the House might as well go home. I don't think we ought to feel that we have to continue to bow down the rest of the session, but I feel after a couple of days of cooling off, maybe we might come back and be ready again to see if we can find it in ourselves to be the kind of representatives that our people like us to be, and that is Democrats and Republicans, and not coalitionists."

PERSONAL PRIVILEGE

The Speaker recognized Mr. DeJarnatt on a point of personal privilege.

Mr. DeJarnatt:

"Mr. Speaker, ladies and gentlemen of the House, I thought that while the members were in their seats, I would like to remind them of the hearing this evening on the public assistance budget. After what has happened today, we may all need public assistance."

The Speaker recognized Mr. Sheridan.

Mr. Sheridan:

"Mr. Speaker, ladies and gentlemen of the House, I have purposely delayed until what appears to be the conclusion of this debate to make this very brief statement. We have heard so much here today about compromise and that we are passing a compromise bill that I became just curious enough to consult the dictionary and find out what a compromise is. I should like to read to you from the Webster's New International Dictionary, Second Edition, the following: 'Compromise: a settlement by arbitration or by consent reached by mutual concessions; a reciprocal abatement of extreme demands or rights resulting in an agreement; a commital to something derogatory, hazardous, or objectionable; a prejudicial concession; a surrender; a compromise of character, right or principles.' I want to say simply that I feel a responsibility to the people of my district who elected me to represent them. They placed their faith in me and their faith in the hands of the Democratic party and I cannot in conscience be a Judas to my party or to the people of my district by voting for this bill, which is called a compromise bill, under the terms of compromise as defined in Webster's Dictionary."

The Speaker recognized Mr. O'Brien.

Mr. O'Brien:

"Mr. Speaker, ladies and gentlemen of the House, as you are well aware, we could delay the passage of this bill maybe four hours or four days. We feel the time has come when we should act on it. We don't like this unilateral bill that has come over from the Senate at all. We have great admiration for the Senators, most of whom got their training in the House of Representatives. But when they get to the other side, they forget about us completely, and this bill was put together primarily, I wouldn't say selfishly, but maybe on the basis of self-preservation. This whole thing on redistricting reminds me of a sorry incident that happened to me not too long ago. I made a speech which I thought was pretty good. Afterwards a lady came up to me and said, 'I am completely filled with your wonderful message.' I said, 'Thank you.'

There was a little boy standing nearby and I patted him on the top of the head and said, 'Sonny, how did you like it?' He said, 'I've had a bellyful, too.' That sort of describes to a great extent how we feel about this whole situation. We have come to the end of the road. It sort of bothers some of us sitting down here to acquiesce without really giving it a struggle, and that I am certain we could do within a few days, but it is the 47th day and time is running out. The patience of everyone is at a low ebb. Because of this and because there is always tomorrow and I am hoping that one of these days we do have a commission that will step in and do the redistricting for the legislature, because it is an impossible task and there is really no way you can do it; we worked over it one night until 7:00 o'clock in the morning, and everybody had his say, and that is why we have all these weird and funny looking lines—because of all this. This bill is going by and you are going to vote in a short while. I want you people to realize that the leadership, primarily the Speaker, who is a compromising sort of fellow, a nice fellow, wants it to go to a vote. Because of this, we are going to let it go, but reluctantly.''

Mr. Pritchard:

"Mr. Speaker, ladies and gentlemen of this House, Mr. Smith, and our very welcome line of Senators back here, I demand the previous question."

The Speaker:

"I want to compliment you, Joel. That is one of the best speeches you have made all session."

The demand for previous question was sustained.

The Speaker declared the question before the House to be Engrossed House Bill No. 196 as amended by the Senate on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 196 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 56; nays, 43; absent or not voting, 0.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Beck, Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Litchman, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Rogers, Saling, Swayze, Taplin, Wang, Whetzel, Wolf—56.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Bergh, Bottiger, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Epton, Gallagher, Garrett, Grant, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Savage, Sawyer, Sheridan, Slagle, Smith, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—43.

Engrossed House Bill No. 196 as amended by the Senate, having received the constitutional majority, was declared passed.

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

EXPLANATIONS OF VOTE

The reason I voted against House Bill No. 196, the so-called redistricting bill, was not that I disliked the people of Pacific county but that I believe they should have left Grays Harbor county all in one piece, and that Pacific county and Lewis county combined would have made a perfect district.

ERIC O. ANDERSON, 21st District.

Having voted against the final redistricting bill February 26, I would like to state my reasons.

First, Snohomish county and Camano Island were put in separate districts. This completely disregards the long-standing mutual interest, proximity, and wishes of the people of this area. Logically, Snohomish county and Camano Island belong together.

Second, the districts as drawn seriously inconvenience the people of Camano Island. It is in District No. 10 with Island and Kitsap. Since most of the population is in Kitsap, the representative probably will be elected from that area. Camano Island residents will have to make a long, frustrating trip by boat if they want to talk to the 10th District representative.

Third, the bill has some glaring inconsistencies. For example, some precincts in the heart of Snohomish county (39th District) are assigned to the 21st District.

Fourth, a better bill could have been produced if it had been sent to a conference committee for one or two days of final polishing. Such glaring inconsistencies could have been rectified.

Henry Backstrom,
39th District.

In most areas of the state, the redistricting issue was settled the first day of the legislative session.

The critical areas that were in dispute were King, Spokane, and Pierce counties. Within a few days all district disputes had been resolved except for King County. As for my own county of Kitsap, every bill considered gave us more representation than we have at present. Therefore, I have voted for every bill before us on this subject.

At no time during the forty-six days of this session has any Republican support been given to any of the many proposed bills until House Bill No. 196, as amended by the Senate, was considered.

The manner in which a compromise on this bill was reached was indefensible. It was dishonest, and my conscience does not allow me to condone legislation arrived at in this manner. A small group of Senators and Representatives who have been in the forefront of resolving this issue conceived this present scheme primarily to escape appearing before the federal court.

At no time during all of the discussions on this issue has this small handful of negotiators ever permitted any bill to go into a genuine conference committee. They have deliberately killed good bills rather than let any of them go into a conference with any other conferees than themselves.

One bill as passed by the House of Representatives several days ago had the same plan for Kitsap county as does the present bill, except for the number of districts.

The bill now before us is just as good for my county and most other areas of the state as at least one bill passed earlier; therefore, I am voting for the bill reluctantly. The dishonesty of this small group of King county Senators and their cohorts in the House is the cause of my reluctance, and they should be censured for their actions.

C. W. "Red" Beck, 23rd District.

I voted "no" on House Bill No. 196 as amended by the Senate, even though it does not seriously hurt my district. My vote against this particular bill is based upon what it does to the state as a whole. This is a partisan-slanted bill designed to wrest control of the House of Representatives from the Democratic party. I believe it is important that the state not be gerrymandered so that the Republicans, with a minority of the popular vote, may elect a majority of the House of Representatives, but yet this bill will permit that. For example, King county votes approximately fifty-four percent Democratic for its legislators. However, this bill has carved out nine Republican districts out of the sixteen. To do this, one district runs from Mercer Island, through a narrow neck, and down to Enumclaw and the Pierce county line.

My concern is for the constructive and progressive programs for education, public assistance, institutions, higher education, and for the welfare of the citizens that have been advanced significantly in the last eight years under Democratic control of the House and Senate, over the continued obstructionism and reaction of the Republican party. I do not wish to have these forces of obstruction again in control of one of the houses of this legislature to prevent needful legislation from being passed. Since I could not support the Republican party platform, neither could I support a redistricting measure such as this which unfairly enhances their chances to win control of the House of Representatives and thwart the will of the people.

WILLIAM "BILL" CHATALAS, 33rd District.

I have voted for Engrossed House Bill No. 196. We all agree, and have agreed for more than the forty-seven days we have been in session, that reapportionment of this legislature was a difficult problem that must be solved. I will go further, and say that it was a problem that we, the members of the legislature, had to solve.

The alternatives were clear. The Senate was unequivocal in its position that the bill before us was the final compromise, a compromise fashioned from long and intense negotiations, and one from which it would not retreat. Either we had to accept, and approve of this bill, or hand the job over to the federal courts.

If we had followed the latter course, we would have admitted the failure of the legislative process. I, for one, do not welcome failure. There are many among us who continually bemoan the intrusion of the federal government into what might be regarded as traditional areas of state endeavor.

I suggest that such federal intrusion, where it exists, is invited by failures of our state legislatures. This was not the occasion to add another failure and another invitation.

It is true that reapportionment is an extremely difficult problem. However, it is not our job to handle only the easy problems, and pass on the difficult ones to others. It was important for us to do our job, here, today, and pass this bill.

HAYES ELDER, 34th District.

MOTION

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., February 26, 1965.

Mr. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 196, have compared same with the engrossed bill and find it correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Bill No. 196.

MOTIONS

On motion of Mr. Copeland, House Bill No. 196 was ordered immediately transmitted to the Senate.

On motion of Mr. Sawyer, the House adjourned until 12:00 noon, Monday, March 1, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTIETH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, March 1, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Bottiger and Moos. Representative Bottiger was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Revend Charles A. Loyer of the Westminster United Presbyterian Church of Olympia.

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

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., February 26, 1965.

MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry, and Drugs, to whom was referred House Bill No. 360, requiring cigarette packages contain labels stating health hazards of smoking, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT A. PERRY, Chairman, ELMER JASTAD, Vice Chairman.

We concur in this report: William S. Day, Hayes Elder, Homer Humiston, Charles E. Newschwander, George Pierre, Mrs. Frances G. Swayze, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., February 26, 1965.

Mr. Speaker:

The President has signed: House Bill No. 196, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 652, by Representatives Whetzel, Leland, and Braun (by executive request):

An Act relating to urban mass transportation; and declaring an emergency. Ordered printed and referred to Committee on Highways.

House Bill No. 653, by Representatives Leland, Whetzel, and Braun (by executive request):

An Act relating to state governments; abolishing the Washington toll bridge authority and transferring its powers, authority, functions and duties to the state highway commission; transferring certain powers and duties of the director of highways to the state highway commission; increasing the membership of the state highway commission; repealing section 47.56.020, chapter 13, Laws of 1961 as amended by section 1, chapter 278, Laws of 1961 and RCW 47.56.020; repealing section 2, chapter 278, Laws of 1961 and RCW 47.56.021; repealing section 4, chapter 278, Laws of 1961 and RCW 47.56.023; repealing section 7, chapter 278, Laws of 1961 and RCW 47.56.029; and providing an effective date.

Ordered printed and referred to Committee on Highways.

House Bill No. 654, by Representatives Whetzel, Johnston (Elmer E.), and Adams (by executive request):

An Act relating to governmental agencies and officers, employees, and agents thereof; adding new sections to chapter 320, Laws of 1959 and to chapter 42.22 RCW; and making an effective date.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 655, by Representatives Leland, Conner, and Rogers:

An Act relating to revenue and taxation; increasing the motor vehicle fuel tax and use fuel tax; providing for the distribution of revenues; defining terms; amending section 82.36.020, chapter 15, Laws of 1961, as last amended by section 1, chapter 113, Laws of 1963, and RCW 82.36.020; amending section 82.36.100, chapter 15, Laws of 1961, as amended by section 2, chapter 7, Laws of 1961 extraordinary session, and RCW 82.36.100; amending section 82.40.020, chapter 15, Laws of 1961, as amended by section 3, chapter 7, Laws of 1961 extraordinary session, and RCW 82.40.020; amending section 82.40.290, chapter 15, Laws of 1961, as last amended by section 2, chapter 113, Laws of 1963, and RCW 82.40.290; and adding a new section to chapter 13, Laws of 1961 and to chapter 47.04 RCW.

Ordered printed and referred to Committee on Highways.

House Bill No. 656, by Representative Olsen:

An Act relating to flood control, providing for contribution by the state to a joint state-county-federal project for flood control on the Green River Watershed and making an appropriation.

Ordered printed and referred to Committee on Water Resources and Pollution Control.

MOTION

On motion of Mr. Rogers, the rules were suspended and authorization was given to add one more name as sponsor of House Bill No. 657.

House Bill No. 657, by Representatives Rogers, Wang, Beck, and Taylor: An Act relating to urban mass transportation; authorizing the state highway commission to make application to the United States for a grant of financial assistance for the acquisition of new ferry vessels; authorizing the sale of limited obligation bonds and the use of the proceeds for acquisition of new ferry vessels; and making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on Highways.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery eighty-five students from the South Kitsap High School, and asked them to stand and be recognized.

RESOLUTION

Resolution by Mr. O'Brien:

Whereas, Considerable planning and work was involved in preparing the program for the 1965 Memorial Services held on February 22; and

Whereas, The impressive Memorial Services on that day were conducted with dignity and beauty, reflecting the care and consideration devoted to the many details involved;

Now, Therefore, Be It Resolved, That a unanimous vote of appreciation and thanks be given to the Chairman, Representative Kathryn Epton, and to her committee, Representatives Lux and Swayze, and Senators McMillan, Morgan, and Lennart, for the success, and the outstanding manner with which the Memorial Services were conducted.

On motion of Mr. O'Brien, the resolution was unanimously adopted.

PERSONAL PRIVILEGE

The Speaker recognized Mrs. Epton on a point of personal privilege. Mrs. Epton:

"Mr. Speaker, ladies and gentlemen, thank you very much for the resolution you just adopted. I feel that greater thanks are due to many other unofficial members of this House who also worked on this, especially the staff, Mr. Holcomb, Mr. Snyder and the staff of the Chief Clerk's office. They were largely responsible for the success of the services. Thank you very much."

SECOND READING OF BILLS

House Bill No. 172, by Representatives Litchman, Saling and Radcliffe:

Establishing a professional practice commission for education.

The House resumed consideration of House Bill No. 172 on second reading, an amendment by Mr. Clark to the committee amendment having been adopted previously.

The Speaker declared the question before the House to be the adoption of the following committee amendment to House Bill No. 172 as amended by Mr. Clark (see page 447 for amendment by Mr. Clark):

Strike all of section 5 and substitute the following:

"New Section. Sec. 5. The commission may make advisory recommendations to the state board of education and to boards of directors of school districts with respect to criteria of professional practice. The commission may review the professional policies and practices of any school district and may make its findings available to the state board of education, the local school board affected, professional and other employee associations or organizations. The board of such school district shall have the right to appear before, or file written testimony with, the commission in connection with such review.

"The commission may review the professional practices of individual certificated personnel or groups of certificated personnel. In making such reviews the commission shall have the authority on its own behalf, or on behalf of any person or school district directly involved in or concerned with such review to subpoena personnel records of school districts relevant to the inquiry and to subpoena witnesses and place them under oath. In reviewing the professional practices of individual certificated personnel, the commission shall give written notice of its intent to review to the individual and the employing school district, at least ten days prior to the first hearing, setting forth therein the practices to be reviewed. The individual whose practices are being reviewed shall have the right to appear personally before the commission, be represented by an attorney, present witnesses or written testimony. Such individual shall have the right to question any person or persons making complaint about such professional practices. Upon request of said individual, or his attorney, the commission shall issue subpoenas to any witness requested. Said individual shall have the right to require that such hearing be closed to the public. A stenographic record of the proceedings shall be kept and a copy furnished to said individual.

"The commission shall make its findings available to the state board of education, the local school board affected, professional and other employee associations or organizations and the individual involved."

Mr. Uhlman moved adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Education and Libraries, on page 2, line 3 of the mimeographed amendment, after "individual." insert "If the commission finds the individual has not violated the professional practices being reviewed, it shall award the individual reasonable costs and attorney's fees."

YIELDING TO QUESTION

Mr. Burtch:

"Mr. Speaker, would Mr. Uhlman yield to question?"

The Speaker:

"Mr. Uhlman, do you yield?"

Mr. Uhlman:

"Yes."

Mr. Burtch:

"Mr. Uhlman, what if the teacher is not exonerated? Should the teacher pay the attorney's fees and costs that were involved?"

Mr. Uhlman:

"It would be my opinion, Mr. Burtch, they should, as in any other matter before a commission or any court where reasonable costs are provided for in the event an individual is successful."

YIELDING TO QUESTION

Mr. Burtch:

"Mr. Speaker, would Mr. Uhlman yield to another question?"

The Speaker:

"Mr. Uhlman?"

Mr. Uhlman:

"Yes."

Mr. Burtch:

"Would not your amendment properly be, then, that the party that prevailed should be awarded reasonable costs and attorney's fees?"

Mr. Uhlman:

"No, I don't think the individual teacher, if he is called before the commission, should be required to stand the costs and attorney's fees if the commission is successful. I don't think that, as in various other commissions and agencies of this type where the state or its subdivision is to be the initiating party, the individual should be forced to pay the costs and attorney's fees in the event he is found guilty or otherwise in violation."

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, would Mr. Uhlman yield to one more question?"

The Speaker:

"Do you yield, Mr. Uhlman?"

Mr. Uhlman:

"I do."

Mr. Clark:

"What would be the procedure in determining the reasonableness of the attorney's fees? Who fixes it?"

Mr. Uhlman:

"Mr. Clark, I imagine that would have to be done by the commission. I suppose we would have to rely on the good faith and high quality of membership of this commission to be reasonable in their award."

The motion was lost, and the amendment by Mr. Uhlman to the committee amendment was not adopted.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of students from Centralia Junior High School, and asked them to stand and be recognized.

The Speaker declared the question before the House to be adoption of the committee amendment as amended to House Bill No. 172.

The committee amendment as amended was adopted.

Mr. Uhlman moved adoption of the following amendment to House Bill No. 172:

On page 2, section 3, line 29, after "education." insert "At all meetings of the commission there shall be a quorum present which shall consist of a majority of the members of the commission of which at least six shall be the active classroom teacher members."

Debate ensued, Representatives Uhlman and Litchman speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Adams:

"Will Mr. Uhlman yield to a question?"

The Speaker:

"Will Mr. Uhlman vield?"

Mr. Uhlman:

"Yes."

Mr. Adams:

"Mr. Uhlman, the way I understand this amendment, this quorum would have to include six classroom teachers. You have fifteen members to start with and in order to have a quorum, you will have to have six out of eight classroom teachers."

Mr. Uhlman:

"That is precisely the intent of the amendment. The commission consists of a total of fifteen members. A quorum consists of ten. Of that quorum, it is required under my amendment that there would be six classroom teachers."

Mr. Adams:

"How many are classroom teachers to start with?"

Mr. Uhlman:

"Ten."

YIELDING TO QUESTION

Mr. Canfield:

"Will Mr. Uhlman yield to question?"

The Speaker:

"Mr. Uhlman, do you yield to question?"

Mr. Uhlman:

"I thought this was a noncontroversial amendment which I even cleared with the chairman of the committee, but I will be happy to yield."

Mr. Canfield:

"It may be noncontroversial. I want to ask a question. I was a classroom teacher for all of my teaching experience, almost thirty years, my question is this. If you require that the quorum must be controlled by classroom teachers, then what is the need for anybody on the committee except classroom teachers?"

Mr. Uhlman:

"Representative Canfield, out of the total of fifteen, ten would be classroom teachers, so this amendment would cover only those contingencies where, in very rare occasions, there would be a quorum present without a majority of classroom teachers."

Further debate ensued, Representative Burtch speaking against adoption of the amendment.

The motion was lost, and the amendment by Mr. Uhlman was not adopted. On motion of Mr. Gorton, the following amendment by Mr. Gorton and Mr. Brouillet was adopted.

On page 2, section 3, line 11, after "one" strike the period and insert ": Provided, That the commission may contain not more than three members not nominated by either organization. Each such list of nominees shall contain at least twice as many names as the number of appointments to which each organization shall be entitled."

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of Young Republicans from Central Washington State College, and asked them to stand and be recognized.

The Speaker recognized within the bar of the House Queen Barbara Erickson, Princess Amy Radewan, and Princess Kathy Stochstill, the royal court of the Washington State Apple Blossom Festival, and appointed Representatives Braun, McDougall, Haussler, and Bozarth to escort them to the rostrum.

The Speaker:

"At this time I would like to introduce to the House Queen Barbara Erickson. I am sure she will have a few remarks for us."

Queen Barbara:

"We are honored to be here and we consider it a privilege to represent the apple industry of our state and to bring you greetings from Appleland. On behalf of the Washington State Apple Blossom Festival Association, the people of North Central Washington, the princesses and myself, I extend to you this official invitation to come to Wenatchee April 29th through May 2nd for the Forty-sixth Annual Washington State Apple Blossom Festival. We will see you in Apple Blossom Time."

The Speaker:

"It certainly is a great pleasure to have you here. I wonder whether one of your Representatives may have some comments concerning the Apple Blossom Festival. Representative McDougall."

Mr. McDougall:

"Thank you, Mr. Speaker and ladies and gentlemen of the House. I would like to concur in the remarks of our beautiful queen of the festival this year and to extend to each and every one of you an invitation to attend this annual festival in Wenatchee. Our apple industry is a large industry, as you are all aware. We are very proud of it and of the festival, and we hope you all come over and visit us during the Apple Blossom Festival."

The Speaker instructed the special committee to escort the queen and her princesses from the rostrum.

The Speaker observed in the north gallery a group of students from Washington State University and from Yakima Valley College, and asked them to stand and be recognized.

The Speaker observed in the south gallery four students from Twisp High School, accompanied by Mr. and Mrs. Bill Wagner, and asked them to stand and be recognized.

On motion of Mr. King (Richard "Dick") the following amendment to House Bill No. 172 was adopted:

On page 2, section 3, line 6, after "Association" and before "and" insert ", the Washington State Conference of the American Association of University Professors"

MOTION

On motion of Mr. Sawyer, the House recessed until 2:00 p. m.

AFTERNOON SESSION

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

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

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery twenty-five students from the Meadow Glade School at Battleground, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of Horizon Girls from Okanogan, Chelan, and Douglas counties, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from the Columbia Basin College in Pasco, and asked them to stand and be recognized.

MOTION

On motion of Mr. O'Brien, the House recessed until 2:20 p. m.

SECOND AFTERNOON SESSION

The Speaker called the House to order at 2:20 p. m.

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

MOTION

On motion of Mr. O'Brien, the House reverted to the eighth order of business for the purpose of presenting a resolution.

RESOLUTION

Resolution by Committee on Rules and Order:

BE IT RESOLVED, That the permanent rules which governed the House of Representatives during the Thirty-eighth Legislative Session of 1963 be adopted by this House as permanent rules of the Thirty-ninth Legislature with the following amendments:

"Rule 3, subsection (f): [He shall appoint all standing and special committees.] In appointing the committee members to standing committees, the Speaker shall name members in the same ratio as the membership of the respective parties in the House. Committee members will be selected by each party's caucus. The majority party caucus will select all committee chairmen.

"Members of the Rules Committee will be selected in the same manner and same ratio as provided above, and the Speaker will serve as chairman of the Rules Committee

"Interim committee memberships will be elected by the respective caucuses, on a basis of statutory and geographical representation; otherwise, the same ratio between the parties will prevail in the caucus election of interim committee members unless otherwise provided by law.

"Patronage will be divided proportionately by the party caucuses, following as closely as possible the ratio between the parties."

"Rule 23. The use of the chamber of the house of representatives and the committee and lounge rooms shall not be granted for any purpose without consent of the house or committees respectively, except for meetings of the members of the legislature. The lounge rooms are for the exclusive use of the members of the legislature.

"Permission to use the House chamber must first be obtained from the Rules Committee."

Rule 59. Strike all of Rule No. 59 and insert the following:

"Rule 59. The standing committees of the house and the number of members of each shall be as follows:

-		
N	о.	О.

No. of			
Commit	tee Name of Committee	No. of	Members
1.	Agriculture and Livestock		15
2.	Aviation and Transportation		9
3.	Banking and Insurance		13
4.	Commerce and Economic Development		17
5.	Constitution, Elections and Reapportionment		17
6.	Education and Libraries		19
7.	Fisheries		11
8.	Game and Game Fish		12
9.	Higher Education		17
10.	Highways		37
11.	Judiciary		19
12.	Labor and Industrial Insurance		13
13.	Licenses		15
14.	Local Government		
	(a) Subcommittee on Cities and Towns		15
	(b) Subcommittee on Counties and Junior Taxing Dis	stricts :	12
15.	Medicine, Dentistry and Drugs		13
16.	Natural Resources, Harbors and Waterways		9
17.	Parks, Capitol Buildings and Grounds		11
18.	Public Institutions and Youth Development		15
19.	Public Utilities		
20.	Rules and Order		
21.	Social Security and Public Assistance		15
22.	State Government, Military and Veterans' Affairs .		. 13
23.	Water Resources and Pollution Control		10
24.	Ways and Means		. 47
	(a) Subcommittee on Appropriations		
	(b) Subcommitte on Revenue	2	20''

"Rule 73. Any member desiring to introduce a bill, memorial or resolution, except resolutions having to do with business of the house, shall file the same with the chief clerk not later than [6:00] 5:00 p.m. on the evening before the next convening session; and which bill, memorial or resolution shall be numbered and read on the next convening day, in the order filed: *Provided*, That not more than three names shall be submitted as the authors or sponsors of a bill, memorial or resolution, except in the case of a bill, memorial or resolution introduced by committees.

"The rules may be suspended to permit more than three names as sponsors only on the motion of the first named sponsor of such bill, memorial or resolution."

Mr. O'Brien moved adoption of the resolution.

On motion of Mr. Sawyer, the following amendment to the resolution was adopted:

On page 1, line 15, after "caucuses," and before "on" insert "unless otherwise provided by law," and beginning on line 17 strike "unless otherwise provided by law"

The Speaker declared the question before the House to be adoption of the resolution as amended.

The resolution as amended was adopted.

MOTIONS

On motion of Mr. O'Brien, the House advanced to the ninth order of business.

On motion of Mr. Sawyer, the House recessed until 4:00 p. m.

THIRD AFTERNOON SESSION

The Speaker called the House to order at 4:00 p. m.

The Clerk called the roll, and all members were present except Representatives Bottiger and Moos. Representative Bottiger was excused.

SECOND READING OF BILLS

House Bill No. 172, by Representatives Litchman, Saling, and Radcliffe: Establishing a professional practice commission for education.

The House resumed consideration of House Bill No. 172 on second reading, the committee amendment as amended by Mr. Clark, an amendment by Mr. Gorton and Mr. Brouillet, and an amendment by Mr. King (Richard "Dick") having been adopted previously. (See pages 447, 488, and 489 for amendments).

Mr. Savage moved adoption of the following amendment:

On page 1, section 1, line 15, after "profession." insert "Membership or active membership in a teachers' organization or in a political party shall not be construed to be unprofessional or unethical."

YIELDING TO QUESTION

Mr. Litchman:

"Mr. Speaker, would Mr. Savage yield to question?"

The Speaker:

"Mr. Savage, will you yield to question?"

Mr. Savage:

"Happy to."

Mr. Litchman:

"Mr. Savage, if we adopt your amendment, would you be willing to support this bill?"

Mr. Savage:

"I think adoption of this amendment would be protection and I think it is sincere on the part of the people supporting it, and I kind of believe I would have to go along with it."

Mr. Litchman:

"I appreciate your remarks and I think you have a good point. However, this amendment of yours was not taken up with the chairman of the committee and

Mr. Klein has another amendment which is similar to yours. If you would agree to attach your amendment to his, that would make just one amendment in context rather than having this extra one out of context. If you would withdraw your amendment. I would approve and support yours as an amendment to Mr. Klein's amendment."

Mr. Savage:

"May I hear what the amendment is before I withdraw mine? I might agree with you if I knew what the amendment was. I didn't take it up with the committee or with the chairman, but I think our rules provide a regular procedure for bringing a bill out on second reading and amending it on the floor. I just thought of this amendment in the last ten minutes and didn't have time to contact the chairman.

Mr. Litchman:

"I think you can take my word that there is an amendment which includes part of what you are referring to and I will agree to support this in the proper place, on page 3, section 4, line 3. Rather than take up the time of the House, I would appreciate it if you would withdraw your amendment and I will support it as an amendment to Mr. Klein's."

With the consent of the House, Mr. Savage withdrew his amendment.

Mrs. Hurley moved adoption of the following amendment:

Begining on page 2, section 4, line 33, after "commission shall" strike the remainder of the section and insert: "present to the vote of full time active classroom teachers the proposed criteria, adopting what is approved and rejecting what is not approved."

Mr. Brouillet moved adoption of the following amendment as a substitute to the amendment offered by Mrs. Hurley:

On page 3, section 4, line 3, after "writing." insert "Before final adoption by the commission of such criteria the State Board of Education shall provide each certificated school employee, currently employed in Washington State a printed ballot containing the proposed criteria of professional practices and spaces marked:

L.J	1	accept	tne	proposea	criteria	OI	professional	practices.
	Y		41					

☐ I oppose the proposed criteria of professional practices."

YIELDING TO QUESTION

Mrs. Hurley:

"Would Representative Brouillet yield to question, please?"

The Speaker:

"Do you yield, Representative Brouillet?"

Mr. Brouillet:

"Yes."

Mrs. Hurley:

"I think your amendment is exactly what I had intended to do, except would your amendment provide that the commission would then adopt the criteria that was approved and not adopt what was not approved?"

Mr. Brouillet:

"Mrs. Hurley, my amendment would say that they accept or reject in total, and this is not binding upon the commission. It is merely an advisory group. I don't think any commission would put into effect any criteria if the majority of teachers did not approve. However, I don't think you should bind them."

With the consent of the House, Mrs. Hurley withdrew her amendment beginning on page 2, section 4, line 33.

The motion by Mr. Brouillet to adopt an amendment on page 3, section 4, line 3 was carried and the amendment was adopted.

Mr. Johnston (Elmer E.) moved adoption of the following amendment:

Beginning on page 2, section 4, line 33, after "at least" strike "one public hearing" and insert "two public hearings"

Debate ensued, Representative Johnston speaking in favor of adoption of the amendment, and Representatives Litchman and Burtch speaking against its adoption.

YIELDING TO QUESTION

Mrs. Hurley:

"Mr. Speaker, would Representative Litchman yield to question, please?"

The Speaker:

"Will you yield to question, Representative Litchman?"

Mr. Litchman:

"Yes, I will yield."

Mrs. Hurley:

"In your opinion, Mr. Litchman, in what part of the state do you think this hearing would be held, eastern Washington or western Washington?"

Mr. Litchman:

"Mrs. Hurley, under the circumstances, because of your complaints, it might very well be held in Spokane. I can't predict obviously where it will be held. We do feel one hearing is sufficient. This is generally true in any commission. Every member from each congressional district represented on this board usually attends these meetings regardless of where they are held."

Further debate ensued, Representative Litchman speaking against adoption of the amendment, and Representative Hurley speaking for its adoption.

Mr. Brouillet demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

Mr. Johnston (Elmer E.) moved adoption of the following amendment:

On page 3, after section 6 insert a new section as follows:

"NEW SECTION. Sec. 7. Except as provided in section 6, no public funds shall be used directly or indirectly for the support of the commission or its operations or activities. The commission is authorized to enter into arrangements for the financing of the operations and activities of the commission by contributions from members of the teaching profession or from any agency representing members of the teaching profession."

And renumber the remaining section, section 8.

Mr. Mahaffey moved adoption of the following amendment as a substitute to the amendment by Mr. Johnston:

Strike the new section, Sec. 7, in the amendment by Mr. Johnston (Elmer E.) to page 3, following section 6, and insert a new section as follows:

"NEW SECTION. Sec. 7. Any person paying a fee under RCW 28.70.110 shall in addition to such fee pay the sum of five dollars which shall be used in support of the activities and operations of the commission.

"The county superintendent, or other officer authorized to receive such fee, shall within thirty days transmit the same to the state treasurer."

Renumber the old section 7 to read "Sec. 8."

Debate ensued, Representatives Mahaffey, Litchman, and Sawyer speaking in favor of adoption of the substitute amendment, and Representative Johnston (Elmer E.) speaking against its adoption.

YIELDING TO QUESTION

Mr. Adams:

"Will Mr. Mahaffey yield to a question?"

The Speaker:

"Will Mr. Mahaffey yield?"

Mr. Mahaffey:

"Yes, I will yield."

Mr. Adams:

"Mr. Mahaffey, tell us how much revenue per year or per biennium this amount would bring towards this item and where it would come from."

Mr. Mahaffey:

"Dr. Adams, teachers renew their certificates each year, and there are new teachers coming in. They pay one dollar each. It amounts to about three thousand dollars a year."

YIELDING TO QUESTION

Mr. Burtch:

"Mr. Speaker, would Mr. Mahaffey yield to question?"

The Speaker:

"Will you yield, Mr. Mahaffey?"

Mr. Mahaffey:

"Yes, Mr. Speaker."

Mr. Burtch:

"I am sorry I didn't understand the language that is in that Revised Code of Washington section you referred to. Does that include all teachers each year?",

Mr. Mahaffey:

"No. When a teacher gets her certificate, and many teachers renew their certificate each year, it includes just those teachers presently. They pay a dollar to do this. This would be an additional dollar for certificates. It amounts to a renewal of the certificate. A few of us were fortunate enough to get a life diploma so we don't have to, but the majority of teachers still have to. That is the RCW mentioned."

Mr. Burtch:

"Representative Mahaffey, would you have any objection to all teachers paying one dollar a year as a fee to pay the expenses of this commission, which is designed to help them?"

Mr. Mahaffey:

"Mr. Burtch, I wouldn't if this were the procedure of all the professional people. I feel the teachers through their professional organization would gladly contribute and pay an extra fee, if necessary."

YIELDING TO QUESTION

Mrs. Hurley:

"Mr. Speaker, I would like to ask a question of Mr. Mahaffey. I wondered, Mr. Mahaffey, who would request this dollar donation? If the commission didn't have the right by law to request a donation, would the WEA request this? I think it would be much better to have a funded commission and not one that is limping around with three thousand dollars. Could you answer me, please?"

Mr. Mahaffey:

"Well, Mrs. Hurley, I presume that all organizations like ours start in the local groups. We did that last year. We contributed to the Seattle Teachers' Association to assist in a little action going on around Edmonds with a teacher there. These things start in local organizations and spread to the main body, in this case the WEA, I presume."

MOTION

Mr. Burtch moved that the House defer further consideration of House Bill No. 172 and that the bill be ordered held for the second reading calendar tomorrow.

Debate ensued, Representatives Sawyer and Litchman speaking in opposition to the motion, and Representative Savage speaking in its favor.

MOTION

On motion of Mr. Sawyer, the House recessed until 4:45 p. m.

FOURTH AFTERNOON SESSION

The Speaker called the House to order at 4:45 p. m.

The Clerk called the roll, and all members were present except Representatives Bottiger and Moos. Representative Bottiger was excused.

The House resumed consideration of **House Bill No. 172** on second reading. With the consent of the House, Mr. Burtch withdrew his motion that the House defer further consideration of House Bill No. 172 and that the bill be ordered held for tomorrow's second reading calendar.

APPOINTMENTS TO LEGISLATIVE COUNCIL

Under the provisions of chapter 36, Laws of 1947, the Speaker appointed the following members to serve on the Washington State Legislative Council: Representatives Brachtenbach, Burtch, Copeland, Garrett, Gorton, Harris, Jueling, May, O'Donnell, Schaefer, and Taylor.

MOTION

On motion of Mr. Sawyer, the House confirmed the Speaker's appointments to the Legislative Council.

PERSONAL PRIVILEGE

The Speaker recognized Mr. McDougall on a point of personal privilege. Mr. McDougall:

"Mr. Speaker, ladies and gentlemen of the House, I think that Representative Braun should have made this particular announcement, because the Aplets and apples that were passed out here today came from the town of Cashmere, my old home town and Representative Braun's present home, in appreciation for your response to our lovely queen and princesses who visited us today."

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Tuesday, March 2, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-FIRST DAY

Life - SU

MORNING SESSION

House of Representatives, Olympia ,Wash., Tuesday, March 2, 1965.

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

The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Charles A. Loyer of the Westminster United Presbyterian Church of Olympia.

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

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 364, changing generally state teachers' retirement system law, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 496, expanding the debt limit of school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

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House of Representatives, Olympia, Wash., March 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 606, adopting the Columbia Interstate Compact, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

..., Chairman

We concur in this report: Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, Arnold Wang.

House of Representatives, Olympia, Wash., March 1, 1965.

MR. SPEAKER:

We, a minority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 606, adopting the Columbia Interstate Compact, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

FRANK. GEO. MARZANO, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth.

MOTION

Mr. Uhlman moved that **House Bill No. 606** be rereferred to the Committee on Ways and Means, Subcommittee on Appropriations.

Debate ensued, Representatives Uhlman and DeJarnatt speaking in favor of the motion, and Representative Ahlquist speaking against the motion.

Mr. Kink demanded an electric roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Bozarth:

"Mr. Speaker, may I ask Representative Ahlquist a question?"

The Speaker:

"Mr. Ahlquist, would you yield to question?"

Mr. Ahlquist:

"Yes, Mr. Speaker."

Mr. Bozarth:

"The fact that the appropriation was taken out of the bill does not mean that in order to enter into the agreement there will not have to be an appropriation some place along the line, does it? How much money is involved?"

Mr. Ahlquist:

"The question of the amount of money has to do with section 8 which was amended out in committee. I think in all honesty, Representative Bozarth, what we are confronted with at the present time is not a matter of whether or not the Ways and Means Committee wishes to put an appropriation of \$30,000 on this; this is a matter of whether or not the state of Washington is going to enter into a compact with other states. If we so decide to do that, then at that time it will be necessary, as is perfectly obvious, to have an appropriation. But first, before fooling around with a bill and putting it into Ways and Means when there is no appropriation on it, let's decide on the philosophy as to whether we are going to join other states in development of water resources. Having adopted that philosophy, then let us look into the principle of how much money we will put into it. Then is the time Ways and Means will decide whether \$30,000 or some other figure is the correct one."

Mr. Bozarth:

"My question was a direct one, Representative Ahlquist. Will it require a definite amount of money to implement this? It will cost a specific amount of money, will it not? What would you estimate it would cost?"

Mr. Ahlquist:

"At the present time, as it is in this bill, it would be \$30,000 a biennium. What we have been putting in in the past, I think, was \$17,500. To make an estimate, I would say approximately what we have been putting in in the past, because, as you well know, this is not a program of building dams and so forth. This is a provision for a compact whereby we are working with other states in the development of water resources, not building them."

Mr. Bozarth:

"Well, then, it would require an appropriation for the next two years, then? It would require an appropriation for every year from then on?"

Mr. Ahlquist:

"If the state of Washington wishes to stay in the compact."

Mr. Witherbee demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present.

On motion of Mr. Witherbee, the House proceeded with business under the call of the House.

Further debate ensued, Representative Savage speaking in favor of the motion to rerefer House Bill No. 606 to Committee on Ways and Means, Subcommittee on Appropriations, and Representatives Clark and Angevine speaking against the motion.

YIELDING TO QUESTION

Mr. Moon:

"Mr. Speaker, I wonder if Representative Angevine would yield to question?"

The Speaker:

"Representative Angevine, will you yield to question?"

Mr. Angevine:

"Yes, Mr. Speaker."

Mr. Moon:

"Did I understand you to say, Representative Angevine, that in the State Government Committee you deleted this appropriation because you knew that when you take away an appropriation from a bill that requires an appropriation, you in effect kill the bill? Was this the purpose of the committee's taking the appropriation off?"

Mr. Angevine:

"As I recall, Representative McCormick, as a first order of business, moved to delete the new section 8. I, as chairman of the committee, put the motion and the motion carried. I had nothing to do with anything except in acting as chairman I gave the committee the opportunity to vote on it."

Further debate ensued, Representatives Smith and Klein speaking in favor of the motion, and Representative Canfield speaking in opposition to the motion.

POINT OF ORDER

The Speaker recognized Mr. Whetzel on a point of order.

Mr. Whetzel:

"Mr. Speaker, I rise on a point of order and submit that this motion is out of order since it is contrary to Rule 78 which provides that on being reported back by committee, all bills shall go to the Rules Committee."

RULING BY THE SPEAKER

The Speaker:

"The ruling of the Speaker is that when a bill is before the House, a majority can refer it to the Appropriations Committee. The bill still carries the appropriation on it until the amendment is considered by the House. The ruling of the Speaker is that the motion is in order."

YIELDING TO QUESTION

Mr. Gallagher:

"Mr. Speaker, would Mr. Canfield yield to question?"

Mr. Canfield:

"I will be very happy to."

Mr. Gallagher:

"Mr. Canfield, would you like us from the state of Washington to act as the Russians do in the United Nations?"

Mr. Canfield:

"Mr. Speaker, I am not qualified to speak for the Russians."

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"Would the Speaker clarify his ruling? Do I understand that any time a measure has any appropriation involved, even though the committee proposes it be eliminated, that it can be referred to the Appropriations Committee and this does not require a suspension of the rules and a two-thirds vote?"

The Speaker:

"This bill is before the House on a committee report. When a bill is in possession of the House certainly a motion to rerefer is in order without suspension of any rule. If the House takes no action on the bill, then the rules provide that the bill goes to the Rules and Order Committee for second reading.

Further debate ensued, Representatives Bottiger, King (Richard "Dick"), and Uhlman speaking in favor of the motion, and Representatives Ahlquist and Angevine speaking against the motion.

The Clerk called the roll on the motion to rerefer House Bill No. 606 to Committee on Ways and Means, Subcommittee on Appropriations, and the motion was lost by the following vote: Yeas, 48; nays, 51; absent or not voting, 0.

Those voting yea were: Representatives Anderson (Eric O.), Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McDougall, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Witherbee, Mr. Speaker—48.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Rogers, Saling, Slagle, Swayze, Traylor, Wang, Warnke, Whetzel, Wolf—51.

EXPLANATION OF VOTE

This bill was before the House on a "do pass" report from the Committee on State Government, Military and Veterans' Affairs. The normal procedure of the House under Rule 78 is that "upon being reported back by the committee, all bills shall go to Rules Committee." There is a good reason to follow this rule since a bill is before the House

only on a committee report. If reported out by the Rules Committee the bill will be before us on second reading. At that time amendments may be considered and any defects in this bill may be corrected. At that time the bill may be again subject to a motion to rerefer to another committee. I voted against the motion to rerefer to Ways and Means by Mr. Uhlman because this motion departs from our normal House procedure and no opportunity was available to consider amendments.

W. S. "Bill" Traylor, 24th District. Frank J. Warnke, 30th District. Robert W. O'Dell, 17th District.

House Bill No. 606 was passed to Committee on Rules and Order for second reading.

MOTIONS

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

Mr. Litchman moved that House Bill No. 364 be rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

Debate ensued, Representatives Brouillet, Smith, and DeJarnatt speaking against the motion.

With the consent of the House, Mr. Litchman withdrew his motion.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 378, appointing members of political parties as deputy voter registrars, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman,

HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Arlie U. DeJarnatt, Slade Gorton, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 401, revising voting and registration procedures, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Arlie U. DeJarnatt, Slade Gorton, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 479, authorizing the use of deeds of trust, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Leonard A. Sawyer, Robert M. Schaefer, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 1, 1965.

To the Honorable, The House of Representatives of the State of Washington, Ladies and Gentlemen:

I am pleased to advise you that I have approved and filed with the Secretary of State House Bill No. 196 entitled:

"An Act relating to the legislature; providing for the redistricting and reapportionment thereof; repealing chapter 5, Laws of 1957, chapter 289, Laws of 1957 and chapter 44.06 RCW; and declaring an emergency."

The enactment of this legislation represents a triumph of the legislative process, for which I commend the legislature of this state. Redistricting is a difficult task, but it was necessary in order to guarantee equal voting power to all our citizens.

By your action you have reduced the ratio of population imbalance between the least populous and most populous districts from more than seven to one under the old plan to approximately one and one-half to one under House Bill 196. You have also provided this state with its first full-scale redistricting by the legislature since the veto of Governor John R. Rogers was overriden by the 1901 legislature.

As the Attorney General has observed, the plan is not perfect, but it probably represents the best yet produced by any state legislature in our nation. You can be justly proud of this accomplishment.

Respectfully submitted,
Daniel J. Evans, Governor.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of students from the Holy Rosary School in Seattle, and asked them to stand and be recognized.

The Speaker observed in the south gallery sixty students from the Burlington-Edison School District, and asked them to stand and be recognized.

RESOLUTION

Resolution by Representatives Jastad, Kalich, and Kink:

Whereas, The state class "B" high school basketball tournament opens in Spokane tomorrow with a game between Morton and Davenport; and

Whereas, One of our House Pages, Brew Bede, will join his Morton High School teammates to play in this contest;

Now, Therefore, Be It Resolved, By the House of Representatives, That we extend to him and to the sponsors and participants therein, our best wishes for an exciting and successful tournament.

On motion of Mr. Jastad, the resolution was unanimously adopted.

SECOND READING OF BILLS

House Bill No. 172, by Representatives Litchman, Saling, and Radcliffe: Establishing a professional practice commission for education.

The House resumed consideration of House Bill No. 172 on second reading, the committee amendment, as amended by Mr. Clark, an amendment by Mr. Gorton and Mr. Brouillet, and further amendments by Mr. King (Richard "Dick") and Mr. Brouillet having been adopted previously. (See pages 447, 488, 489, and 492 for amendments).

The Speaker declared the question before the House to be the motion by Mr. Mahaffey to adopt the following amendment as a substitute to an amendment offered by Mr. Johnston (Elmer E.): (See page 493 for amendment by Mr. Johnston).

Strike the new section, Sec. 7, in the amendment by Mr. Johnston (Elmer E.) to page 3, following section 6, and insert a new section as follows:

"NEW SECTION. Sec. 7. Any person paying a fee under RCW 28.70.110 shall in addition to such fee pay the sum of five dollars which shall be used in support of the activities and operations of the commission.

"The county superintendent, or other officer authorized to receive such fee, shall within thirty days transmit the same to the state treasurer."

Renumber the old section 7 to read "Sec. 8."

Mr. Brouillet demanded the previous question.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, Mr. Johnston offered an amendment. Now a member has offered a substitute amendment and Mr. Johnston has not had an opportunity to withdraw his. I think it is highly improper for a member of this body to circumvent an amendment in this manner. If Mr. Johnston wants to withdraw his amendment, that is entirely proper. I think it is highly improper that we should continue on a basis of offering substitute amendments without the maker of the original amendment being allowed to withdraw his amendment."

RULING BY THE SPEAKER

The Speaker:

"This is the same as amending Mr. Johnston's amendment. I think it would be in order. It will be considered as an amendment to Mr. Johnston's amendment."

POINT OF ORDER

Mr. Copeland:

"Is this not re-entering a section in which the committee is offering an amendment? In that case, this would be an amendment to an amendment to an amendment, which is not permissible."

The Speaker:

"The committee amendment has been adopted. This is an amendment to the bill. Therefore we have only an amendment to an amendment."

The demand for previous question was sustained.

The motion was carried, and the amendment to the amendment by Mr. Johnston was adopted.

The Speaker declared the question before the House to be the adoption of the amendment by Mr Johnston as amended.

The amendment as amended was adopted.

Mr. Klein moved adoption of the following amendment:

On page 3, following section 4, insert the following:

"Professional practices and criteria shall not be inconsistent with the following subsections setting forth rights of teachers outside the classroom:

"(a) Teachers have the right to think freely and to express themselves openly and without fear. This includes the right to hold views contrary to the majority.

"(b) Teachers are entitled to the free exercise of their religion. No restraint shall be put upon them in the manner, time or place of their worship.

"(c) Teachers have the right to take part in social, civil, and political affairs. They shall have the right, outside the classroom, to participate in political campaigns and to hold office. They may assemble peaceably and may petition any government agency, including their employers, for a redress of grievances. They shall have the same freedom in all things as other citizens.

"(d) Teachers have the right to live in places of their own choosing, to be free of restraints in their mode of living and the use of their leisure time shall not be abridged.

"(e) Teaching is a profession, the right to practice which is not subject to the

surrender of other human rights. No one shall be deprived of professional status, or the right to practice it, or the practice thereof in any particular position, without due process of law."

The motion was carried on a rising vote, and the amendment was adopted.

Mr. Kull moved adoption of the following amendment.

On page 3, following section 6, add a new section as follows:

"NEW SECTION. Sec. 7. No school board, its employees or agents shall discriminate in any way against any applicant for a certificated position or any certificated employee on account of his membership in any lawful organization nor for the orderly exercise during offschool hours of any rights guaranteed under the law to citizens generally, nor shall said certificated employee's personnel file in the possession of said school district, its employees or agents, at any time be withheld from his inspection thereof."

Renumber the remaining sections consecutively.

POINT OF ORDER

The Speaker recognized Mr. Brouillet on a point of order.

Mr. Brouillet:

"Mr. Speaker, as I read this amendment, it is talking about school boards and who should look at the records and so forth. The bill itself pertains to a professional practice commission, which has no direct connection with the school board. I would say this is not germane and is out of order at this time."

RULING BY THE SPEAKER

The Speaker:

"The Speaker rules that this amendment by Mr. Kull is not germane."

House Bill No. 172 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 111, by Representatives Olsen, Smith, and Haussler:

Extending group hospitalization and medical aid coverage to elected county officials.

The bill was read the second time by sections.

Mr. Day moved adoption of the following amendment:

On page 1, section 1, line 26, after "RCW" and before the period insert ": PROVIDED, That contracts of insurance executed hereunder shall not limit any beneficiary requiring treatment thereunder as to his choice of any particular branch of the healing arts nor as to the choice of any particular practitioner licensed thereunder"

Debate ensued, Representatives Day, Haussler, and Olsen speaking in favor of adoption of the amendment, and Representative Adams speaking against its adoption.

The motion was carried on a rising vote, and the amendment was adopted.

Mr. Olsen moved adoption of the following amendment:

On page 2, add a new section following section 2 as follows:

"NEW SECTION. Sec. 3. No board of county commissioners shall take any action under this 1965 amendatory act which shall disqualify members of the present legislature, under Article II, section 13, of the Constitution, from being candidates for or being elected or appointed to county elected offices.

"If any provision of the action of a board of county commissioners is held invalid under the preceding paragraph of this section, the remainder of the action or the application of the provision to other persons or circumstances shall not be affected."

Debate ensued, Representatives Olsen and Haussler speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Mr. Olsen yield to question?"

The Speaker:

"Mr. Olsen, will you yield?"

Mr. Olsen:

"Yes."

Mr. Canfield:

"Mr. Olsen, as I understand it, this is to eliminate any question as to a person's eligibility to run for political office. In other words, this hospitalization might be construed as an emolument or increase of some sort. Suppose this person does take that hospitalization advantage you mentioned, would that bar that person? Should he accept it or not?"

Mr. Olsen:

"He can accept it. That is the ruling of the attorney general."

Mr. Canfield:

"He can accept it without jeopardy?"

Mr. Olsen:

"He can accept it without jeopardy. That is the reason for the amendment."

The motion was carried, and the amendment was adopted.

House Bill No. 111 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 244, by Representatives Burtch, Moon, Moos, Backstrom, and Leland (by departmental request):

Making general changes in flood control district law; repeals earlier 1935 law on such districts.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 351, by Representatives Conner, Savage, and Traylor: Authorizing development of outdoor recreation areas.

MOTION

Mr. Burtch moved that the House defer further consideration of House Bill No. 351 and that the bill be ordered placed at the end of today's second reading calendar.

Debate ensued, Representatives Conner and Traylor speaking against the motion, and representative Klein speaking in its favor.

The motion was lost.

House bill No. 351 was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 132, by Representatives Gorton, Uhlman, and Dootson (by departmental request):

Removes requirement that school district boundaries be coextensive with city boundaries.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

The Speaker called on Mr. Garrett to preside.

House Bill No. 293, by Representatives Beck, Flanagan, and Haussler:

Providing for dissolution of inactive port districts.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 337, by Representatives Day, Marzano, King (Chet), O'Donnell, Backstrom, May, Elder, Traylor, Perry, and Grant:

Providing medical aid contracts under industrial insurance must provide a standard of service equal to that provided by the department.

House of Representatives, Olympia, Wash., February 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 337, providing medical aid contracts under industrial insurance must provide a standard of service equal to that provided by the department, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, line 27, after "cases" and before "Every" strike the period and insert ": PROVIDED, That the contract shall provide for the payment of fees to licensed practitioners of the healing arts that are not members of the medical contracting group but who render services to a contract-covered employee. Such fees shall not exceed the agreed fee schedule of the medical contracting group and said fees shall be subject to the proration of payments on the same basis as the medical aid contracting group and any such practitioner participating in the agreement of any contract-covered employee shall agree to render similar services in the event of a catastrophe and to accept a proration of payments on the same basis as the medical contracting group."

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Jack Dootson, Gary Grant, Helmut L. Jueling, Frank. Geo. Marzano, William J. S. May.

The bill was read the second time by sections.

Miss O'Donnell moved adoption of the committee amendment.

YIELDING TO QUESTION

Mr. Brachtenbach:

"Mr. Speaker, would Mr. Day yield to question?"

The Speaker (Mr. Garrett presiding):

"Mr. Day, will you yield to question?"

Mr. Day:

"Yes, Mr. Speaker."

Mr. Brachtenbach:

"I note you are the prime sponsor on the bill, Representative Day. I notice in the committee amendment the word 'catastrophe' is referred to. Is this something that is defined elsewhere in the act?"

Mr. Day:

"I think it is defined elsewhere in the industrial insurance act. This only affects industrial insurance contracts."

Debate ensued, Representative Adams speaking against adoption of the amendment.

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Day on a point of order.

Mr. Day:

"Mr. Speaker, the gentleman has not only digressed from the amendment; he has now disgressed from the bill. I would ask that he keep his remarks at least to the bill. I didn't object to his digressing from the amendment."

The Speaker (Mr. Garrett presiding):

"Dr. Adams, will you please keep your remarks pertinent to the amendment."

Further debate ensued, Representative Adams completing his remarks and Representative Day speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

House Bill No. 337 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 330, by Representatives May, Bottiger, Olsen, Marzano, Elder, Slagle, and Pierre:

Providing for arbitration of fire fighters' labor disputes.

House of Representatives, Olympia, Wash., February 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 330, providing for arbitration of firefighters' labor disputes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 4, line 23, after "collective" and before "as to" strike "bargaining" and insert "negotiations"

On page 2, section 4, line 24, after "hours" and before "working" strike "," and insert "and"

On page 2, section 4, line 25, after "employment" and before the period insert ", except work stoppage, slow down or strike" $^{\prime\prime}$

On page 5, section 13, line 31, after "last day" strike all of the matter down to and including "procedure" in line 33, and insert "on which the budget covering the contract period must be finally adopted. Such collective negotiations shall be completed at least fifteen days before the day on which the budget must be finally adopted. In the event no agreement is reached within this period, the parties may continue to negotiate such matters and the agreement shall become effective as provided by the parties. The municipal corporation shall appropriate funds in the next annual budget to pay all past due obligations to such employees incurred as a result of the agreement."

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Helmut L. Jueling, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

The bill was read the second time by sections.

On motion of Miss O'Donnell, the committee amendments were adopted.

The Speaker resumed the Chair.

Mr. Johnston (Elmer E.) moved adoption of the following amendment:

On page 3, section 8, line 13, strike all of section 8 and insert:

"NEW SECTION, Sec. 8. Within five days from the expiration of the thirty day period referred to in section 7 hereof, an arbitration board consisting of five members shall be selected as follows: The negotiating agent and the corporate authorities shall each select and name one arbitrator, and the governor shall select and name two arbitrators, one of whom shall be a member of the state bar association actively engaged in the practice of law, the other to be representative of the public having a known interest in the business community. The persons making the appointment shall immediately thereafter notify each other in writing of the name and address of the persons so selected. The four arbitrators so selected and named shall, within ten days from and after the expiration of the five day period hereinbefore mentioned, agree upon and select and name a fifth arbitrator. If on the expiration of the period allowed therefor the arbitrators are unable to agree upon the selection of a fifth arbitrator, the director of labor and industries shall select him upon request in writing from either the governor, the negotiating agent, or the corporate authorities. The fifth arbitrator whether selected as a result of agreement between the four arbitrators previously selected, or selected by the director of labor and industries, shall act as chairman of the arbitration board."

Debate ensued, Representatives Johnston, Pritchard, and Adams speaking in favor of adoption of the amendment, and Representatives O'Donnell, May, Witherbee, and Bottiger speaking against its adoption.

Mr. Anderson (Eric O.) demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representative Clark speaking in favor of adoption of the amendment, and Representatives May and Pierre speaking against its adoption.

Mr. Grant demanded the previous question, and the demand was sustained. The Clerk called the roll on the adoption of the amendment by Mr. Johnston, and the motion was lost, and the amendment not adopted by the following vote: Yeas, 32; nays, 62; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Humiston, Huntley, Johnston (Elmer E.), Lux, Lynch, Mahaffey, McCaffree, McDougall, Moos, Newhouse, O'Dell, Pritchard, Swayze, Whetzel, Wolf—32.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hood, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Marsh, Marzano, Mast, May, McCormick, Moon, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee—62.

Those absent or not voting were: Representatives Backstrom, Kirk, Leland, Morphis, Mr. Speaker—5.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery fifty students from the Cle Elum High School, and asked them to stand and be recognized.

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

On page 4, section 9, line 14, after "authorities." and before "decision" strike "A majority" and insert "The" $^{\prime\prime}$

House Bill No. 330 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 50, by Representatives Uhlman, Pritchard, and Haussler: Providing for at large election of port commissioners in class AA county. The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

MOTION

On motion of Mr. O'Brien, the House recessed until 4:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 4:00 p. m.

The Clerk called the roll, and all members were present except Representative Kirk, who was excused.

SECOND READING OF BILLS

House Bill No. 450, by Representatives Epton, May, and Saling:

Providing state matching funds may be used for major repairs of existing buildings.

The bill was read the second time by sections.

Mr. Bottiger moved adoption of the following amendment:

On line 7, after "any" and before "improvements" strike "major repairs or"

YIELDING TO QUESTION

Mr. Eldridge:

"Mr. Speaker, would Mr. Bottiger yield to question?"

The Speaker:

"Mr. Bottiger, would you yield to question?"

Mr. Bottiger:

"Yes, I will."

Mr. Eldridge:

"Mr. Bottiger, is there any dollar amount so that we won't be involved in a lot of small items?"

Mr. Bottiger:

"I have no specific knowledge on that matter. Possibly somebody could enlighten us as to the distinction between the seven hundred and twelve hundred account."

Debate ensued, Representatives Epton, Mahaffey, Litchman, and Witherbee speaking against adoption of the amendment.

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, possibly we could ask some of the experts in this area to explain the distinction between these seven hundred and twelve hundred accounts. Now, the purpose of this amendment is to preclude school districts from doing ordinary maintenance by delaying it until it became a major repair. If there is another way to accomplish this, I would be more than willing to withdraw my amendment."

Mr. Mahaffey:

"Mr. Speaker, I presume most of the members do know that within the school budget this biennium there is an item of three million dollars—the first time this item ever appeared—for doing this very thing—repairs, improvements, and remodeling. Heretofore, school districts have not been able to ask for matching funds for this purpose at all. I am sure that in the investigation and allocation of the matching funds the matters you suggest will be taken into consideration, Mr. Bottiger."

Further debate ensued, Representative Radcliffe speaking against adoption of the amendment.

The motion was lost, and the amendment was not adopted.

House Bill No. 450 was ordered passed to Committee on Rules and Order for third reading.

House Bill No. 74, by Representative Moon:

Acquiring of Wallace River property for state parks purposes.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred House Bill No. 74, acquiring of Wallace River property for state parks

purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 2, beginning on line 9, after "directed" strike the balance of the material down to and including the period on line 16 and insert "to acquire such real property upon which Wallace Falls on the Wallace River in Snohomish county is located together with such real property in the vicinity thereof as it deems necessary for park purposes."

On page 1, section 2, beginning on line 19, after "purposes" strike all of the material down to and including "property" on line 20.

On page 1, section 2, beginning on line 27, after "08.102." strike the balance of the section and insert

"NEW SECTION. Sec. 3. Any exchanges which are made under the provisions of this act shall be reviewed by a court of law as hereinafter provided before such exchange shall become effective. The superior court of the county wherein the land belonging to the state is located shall have jurisdiction to review the exchange. Sixty days prior to the date upon which the exchange is to be consummated and become effective, the state shall file or cause to be filed with the clerk of the county having jurisdiction a memorandum setting forth all relevant details of the exchange agreement. This memorandum shall include, but not be limited to, the names of all parties to the exchange, a description of the lands exchanged, the date of the proposed exchange and the general purpose of the exchange.

"The state shall cause notice of the review proceedings to be published for two consecutive weeks in suitable newspapers of general circulation in all counties where land to be exchanged is located. The notice shall state the time, date and place where the review is to be held and a general description of the matter to be reviewed. These notices shall be published not more than four weeks nor less than one week prior to the date set for the review proceedings.

"All proceedings authorized by this act shall be conducted publicly and may be attended by such persons as have any direct or indirect interest in the matters to be reviewed. Any person desiring to produce documents, exhibits or other probative evidence must file with the clerk of the county in which the review is to be conducted, at least three days prior to the date of the review, a list of all such documents, exhibits or other evidentiary materials which are to be presented."

CHARLES R. SAVAGE, Chairman.

We concur in this report: William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Joel Pritchard, Alan Thompson.

The bill was read the second time by sections.

On motion of Mr. Savage, the committee amendment on page 1, section 2, line 9 and on page 1, section 2, line 19 were adopted.

On motion of Mr. Savage, the committee amendment on page 1, section 2, line 27 was not adopted.

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

On page 1, section 2, beginning on line 21, strike all of the matter down to and including ".08.102."

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

On page 2, section 2, line 1, after "or not" and before "proposed" strike "any exchange" and insert "the acquistion of any lands"

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

On page 2, section 2, line 2, after "this" and before "is in" strike "section" and insert "act" and after "public interest" insert a period and strike the remainder of the section.

House Bill No. 74 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 313, by Representatives Andersen (James A.), Chatalas, and Litchman:

Defining failure to return a rented automobile as larceny.

House of Representatives, Olympia, Wash., February 20, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 313, defining failure to return a rented automobile as larceny, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Section 1, line 10, after "time" and before "a" strike "stated in" and insert "after" Section 1, line 11, after "mail" and before "addressed" insert "with return receipt requested"

Section 1, line 13, after "be" and before "to" strike "deemed" and insert "presumed" WILLIAM C. KLEIN, Chairman,

R. TED BOTTIGER. Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Newman H. Clark, Hayes Elder, Slade Gorton, Edward F. Harris, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Jonathan Whetzel.

The bill was read the second time by sections.

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

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

In section 1, line 6, after "motor vehicle" and before "is" insert ", or piece of machinery or equipment having a fair market value in excess of two thousand dollars,"

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

In section 1, line 9, after "vehicle" and before "after" insert "or piece of machinery or equipment"

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

In section 1, line 12, after "vehicle," and before "shall" insert "or piece of machinery or equipment"

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

In section 1, line 16, after "vehicle" and before "was" insert "or piece of machinery or equipment"

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would Mr. Andersen yield to question?"

The Speaker:

"Mr. Andersen?"

Mr. Andersen (James A.):

"Yes."

Mr. Witherbee:

"Mr. Andersen, I notice in this bill—I am for this piece of legislation—that it says in here that after 'expiration of a reasonable time.' Reasonable time means a lot of different things to a lot of different people—one day, two hours, six months. Isn't this leaving it rather vague?"

Mr. Andersen:

"That refers to a reasonable time which is stated in a notice to him. In other words, the situation is this, if I may just elucidate a bit, somebody comes in and rents a car for two hours and doesn't come back for two years. The man who rented this three thousand dollar piece of equipment can't get a larceny warrant from the prosecutor. The prosecutor won't help him; nobody will help him. But what this section says is that if he rents a car for a day or two days and doesn't come back, the owner, in a reasonable time, can go ahead and send him a notice addressed to his house telling him to bring it back within ten days or the police will be called. If he doesn't come back at that time, he is presumed to have taken it with the intention to defraud and then he can be picked up. If it develops that he is sick or has some other good reason,

that is a defense to the cause. This just provides some reasonable point within which you can go to the law enforcement authorities for recovery and ask for assistance to bring back an expensive piece of equipment. The reasonable time is stated in the notice and what would be a reasonable time is not certain. We specifically did not say ten days or a week, because the thing will vary from situation to situation, but a complete defense is to come in and explain why you weren't able to bring the equipment back. It is merely a presumption; it doesn't make the person guilty of larceny. It is a presumption to get the assistance of the prosecuting attorney and law enforcement agencies."

House Bill No. 313 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 240, by Representatives Bledsoe and Kull (by departmental request):

Regulating sale of commercial feed including customer-formula feed.

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 240, regulating sale of commercial feed including customerformula feed, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 8, section 9, line 25, after "any" and before "vehicle" insert "commercial"

On page 8, section 9, line 25, after "highways" strike the remainder of the sentence including the period following "feeds" in line 27 and insert "and direct it to the nearest scales approved by the department to check weights of feeds being delivered."

On page 9, section 9, line 9, after "purchaser if" and before the period strike "requested" and insert "known"

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Charles Moon, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

The bill was read the second time by sections.

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

House Bill No. 240 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 315, by Representatives Garrett, Swayze, and Rogers: Regulating psychologists.

House of Representatives, Olympia, Wash., February 20, 1965.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry, and Drugs, to whom was referred House Bill No. 315, regulating psychologists, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 5, section 7, line 15, after "[five]" and before "years" strike "seven" and insert "five"

On page 12, section 19, line 6, strike the period following "employment" and insert ": PROVIDED, That no person exempt from licensing under this subsection shall engage in the clinical practice of psychology."

ROBERT A. PERRY, Chairman, ELMER JASTAD, Vice Chairman.

We concur in this report: Alfred O. Adams, William S. Day, Hayes Elder, Homer Humiston, Marjorie Lynch, Frank Slagle, Georgette Valle.

The bill was read the second time by sections.

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

House Bill No. 315 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 268, by Representatives Beck, Humiston, Lynch, and Epton (by departmental request):

Extending provisional licenses for certain department of institutions personnel until July 1, 1967.

MOTION

On motion of Mr. Grant, Substitute House Bill No. 268 was substituted for House Bill No. 268, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 268 was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 257, by Representatives DeJarnatt and Thompson:

Providing a method to pay for continuous operation of diking improvement districts.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 439, by Representatives Marsh, Brouillet, Elder, and O'Dell:

Allowing interested parties to obtain copies of police accident reports.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

THIRD READING OF BILLS

SPEAKER'S PRIVILEGE

The Speaker announced that the matter of passing bills through third reading had been reviewed with the Attorney General and a decision had been made to proceed with third reading calendars but that the Speaker and Lieutenant Governor would not sign bills passed by the legislature until an official order had been received from the federal court permitting the legislature to proceed with business other than redistricting measures.

Engrossed House Bill No. 77, by Representatives Garrett, Grant, and Litchman:

Providing for accident insurance for school children.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 77 was placed on final passage.

Debate ensued, Representative Garrett speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 77, and the bill passed the House by the following vote: Yeas, 88; nays, 2; absent or not voting, 9.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos,

Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Adams, Humiston—2.

Those absent or not voting were: Representatives Anderson (Eric O.), Copeland, Flanagan, Hawley, Kalich, Kirk, McCaffree, Olsen, Taylor—9.

Engrossed House Bill No. 77, having received the constitutional majority, was declared passed.

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

Engrossed House Joint Resolution No. 25, by Representatives Burtch, Dootson, Rogers, Gorton, and Wolf.

Establishing constitutional reapportionment procedure.

MOTION

On motion of Mr. Burtch, the rules were suspended and Engrossed House Joint Resolution No. 25 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

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

On page 1, line 17 of the engrossed resolution, being the last line of the mimeographed amendment to section 3, line 14 by the Committee on Constitution, Elections, and Reapportionment, after "mean" and before the period insert "excluding soldiers, sailors, airmen and officers of the United States army, navy and air force in active service"

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

On page 2, line 30 of the engrossed resolution, being page 2, line 25 of the printed resolution, after "signatures of" and before "members" strike "three or more" and insert "a majority of the"

Engrossed House Joint Resolution No. 25 was ordered reengrossed.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Reengrossed House Joint Resolution No. 25 was placed on final passage.

Debate ensued, Representatives Burtch, O'Brien, and Gorton speaking in favor of the resolution.

YIELDING TO QUESTION

Mr. Savage:

"Mr. Speaker, I would like to have Mr. Gorton or Mr. Burtch explain to me how the commission's work goes into effect. Is their work final or does the legislature vote yes or no without amendments, or how does this become effective?"

The Speaker:

"Mr. Gorton, would you like to answer?"

Mr. Gorton:

"Yes, Mr. Speaker. Under this proposed constitutional amendment, as soon as the final results of the census are available, or within six months thereafter, the governor will be required to call a special session solely for the purpose of redistricting, a session which would not last longer than thirty days. During that session, the legislature would have the opportunity to redistrict the state. If it failed to do so and adjourned after the thirty days, a five-man commission would be appointed by the state chairmen of each political party and three appointed by the supreme court and

the presidents of the two state universities to do the job. Their doing the job would have the force and effect of law and would not have to be ratified by the legislature. Of course, the legislature, when reestablished in the next session, could pass another redistricting law. This doesn't prohibit the legislature from redistricting at some later time, though that is relatively unlikely. It does give the legislature the first crack, but if they can't agree in thirty days, it will be up to the commission."

Further debate ensued, Representatives Clark, Dootson, and Canfield speaking in favor of passage of the resolution, and Representatives Grant and Morphis speaking against its passage.

MOTION

Mr. Klein moved that the House defer further consideration of Reengrossed House Joint Resolution No. 25 and that the resolution be ordered held for tomorrow's third reading calendar.

Debate ensued, Representative Klein speaking for the motion and Representative Burtch speaking against it.

Mr. Klein demanded an electric roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Burtch yield to question?"

The Speaker:

"Mr. Burtch, do you yield?"

Mr. Burtch:

"Yes."

Mr. Smith:

"Mr. Burtch, as this commission would in effect be making laws and would be taking over a legislative function, is there any question of the legality of this?"

Mr. Burtch:

"Well, if this is put into our Constitution, which is the supreme law of the state provided it does not conflict with the United States Constitution, I don't see how there would be any question. What the commission does can always be questioned by any citizen by appealing to the state supreme court, providing the supreme court were the court of original jurisdiction, on application of any citizen or taxpayer to the secretary of state to do his duty and determine the validity of whatever action the commission takes."

Further debate ensued, Representatives Angevine and O'Brien speaking in favor of the motion.

YIELDING TO QUESTION

Mr. Andersen (James A.):

"Mr. Speaker, would Mr. Klein yield to question?"

The Speaker:

"Do you yield to question, Representative Klein?"

Mr. Klein:

"I yield to question."

Mr. Andersen:

"Mr. Klein, I just wanted to suggest that if we are talking about a matter of comity amongst the legislature, it might be appropriate for you to withdraw the request for electric roll call, which has nothing to do with comity."

Mr Klein:

"I would be most happy to withdraw my request for electric roll call."

With the consent of the House, Mr. Klein withdrew his request for an electric roll call.

The motion was carried, and the House deferred further consideration of Reengrossed House Joint Resolution No. 25, and the resolution was ordered held for tomorrow's third reading calendar.

Engrossed House Bill No. 154, by Representatives Brouillet, Sawyer, and Copeland:

Recognizing employee organizations for certificated employees of school districts.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 154 was placed on final passage.

Debate ensued, Representatives Brouillet, Copeland, and Radcliffe speaking in favor of passage of the bill, and Representative Pritchard speaking against its passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 154, and the bill passed the House by the following vote: Yeas, 91; nays, 5; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Berg, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallager, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Bledsoe, Flanagan, Klein, Mc-Caffree, Pritchard—5.

Those absent or not voting were: Representatives Kirk, May, Taylor—3.

Engrossed House Bill No. 154, having received the constitutional majority, was declared passed.

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

House Bill No. 38, by Representatives Olsen, Litchman, Chatalas, O'Donnell, Taylor, and Smith (by executive request of Governor Rosellini):

Enabling counties and cities to participate in a sports stadium.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and House Bill No. 38 was placed on final passage.

Debate ensued, Representatives Olsen, Litchman, Clark, and Savage speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 38, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Bottiger, Kirk, Taylor—3. House Bill No. 38, having received the constitutional majority, was declared passed.

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

House Bill No. 324, by Representatives Uhlman, Morphis, Elder, Smith, Sheridan, Chatalas, Grant, O'Donnell, Mahaffey, Garrett, and Backstrom:

Exempting police pensions from attachment.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and House Bill No. 324 was placed on final passage.

Debate ensued, Representatives Uhlman, O'Brien, and Mahaffey speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Eldridge:

"Mr. Speaker, would Mr. Uhlman yield to question?"

The Speaker:

"Mr. Uhlman, would you yield to question?"

Mr. Uhlman:

"Yes, I do."

Mr. Eldridge:

"Representative Uhlman, does this mean that a man coming under the provisions of this pension could go to a retailer and run up a large bill and then just leave it without any recourse on the part of the merchant, as far as these funds are concerned?"

Mr. Uhlman:

"Representative Eldridge, that is precisely what would happen. It would be up to the retailer not to extend credit to some poor, little, old widow who has a small pension of seventy-five or eighty dollars a month. It simply exempts this small annuity from garnishment."

The Clerk called the roll on the final passage of House Bill No. 324, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallager, Garrett, Goldsworthy, Gorton, Grant, Harris,

Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those voting nay were: Representative Newschwander—1.

Those absent or not voting were: Representatives Flanagan, Kirk, Taylor-3.

House Bill No. 324, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Wednesday, March 3, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-SECOND DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, March 3, 1965.

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

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

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Charles A. Loyer of the Westminster United Presbyterian Church of Olympia.

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

MOTION

On motion of Mr. O'Brien, the House advanced to the eighth order of business.

RESOLUTION

Resolution by Representatives Anderson (Eric O.) and Burtch:

Whereas, On July 18, 1964, on a Southwest Washington beach near Ocean City, Washington, one Marshall E. Field, his wife and two children were present enjoying the recreational opportunities in the area; and

Whereas, Mr. Field then, unmindful of his own personal safety, plunged into the surf and started to swim to where the three people were keeping themselves afloat. He found the surf and undertow too difficult to battle, so he fought his way back to shore, obtained the raft and set out again for the area where the three were trying to keep afloat. Mr. Field pulled one of the boys aboard and the raft then overturned, throwing Mr. Field and the boys into the sea. After righting the raft, and with great effort, he hauled the two boys onto the raft and searched for the third member who was the father of one of the boys. He was unable to be found. Mr. Field then propelled the raft to the shore and he and his wife put the boys in sleeping bags to warm them and administered first aid until they recovered; and

WHEREAS, Marshall E. Field risked and almost lost his own life in saving the two boys, Danny McDaniels and Lawrence Lambert, and had he not acted, it is almost certain that the boys would have drowned before other aid could have arrived; and

WHEREAS, This heroic achievement, regardless of his own welfare, has received national recognition and is in the highest tradition of concern for fellow man;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington, that we do hereby congratulate and honor Marshall E. Field for this act of heroism, courage and outstanding example of bravery and selflessness to the citizens of this state: and

Be It Further Resolved, That a copy of this resolution be delivered to Mr. Marshall E. Field forthwith.

On motion of Mr. Anderson (Eric O.), the resolution was unanimously adopted.

SPEAKER'S PRIVILEGE

The Speaker:

"At this time I would like to have Mr. Eric Anderson come to the rostrum to make a presentation."

The Speaker turned the gavel over to Mr. Anderson.

Mr. Anderson instructed the Representatives from Pierce county to escort Mr. and Mrs. Marshall E. Field to a position of honor on the rostrum, where a corsage was presented to Mrs. Field.

Mr. Anderson:

"Mr. and Mrs. Field, Mr. Speaker, students from Hunt Junior High, ladies and gentlemen of the House and friends, today is, I would say, one of the greatest days of my life. I am very proud to stand here and pay honor to one of the bravest men in the state of Washington. Marshall, ever since you performed this great deed, I have been very humble in your presence. You know, ladies and gentlemen, Marshall and I worked together down at the mill by the ocean and at Pacific Beach, and I am very, very proud to have known Marshall for quite a while. Marshall, on behalf of the members of this House and the state of Washington, I want you to have this resolution, that it might be placed among the archives of your home, confirming that you are one of the bravest men in the state of Washington.

"There are billows far out on the ocean That never will break on the beach,

And waves upon waves of emotion

That can't find expression in speech."

Mr. Field:

"Thank you, Eric . I think that is about all I can say. This was quite unexpected. Thank you."

Mr. Anderson instructed the special committee to escort Mr. and Mrs. Field from the bar of the House.

Mr. Anderson returned the gavel to the Speaker.

MOTION

On motion of Mr. O'Brien, the House reverted to the third order of business.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., March 2, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 74; also

Engrossed House Bill No. 111; also

Engrossed House Bill No. 172; also

Engrossed House Bill No. 240; also

Engrossed House Bill No. 313; also

Engrossed House Bill No. 315; also

Engrossed House Bill No. 330; also Engrossed House Bill No. 337; also

Reengrossed House Joint Resolution No. 25, have compared same with the original bills and resolution and find them correctly engrossed.

I concur in this report: Gary Grant.

RAY OLSEN, Chairman.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of Republicans from the 43rd District, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from Hunt Junior High School in Tacoma, and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 112, adding exceptions to the restraints to the creation of local improvement districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government SAMUEL J. SMITH, Chairman, FRANK J. WARNKE, Vice Chairman. Subcommittee on Cities and Towns JACK ROGERS, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Slade Gorton, Elmer E. Johnston, Ann T. O'Donnell, Joel Pritchard, George P. Sheridan, Richard Taylor, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 114, increasing city mayor-commissioners' salaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, Elmer E. Johnston, Ann T. O'Donnell, George P. Sheridan, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 178, providing for acquisition by irrigation district of water system, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Horace W. Bozarth, Chairman, Robert R. Kull, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, William S. Day, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Charles Moon, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 203, raising per diem for state officials and employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Frank B. Brouillet, William "Bill" Chatalas, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 204, raising mileage rate allowance for state officials and employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Frank B. Brouillet, William "Bill" Chatalas, Newman H. Clark, Joe D. Haussler, Doris Johnson, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 221, establishing presumption that Title 75 and rules and regulations of director of fisheries are necessary for conservation of food fish and shellfish, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

CHET KING, Chairman.

We concur in this report: Duane L. Berentson, Arnie Bergh, Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 26, 1965.

Mr. Speaker:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 256, regulating hair dressing and beauty culture establishments and the operators and employees thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

MRS. JOSEPH E. HURLEY, Chairman, RAY OLSEN, Vice Chairman.

We concur in this report: Stewart Bledsoe, R. Ted Bottiger, William S. Day, Homer Humiston, Frank. Geo. Marzano. Richard W. Morphis.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

Mr. Speaker:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 296, setting out department of public assistance's duties relating to child welfare, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM "BILL" CHATALAS, Chairman,
FRANK SLAGLE. Vice Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Thomas L. Copeland, Homer Humiston, Robert R. Kull, Mary Stuart Lux, Frank. Geo. Marzano, Mary Ellen McCaffree, Charles E. Newschwander, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 338, creating game department jurisdiction on Snake River, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JACK L. BURTCH, Chairman, W. S. "BILL" TRAYLOR, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Hugh "Bud" Kalich, Richard "Dick" King, Fred R. Mast, Donald W. Moos, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 348, regulating and prescribing procedures relating to garbage and/or refuse collection companies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government
Samuel J. Smith, Chairman,
Frank J. Warnke, Vice Chairman.
Subcommittee on Cities and Towns
Jack Rogers, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Ann T. O'Donnell, George P. Sheridan, Richard Taylor, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 426, providing for apportionment of school funds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Frank B. Brouillet, William "Bill" Chatalas, Newman H. Clark, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Doris Johnson, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Samuel J. Smith, Mrs. Frances G. Swayze.

House of Representatives, Olympia, Wash., March 2, 1965.

Mr. SPEAKER:

I, a minority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 426, providing for apportionment of school funds, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 494, authorizing use of spring triggered devices to control game, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Horace W. Bozarth, Chairman, Robert R. Kull, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, William S. Day, S. E. (Sid) Flanagan, Dan Jolly, Daniel G. Marsh, Charles Moon, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Bill No. 495, providing for the removal of gravel, rock, sand, etc., from public lands of state by certain political subdivisions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Charles Moon, Chairman,

RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 513, directing prosecutors to defend county officers, have had the same under

consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack Dootson, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred **House** Bill No. 592, providing appointments for assistants for family courts in third class counties, have had the same under consideration, and we respectfully report the same back to the House with recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Jack L. Burtch, Jack Dootson, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 622, providing for uniform system of public schools, have had the same under consideration, and we respectfully report the same back to the House with recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

MARK LITCHMAN, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Arlie U. DeJarnatt, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, Donald W. Moos, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

MOTION

On motion of Mr. Litchman, House Bill No. 622 was rereferred to Committee on Judiciary.

House of Representatives, Olympia, Wash., March 2, 1965.

Mr. Speaker:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 638, extending permissible nursing home services for recipients of federal aid assistance to sixty days, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM "BILL" CHATALAS, Chairman, Frank Slagge, Vice Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Homer Humiston, Robert R. Kull, Frank. Geo. Marzano, Charles E. Newschwander, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 643, amending income for public assistance pur-

poses to allow federal aid, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM "BILL" CHATALAS, Chairman,

FRANK SLAGLE, Vice Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Robert R. Kull, Frank. Geo. Marzano, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 1, 1965.

Mr. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Joint Resolution No. 4, proposing constitutional amendment changing residence qualifications for voting to six months in state, thirty days in county, city, town, ward, or precinct, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

GARY GRANT, Chairman,

HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Arlie U. DeJarnatt, Slade Gorton, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery students from the Issaquah High School, and asked them to stand and be recognized.

RESOLUTIONS

Resolution by Representatives Leland, Uhlman, Bledsoe, McCaffree, and Flanagan:

WHEREAS, The United States Department of the Interior Bureau of Mines in cooperation with the University of Washington has maintained for forty years a Coal Research Laboratory and a Nonmetallics Research Laboratory on the campus of the University; and

Whereas, The Washington State Legislature in 1961 appropriated the sum of five hundred thousand dollars for a building addition for this facility which was constructed and in fact just occupied in the fall of 1964, with the understanding that it would remain on the campus of the University; and

Whereas, The United States Bureau of Mines has expressed its intention to move these facilities to Pittsburgh, Pennsylvania, Albany, Oregon, or elsewhere; and

Whereas, These facilities as now developed, constructed, and installed represent the finest and most advanced research installation of its kind in the United States; and

Whereas, These facilities and equipment are permanently installed, are extremely bulky and heavy, and do not lend themselves to dismantling and moving, with the obvious end result that a substantial portion of these fine facilities and equipment would be abandoned and lost and therefore present capacity to conduct full and meaningful research into future uses of coal and nonmetallics would be lost to this area forever; and

WHEREAS, It is extremely vital that at this time when the use of coal as fuel has declined in importance, that research in its future uses be maintained at the highest possible level; and

Whereas, The uprooting, dismantling, and movement of these permanently installed nonmetallic facilities from an industrial area to the agricultural community of Albany, Oregon and at the same time moving the also permanently installed coal-research facilities from the Pacific Coast, with ninety-five percent of these coal reserves occurring in the State of Washington, to far-away Pittsburgh, Pennsylvania with poor access, communication and availability of research for use by industry in Washington, Alaska, or the whole West, will result in tremendous loss to industry and economic development in this state, the Pacific Northwest, and the Nation; and

Whereas, The proposed movement of these facilities following the recent investment made by the State of Washington of five hundred thousand dollars with the understanding that the facilities would remain on the University of Washington campus would be a breach of faith on the part of the United States Department of the Interior Bureau of Mines; and

Whereas, The closure of the Bureau's facilities on the University Campus is presented as being a part of the President's economy program, the fact is that the work cannot be done more cheaply elsewhere, because of the substantial contribution made by the State of Washington through the University and thus the closure would save the federal government nothing, but would cost the state a great deal—including a payroll of over \$100,000 a year.

Now, Therefore, Be It Resolved, By the House of Representatives of the Legislature of the State of Washington, That the United States Bureau of Mines be requested to review and rescind its decision to move its Coal Research Laboratory and Nonmetallic Research Laboratory from the University of Washington Campus.

Be It Further Resolved, That the secretary of state immediately transmit copies of this resolution to the President of the United States, the President of the United States Senate, the Speaker of the United States House of Representatives, the Secretary of the Interior, and to each member of Congress from the State of Washington.

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

Resolution by Representatives Ahlquist, Bledsoe, Canfield, McDougall, Moos, Kull, Bozarth, Jolly, and Johnson (Doris):

Whereas, The Bureau of the Budget has proposed that the Soil Conservation Service appropriation for assisting locally organized and locally managed soil and water conservation districts be reduced by twenty million dollars and that soil and water conservation districts and cooperating farmers, ranchers and other landowners shall pay the federal government up to fifty percent of the cost of technical assistance furnished in the design, layout and installation of planned soil and water conservation practices on their lands; and

Whereas, The federal government has, for some thirty years, provided technical assistance to owners and operators of privately owned lands believing that it is in the total public interest, and one of the most urgent national needs to protect and improve the soil and water resources of this nation; and

Whereas, Over ninety-six percent of Washington privately owned land is included in its sixty-eight soil and water conservation districts and nearly a third of Washington's farmers and ranchers are annually using the technical assistance in the design, layout and installation of planned soil and water conservation measures on their lands; and

Whereas, The supervisors of such districts have continuously requested additional technical assistance to meet the needs of farmers and ranchers to accelerate the application of conservation practices; and

Whereas, Recent state-wide storms and floods of disastrous proportions have resulted in heavy erosion and loss of valuable top soil, in heavy sediment deposits in our reservoirs, lakes, streams and rivers which also have spread over valuable bottom lands and in other flood damage to both public and private property together with destruction or severe damage to thousands of water control and use structures, requiring greater, rather than reduced efforts in the application of soil and water conservation practices; and

Whereas, Such assessments of payments to the federal government will discourage and seriously curtail the application of soil and water conservation measures on lands so vital to the strength and welfare of the state of Washington and the nation and will seriously affect the fall harvest on family farms and the holdings of small operators; and

Whereas, This proposed additional burden added to the costs of farmers and ranchers already in a depressed economic condition, would limit the ability of these people to participate in the existing agricultural conservation program and similar programs which have in the past contributed substantially to the conservation development, and the prudent use of these soil and water resources.

Now, Therefore, Be It Resolved, By the House of Representatives of the state of Washington, That we respectfully make application to the congress of the United States to continue the long established policy of providing technical assistance to

soil and water conservation districts and their cooperating land owners and operators without requiring them to pay the federal government any portion of cost of such technical assistance, and

Be It Further Resolved, That the congress provide the increases in technical assistance requested by the soil and water conservation districts in Washington and throughout the nation to meet the needs of land owners and operators to accelerate the planning and application of conservation measures on their privately owned lands; and

Be It Further Resolved, That copies of this resolution be transmitted to the Honorable Lyndon B. Johnson, President of the United States, the President of the United States Senate and the Speaker of the House of Representatives, the Chief of the Soil and Conservation Service, and to each Senator and Representative in Congress from the state of Washington.

Mr. Moos moved adoption of the resolution.

Debate ensued, Representatives Moos, Ahlquist, Anderson (Eric O.), Bledsoe, Bozarth, May, Kull, and Valle speaking in favor of adoption of the resolution.

The motion was carried and the resolution was adopted.

Resolution by Representatives Lynch, Kirk, and Garrett:

WHEREAS, The state of Washington maintains a large number and variety of penal and rehabilitation institutions and residential schools under the administrative jurisdiction of the department of institutions, and

Whereas, These institutions impose a great and increasing financial burden on the taxpayers, and

Whereas, There is proposed legislation before the thirty-ninth regular session of the Washington state legislature which would require residents of certain of these institutions, or their families, to contribute to their support and maintenance, and

Whereas, It is desirable to determine the extent to which the principle of self or family contribution is presently being applied, and can or should be applied to any or all of the institutions administered by the department of institutions, and if such a program is feasible, under what conditions and limitations,

Now, Therefore, Be It Resolved, By the House of Representatives, That the legislative council study the laws, regulations and practices, both in Washington and other states, with respect to the establishment of requirements for the contribution to the support of residents of all institutions and schools under the jurisdiction of the department of institutions by the residents or their families, and report its findings and recommendations to the 1967 session of the legislature.

Mrs. Lynch moved adoption of the resolution.

Debate ensued, Representatives Lynch, Kirk, Clark, and Epton speaking in favor of adoption of the resolution.

The motion was carried and the resolution was adopted.

MOTIONS

On motion of Mr. Litchman, House Bill No. 154 and House Bill No. 172 were ordered engrossed and distributed to the members of the House.

On motion of Mr. Sawyer, the House recessed until 11:10 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 11:10 a.m.

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

Mr. Sawyer demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Represenatives Day, Kink, McCormick, and Warnke.

On motion of Mr. Sawyer, the absent members were excused, and the House proceeded with business under the call of the House.

RESOLUTION

Resolution by Mr. O'Brien:

WHEREAS, Governor Daniel J. Evans has made budget requests which require new state revenue of over \$140.000.000: and

WHEREAS, Governor Evans has yet to introduce in the House of Representatives or the Senate of the State of Washington his recommended legislation to raise the necessary revenues other than one bill to increase the sales tax by extending it to services (i.e., the Misery tax); and

Whereas, Governor Evans has totally failed to place before the legislature in the first fifty days his specific legislation calling for a shift in the 10-mill levy from the local to the state level which means that such legislation cannot under Article II, Sec. 36 of the Washington State Constitution be introduced or considered by the legislature during this session without a two-thirds vote of each house; and

WHEREAS, Governor Evans while a member of the House of Representatives was highly critical of the former Governor in Resolutions proposed by then Representative Evans on the 8th day and on the 23rd day of the 1961 legislative session, for having failed to make his specific tax legislation available, stating in part: "This Legislature believes that the executive branch of government, which proposes such large expenditures, owes a duty to the people of the state and to their elected representatives to outline specifically the methods by which it believes these expenditures can be made within the framework of a balanced budget;"; and

WHEREAS, even without the redistricting problem the Governor's failure to introduce the required tax legislation within the fifty days permitted by the Constitution would force an Extraordinary Session of the Legislature;

Now, Therefore, Be It Resolved. That the House of Representatives does request Governor Evans to supplement his Budget and Tax message in specifics by producing his proposed tax legislation for scrutiny and examination so that we may not be further hampered during the apparent necessary Extraordinary Session; and

Be It Further Resolved, That the Chief Clerk transmit this message to the Governor.

Mr. O'Brien moved adoption of the resolution.

Debate ensued, Representatives O'Brien, Backstrom, and Sawyer speaking in favor of adoption of the resolution, and Representatives Eldridge, Andersen (James A.), and Newschwander speaking against its adoption.

YIELDING TO QUESTION

Mr. Moon:

"Mr. Speaker, I wonder if Representative Andersen would yield to question?"

The Speaker:

"Mr. Andersen, will you yield?"

Mr. Andersen (James A.):

"I will."

Mr. Moon:

"Mr. Andersen, were you ashamed in the 1961 session of the now present Governor Evans when he stated: 'This legislature believes that the executive branch of government owes a duty to the people of the state and to their elected representatives to outline specifically the methods by which he believes these expenditures can be made within the framework of a balanced budget'? This was on the 23rd day, that early in the session, as compared to the date of this present session."

Mr. Andersen:

"Yes, I agree with that. I also remember the context in which it was stated. You had a governor who had been in office four to six years. He had all the facilities of state government behind him. When then Representative Evans, now Governor Evans, went into the governor's mansion, I saw the vaults. There wasn't even dust in the vaults and files. There was absolutely nothing. It wasn't until very shortly before the session began on January 11, 1965 that he had access to any information on which a budget is predicated. Governor Evans came in with a 595 page budget book and no staff to use for working on it. You had a situation there of a governor who had been an incumbent for many, many years and who could have had a program worked out a long time before the session began. What we had to do on the Republican side both in the legislature and in the governor's office was limp along partly staffed with inadequate funds and try to put the whole show together in a matter of a few days, dealing all the while with this grievous problem of redistricting. The words were correct, but the situation was entirely—180 degrees—opposite from today's situation."

Mr. Burtch demanded an oral roll call, and the demand was sustained.

Further debate ensued, Representative Uhlman speaking for adoption of the resolution, and Representative Clark speaking against its adoption.

Mr. Sawyer demanded the previous question, and the demand was sustained.

The Clerk called the roll on adoption of the resolution by Mr. O'Brien, and the motion was carried, and the resolution adopted by the following vote: Yeas, 52; nays, 43; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Witherbee, Mr. Speaker—52.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—43.

Those absent or not voting were: Representatives Day, Kink, McCormick, Warnke—4.

MOTIONS

On motion of Mr. Brachtenbach, Mr. O'Brien was instructed to transmit the resolution just adopted to the governor at a meeting to be held today at 1:30 p. m.

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of over one hundred Republican women, and asked them to stand and be recognized.

The Speaker observed in the south gallery eighty students from the American Government class at the Meridian High School in Whatcom county, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of employees from the Kent school district, and asked them to stand and be recognized.

MOTION

On motion of Mr. Sawyer, the House recessed until 8:00 p. m.

EVENING SESSION

The Speaker called the House to order at 8:00 p.m.

The Clerk called the roll, and all members were present except Representatives Angevine, Kalich, Valle, and Witherbee. Representatives Angevine, Valle, and Witherbee were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

The Senate has adopted: Senate Concurrent Resolution No. 9, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor. RECEIPT

Received of John L. O'Brien one bum political resolution full of political hogwash that wasted an hour of the taxpayers' time.

Daniel J. Evans, Governor.

SECOND READING OF BILLS

House Bill No. 437, by Representatives Wolf, Day, and Hurley:

Requiring wine tax collections to be made at wholesale instead of retail. The bill was read the second time by sections.

On motion of Mr. Sawyer, the rules were suspended, House Bill No. 437 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Wolf speaking in favor of passage of the bill. The Clerk called the roll on the final passage of House Bill No. 437, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Backstrom, Bottiger-2.

Those absent or not voting were: Representatives Angevine, Huntley, Kalich, Leland, Sheridan, Valle, Witherbee—7.

House Bill No. 437, having received the constitutional majority, was declared passed.

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

House Joint Memorial No. 26, by Representatives Flanagan, Jolly, Bledsoe, Newhouse, Kull, and Canfield:

Memorializing Congress to amend federal sugar act.

The memorial was read the second time in full.

On motion of Mr. Sawyer, the rules were suspended, House Joint Memorial No. 26 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representatives Flanagan, Jolly, Bozarth, Canfield, Bledsoe, and Kull speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 26, and the memorial passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Angevine, Goldsworthy, Kalich, Valle, Witherbee—5.

House Joint Memorial No. 26, having received the constitutional majority, was declared passed.

House Bill No. 491, by Representatives Conner, Savage, and Haussler:

Authorizing acquisition of ShiShi Beach for county park purposes.

The bill was read the second time by sections.

On motion of Mr. Sawyer, the rules were suspended, House Bill No. 491 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Conner and Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 491, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Can-

field, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Angevine, Valle, Witherbee—3.

House Bill No. 491, having received the constitutional majority, was declared passed.

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

House Bill No. 239, by Representatives Sawyer, Huntley, McCormick, Conner, Wang, O'Dell, Bozarth, and Warnke (by Highway Interim Committee request):

Raising motor vehicle fees and providing for disposition thereof.

The bill was read the second time by sections.

On motion of Mr. Sawyer, the rules were suspended, House Bill No. 239 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Sawyer and Huntley speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Mr. Huntley yield to question?"

The Speaker:

"Will you yield to question, Mr. Huntley?"

Mr. Huntley:

"Yes."

Mr. Canfield:

"I didn't get the figure as to what money the bill will bring in. I presume, to start with at least, it will bring in more than is necessary. It was stated this would take care of a ten-year period, so I presume it will go into the highway fund or some other fund. What is the financial impact of this bill? How much money will it produce in a year?"

Mr. Huntley:

"The total when it is implemented will be approximately two and one-half million dollars. It is true they don't need this much at the present time because they can't put one hundred fifty men on the road at one time. Perhaps we could have waited until next year to have started collecting this money, but by that time it would have been impossible to put these men on the road immediately and keep them there. There is money at the present time to put a few men on the road, but by the time the legislature meets again in 1967, if the legislation isn't passed now, there will be no revenue coming in until licenses are purchased in 1968. It is imperative that we pass this legislation now if we are to increase the size of the patrol."

Further debate ensued, Representatives Conner, Bozarth, and Avey speaking in favor of passage of the bill, Representative Adams stating he would

support the bill but questioning certain activities of the state patrol, and Representatives Beck and Huntley replying to Representative Adams.

The Clerk called the roll on the final passage of House Bill No. 239, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King, (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—94.

Those voting nay were: Representative Hurley-1.

Those absent or not voting were: Representatives Angevine, Dootson, Valle, Witherbee-4.

House Bill No. 239, having received the constitutional majority, was declared passed.

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

House Bill No. 55, by Representatives May, Pierre, and McCaffree: Increasing school bus length limit.

> House of Representatives. Olympia, Wash., February 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 55, increasing school bus length limit, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 12, after "feet" insert ": Provided further, That any such school bus shall be equipped with three axles"

On page 1, section 1, line 14, after "commission" and before the period insert ", and the operation of any such school bus upon the public highway shall be limited as determined by the superintendent of public instruction in the manner provided for in RCW 46.48.150"

> LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman,

W. L. "BILL" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Eric D. Braun, Jack L. Burtch, Paul H. Conner, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Jack Rogers, George P. Sheridan, Ben F. Taplin, Richard Taylor, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, C. G. Witherbee, Harold E. "Hall" Wolf.

The bill was read the second time by sections.

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

Mr. Cunningham moved adoption of the following amendment:

On page 2, line 12, add a new section to read as follows:

"NEW SECTION. Sec. 2. This amendatory act of 1965 shall not take effect until January 1, 1968, and the interim highway committee, in cooperation with the office of the superintendent of public instruction is hereby directed to study the safety and economic feasibility of the operation of forty foot school buses, and report its findings to the fortieth session of the Washington state legislature prior to January 20, 1967."

Debate ensued, Representatives Cunningham and Pritchard speaking in favor of adoption of the amendment, and Representatives Sawyer, May, and Avey speaking against its adoption.

YIELDING TO QUESTION

Mr Adams:

"Mr. Speaker, will Mr. May yield to question?"

The Speaker:

"Do you yield, Mr. May?"

Mr. May:

"Yes."

Mr. Adams:

"Mr. May, I hear by way of the grapevine that somebody has sold two of these buses in this state and then found out they were not quite legal and that he therefore wants this bill so he can deliver these buses. Is that, or anything similar to that correct?"

Mr. May:

"No, sir, that is not. He has an order from a parochial school that wants a bus, but unless this legislation is passed, he couldn't sell it. He also has a city contract, but without this statute, it can't be carried out."

Further debate ensued, Representative Brachtenbach speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would Mr. Brachtenbach yield to question?"

The Speaker:

"Will you yield to question, Mr. Brachtenbach?"

Mr. Brachtenbach:

"Yes."

Mr. Witherbee:

"You said that it isn't our job to decide about the specifications on these buses. The present law says that they are thirty-five feet. Do you think this law is proper? If this law isn't proper, maybe we should strike all reference to it."

Mr. Brachtenbach:

"Frankly, I have not traced the history of that statute. I would assume this is one that meets the approval of the department of public instruction. That is the point of my objection. Forty feet does not meet the approval of the department of public instruction."

YIELDING TO QUESTION

Mr. Perry:

"Mr. Speaker, I wonder if Mr. May would yield to question?"

The Speaker:

"Mr. May, do you yield?"

Mr. May:

"Yes."

Mr. Perry:

"I was interested in a corrolary here. The city of Seattle has in its Transit Commission established a number of deals of this character. I have recently written the auditor asking him for some specific criteria as to operational costs. Now, we have alluded here without any specifics to the operational cost of these forty-foot buses. Do you have a specific criteria established on the different operational costs of these buses?"

Mr. May:

"Mr. Perry, I would answer just what I have heard in committee, which is that the cost of diesel is about one-third the cost of gasoline. The cost of repairs is very much smaller and they run many, many hundreds of miles further without overhauling."

Further debate ensued, Representative Perry speaking in favor of adoption of the amendment, and Representatives May, Pierre, and Sawyer speaking against its adoption.

Mr. Grant demanded the previous question, and the demand was not sustained.

Further debate ensued, Representative Cunningham speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, I wonder if Mr. Cunningham would yield to question?"

The Speaker:

"Mr. Cunningham, will you yield?"

Mr. Cunningham:

"Yes, sir."

Mr. Bottiger:

"Mr. Cunningham, in reading this statute, I notice that the statute presently allows shall we say commercial buses to operate at forty feet. I take it your argument is that because the bus driver is part time or temporary, he is not qualified to drive this school bus. Is that it?"

Mr. Cunningham:

"Not totally. My argument is that you are hauling more students than you do adults in this sort of bus. In an adult transit bus, you are hauling about fifty passengers in a Greyhound. In a school bus, you are going to haul at least ninety or more. You may have one hundred twenty of the small children, kindergarten children and primary students, in a bus. This is an impossible load for a driver to handle, because not only is this driver driving, he has the disciplining of these students as one of his problems. A driver on an adult bus does not have this problem."

Mr. Bottiger:

"Is this load seated or standing?"

Mr. Cunningham:

"Ninety seated, and most districts many times will have one or two standing in the aisles per seat. You can see what this will do to a bus driver. You can't see what is going on in the back of the bus. If your attention is distracted, if you have trouble going over a railroad track, if you go over an embankment, you have a catastrophe. I don't think we want to do this until we know what we are putting into service."

Mr. Bottiger:

"I think everybody realizes that the majority of us depend on committee reports for references to other statutes we don't have with us. RCW 46.48.150 refers to the superintendent of public instruction. I wonder, Mr. Cunningham, can you acquaint me with what it is he has to do to approve these buses?"

Mr. Cunningham:

"The specifications are set up in advance after a period of study before you put a bus into service, and then the safety regulations are laid out for the piece of equipment before it is put into operational service. This has always been our procedure in the state of Washington. We have not had the opportunity in this instance."

Further debate ensued, Representative Cunningham speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Gorton:

"Mr. Speaker, will Mr. Sawyer yield to question?"

The Speaker:

"Mr. Sawyer?"

Mr. Sawver:

"Yes."

Mr. Gorton:

"Mr. Sawyer, do you know what is in RCW 46.48.150?"

Mr. Sawyer:

"Not exactly. If I remember rightly, it refers to the fact that the superintendent of public instruction, a representative of the highway commission, and a representative of the Washington state patrol will set up safety standards for the respective school buses."

Further debate ensued, Representative Gorton speaking in favor of adoption of the amendment and Representatives Witherbee and Sawyer speaking against its adoption.

Mr. Goldsworthy demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representative Klein speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, I hadn't finished my interrogation a moment ago and would like to address a question to either Mr. Gorton or Mr. Cunningham. Does the committee which makes the safety regulations have the authority to have these students seated or to require that only so many shall be standing?"

The Speaker:

"Mr. Gorton, do you want to answer or do you yield to Mr. Cunningham?"

Mr. Cunningham:

"There is actually no way to regulate, as far as law is concerned, whether you have standees in any bus or in a school bus in this state. There has been a rather unwritten rule that many districts try to follow to have no more than ten percent standing or no more than one standee per row, but it can't be enforced. Furthermore, transporting students is rather unpredictable, since you will have more students riding at one time, such as in the rain, than at another."

Further debate ensued, Representatives Cunningham and Moos speaking in favor of adoption of the amendment, and Representative Sawyer speaking against its adoption.

The Speaker declared the question before the House to be the motion by Mr. Cunningham to adopt an amendment to House Bill No. 55 on page 2, line 12, adding a new section.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry.

Mr. Smith:

"Will you explain to the members the effect of their vote?"

The Speaker:

"I think this amendment will kill the bill if it goes into effect, because-"

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, I think it is highly improper for the Speaker to make a statement relative to whether or not this will kill the bill. I am quite sure nobody likes to have his motives impugned, and I don't think that Mr. Cunningham's motives need to be impugned by that statement."

The Speaker:

"On your point of order, Mr. Smith asked what this amendment would do. I am stating that whether you want to call it killing the bill or not, it would not be considered on the law books this time but would be taken up as a study during the interim. If you had permitted me to finish my sentence before you interrupted my remarks, you would have had it clearly stated to you. A vote 'Aye' will refer this for interim study during the next two years. A vote 'No' will defeat the amendment offered by Mr. Cunningham."

The Clerk called the roll on adoption of the amendment by Mr. Cunning-ham, and the motion was carried and the amendment adopted by the following vote: Yeas, 50; nays, 45; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Burtch, Canfield, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Eldridge, Epton, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Mast, McCaffree, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Swayze, Uhlman, Whetzel, Wolf—50.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bozarth, Braun, Brouillet, Chatalas, Conner, Day, Elder, Flanagan, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Leland, Marsh, May, McCormick, O'Brien, O'Donnell, Olsen, Pierre, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Valle, Warnke, Witherbee, Mr. Speaker—45.

Those absent or not voting were: Representatives Marzano, McDougall, Radcliffe, Wang—4.

MOTION

Mr. O'Brien moved that the House defer further consideration of House Bill No. 55 and that the bill be made a special order of business for 2:00 p. m. tomorrow.

Debate ensued, Representative O'Brien speaking in favor of the motion.

POINT OF ORDER

The Speaker recognized Mr. Goldsworthy on a point of order.

Mr. Goldsworthy:

"Mr. Speaker, the way this amendment reads, does the title of this bill have to be amended?"

The Speaker:

"I think it would."

Further debate ensued, Representative Goldsworthy speaking against the motion.

NOTICE OF RECONSIDERATION

Mr. Bottiger, having voted on the prevailing side, served notice that he would on the next working day move for reconsideration of the vote by which Mr. Cunningham's amendment to House Bill No. 55 had passed the House.

RULING BY THE SPEAKER

The Speaker:

"We have before the House, Mr. Bottiger, a motion by Mr. O'Brien to make this matter a special order of business for 2:00 o'clock tomorrow."

The motion to defer further consideration of House Bill No. 55, and to make the bill a special order of business at 2:00 o'clock tomorrow was carried on a rising vote.

House Bill No. 100, by Representatives Olsen, Kull, and Mast: Prohibiting use of lie detectors in employment of persons.

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 100, prohibiting use of lie detectors in employment of persons, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Section 1, line 6, after "firm" and before "to" strike "or corporation" and insert ", corporation or the state of Washington, its political subdivisions or municipal corporations"

Section 1, line 7, after "employee" and before "to" insert ", who is not in the field of public law enforcement, or dispenses narcotics or dangerous drugs, or in a position directly involving national security,"

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Jack L. Burtch, Hayes Elder, Gary Grant, Mark Litchman, Daniel G. Marsh, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

The bill was read the second time by sections.

On motion of Mr. Burtch, the committee amendment to section 1, line 6 was adopted.

Mr. Burtch moved adoption of the committee amendment to section 1, line 7.

Debate ensued, Representative Burtch speaking in favor of adoption of the amendment, and Representative Grant speaking against its adoption.

YIELDING TO QUESTION

Mr. Grant:

"Mr. Speaker, will Mr. Andersen (James A.) yield to a question?"

The Speaker:

"Will Mr. Andersen yield?"

Mr. Andersen:

"Yes."

Mr. Grant:

"Mr. Andersen, it states here 'a position directly involving national security'. I would like you to answer as to whether or not this would mean any employee in the defense industry, such as the Boeing Company. Could that happen to be a jitney driver or clerk in some of the stores, jobs of this nature in a national defense industry, or does it specifically or directly involve only those who require top secret clearance?"

Mr. Andersen (James A.):

"Mr. Grant, the consensus in the committee at the time the amendment was put on was this—you will recall the wording was changed to add the word 'directly'. In other words, we wanted to exclude the jitney driver, the riveter, people in that category. At the same time, we did not want to tie the hands of the FBI or the various national law enforcement agencies as concerns people who may be dealing with national defense secrets. I don't know whether you could say appropriately 'top clearance'. You are undoubtedly talking about people who deal very directly with national security problems. This isn't the fellow with the dirty shirt who is bucking rivets or driving a jitney, as far as it was understood or intended by the committee."

Further debate ensued, Representative Witherbee speaking against adoption of the amendment, and Representatives Burtch and Andersen (James A.) speaking for its adoption.

Mr. Canfield moved adoption of the following amendment to the committee amendment to section 1, line 7:

Amend the second amendment by Committee on Judiciary, on line 3 of the mimeographed amendment after "or" and before "dispenses" insert "lawfully"

Debate ensued, Representatives Canfield and Olsen speaking in favor of adoption of the amendment to the amendment.

YIELDING TO QUESTION

Mr. Harris:

"Mr. Speaker, would the sponsor of the bill, Mr. Olsen, yield to question?"

The Speaker:

"Mr. Olsen, do you yield?"

Mr. Olsen:

"Yes, gladly."

Mr. Harris:

"Mr. Olsen, under the wording of this proposed statute, it says: 'It shall be unlawful for any person, firm, or corporation to require any employee . . .' Now, I can visualize a situation like this. In a big department store or warehouse some suspicion arises that a theft is going on and maybe some honest person in that organization might feel he is the one under suspician. Would it be your opinion that that person could of his own free will and volition and on his own request take the test if he wanted to clear himself?"

Mr. Olsen:

"Well, I think anyone could take a test if he wanted to take it."

Further debate ensued, Representative Burtch speaking against adoption of the amendment to the committee amendment, and Representatives Canfild, Epton, and O'Donnell commenting on the wording of the committee amendment.

MOTION

On motion of Mr. Olsen, the House deferred further consideration of House Bill No. 100, and the bill was made a special order of business at 2:15 p.m. tomorrow.

House Bill No. 381, by Representatives Berentson, McDougall, and Bozarth: Prohibiting unfair trade practices with respect to agricultural products.

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 381 was substituted for House Bill No. 381 and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 381 was read the second time by sections and passed to Committee on Rules and Order for third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 33, by Representatives Beck, Sheridan, Bottiger, Gallagher, Rogers, Swayze, and Humiston (by executive request of Governor Rosellini):

Providing Tacoma Narrows bridge be toll free upon retirement of bonded indebtedness.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 33 was placed on final passage.

Debate ensued, Representatives Sheridan, Humiston, Gallagher, Rogers, Huntley, Savage, and Bottiger speaking in favor of passage of the bill, and Representative Klein commenting thereon.

The Clerk called the roll on the final passage of Engrossed House Bill No. 33, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting. 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Backstrom, Haussler, Kull—3.

Engrossed House Bill No. 33, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 337, by Representatives Day, Marzano, King (Chet), O'Donnell, Backstrom, May, Elder, Traylor, Perry, and Grant:

Providing medical aid contracts under industrial insurance must provide a standard of service equal to that provided by the department.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 337 was placed on final passage.

Debate ensued, Representative Day speaking in favor of passage of the bill and Representative Adams speaking against its passage.

YIELDING TO QUESTION

Mr. May:

"Mr. Speaker, will Dr. Adams yield to question?"

The Speaker:

"Dr. Adams?"

Mr. Adams:

"Yes, I will try to."

Mr. May:

"Just a few minutes ago, you made a remark about special interests that I resented very much. Aren't you trying to protect a special interest now, Dr. Adams?"

Mr. Adams:

"I would advise you I have no special interest in this. I have not practiced medicine since October of 1955."

Further debate ensued, Representative Day speaking for passage of the bill and Representative Humiston speaking against its passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 337, and the bill passed the House by the following vote: Yeas, 65; nays, 28; absent or not voting, 6.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Flanagan, Gallagher, Garrett, Gorton, Grant, Haussler, Hawley, Hood, Hurley, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Leland, Litchman, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Witherbee, Mr. Speaker—65.

Those voting nay were: Representatives Adams, Avey, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Epton, Goldsworthy, Harris, Humiston, Jastad, Johnston (Elmer E.), Kirk, Klein, Kull, Lux, Lynch, Moon, Newhouse, Pritchard, Saling, Slagle, Valle, Whetzel, Wolf—28.

Those absent or not voting were: Representatives Ahlquist, Braun, Huntley, Morphis, O'Brien, Swayze—6.

Engrossed House Bill No. 337, having received the constitutional majority, was declared passed.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Olsen on a point of personal privilege.

Mr. Olsen:

"Mr. Speaker, the cigars and candy that have been passed out amongst the members are in appreciation of the favorable vote given me on House Bill No. 38 last night, the sports stadium, ninety-six to nothing. I appreciate it very much."

The House resumed consideration of Reengrossed House Joint Resolution No. 25 on third reading.

Reengrossed House Joint Resolution No. 25, by Representatives Burtch, Dootson, Rogers, Gorton, and Wolf:

Establishing constitutional reapportionment procedure.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Reengrossed House Joint Resolution No. 25 was placed on final passage.

Debate ensued, Representative Burtch speaking in favor of passage of the resolution.

YIELDING TO QUESTION

Mr. Avey:

"Mr. Speaker, could I ask Mr. Burtch two questions?"

The Speaker:

"Will Mr. Burtch yield?"

Mr. Burtch:

"Certainly."

Mr. Avey:

"Mr. Burtch, how much will we pay the commission to do this job for us?"

Mr. Burtch:

"The commission will actually not be paid anything. They will be reimbursed for travel and subsistence and for clerical and technical professional aid. Actually this amendment provides that the attorney general and the secretary of state shall render such assistance as may be necessary. I assume that the technical and professional aid would come mostly from those two different governmental officers."

Mr. Avey:

"Thank you, Mr. Burtch. How long will we give the commission to do the job if we can't do it?"

Mr. Burtch:

"They have 180 days to do it. I know your next question. What if they don't do it in 180 days? I don't think there is going to be a problem there."

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, will Mr. Burtch yield to another couple of questions?"

The Speaker:

"Mr. Burtch, do you yield?"

Mr. Burtch:

"Yes."

Mr. Smith:

"Mr. Burtch, I notice there is a reference in this proposed constitutional amendment to taxpayers challenging the validity of that particular act. I would like to know if there is anything in the bill that would prevent, say, ninety-nine taxpayers from making separate challenges at different times? Would just one challenge be final?"

Mr. Burtch:

"Well, I am sure that if one challenge is made and the supreme court rules on the redistricting plan that has been proposed or accepted by the commission as constitutional that it is going to be a binding decision."

Mr. Smith:

"I think you misinterpreted my question. For example, one person could challenge on one particular phase, another person on another, another on another, and so on down the line. It could be done, couldn't it, Mr. Burtch?"

Mr. Burtch:

"This is possible on any kind of legislation we pass."

Further debate ensued, Representative Smith speaking against passage of the resolution.

YIELDING TO QUESTION

Mrs. Valle:

"Mr. Speaker, will Mr. Burtch yield to question?"

The Speaker:

"Mr. Burtch?"

Mr. Burtch:

"Yes."

Mrs. Valle:

"I'd like to ask a question. You have an amendment here that says: '. . . if a single legislative district shall be allotted one more representative than any other legislative district, that legislative district shall contain a greater population than any other legislative district, but not more than thirty-five percent in excess of the mean.' Should the commission rule that this district could have thirty-five percent of the maximum population? It seems to me that this would throw the entire state off, particularly on the Senate side, in representation. He would, in other words, under-represent the people therein. Should not that percentage be fifteen percent?"

Mr. Burtch:

"Well, I will try to answer if I can. That was worked out by a formula where we take one Senator and two Representatives, giving a weighted value to the Senator of two Representatives. That would equal four. Then one Senator and three Representatives would equal five. Five is twenty-five percent more representation than four, and with the ten percent allowance, that would mean thirty-five percent. That is how we arrived at this particular figure. It may not be perfect, but this is the way it was arrived at."

YIELDING TO QUESTION

Mrs. Valle:

"Mr. Speaker, may I ask a question of Mr. Grant?"

The Speaker:

"Does Mr. Grant yield?"

Mr. Grant:

"I will."

Mrs. Valle:

"I am wondering about the recent redistricting bill that was just passed and the three-member districts and the maximums there. Did we not resort to the fifteen percent at that time?"

Mr. Grant:

"I will try to answer that, I think it did exceed the fifteen percent by a small percentage amount."

Further debate ensued, Representatives Dootson, Mahaffey, Brouillet, Valle, and Bottiger speaking in favor of passage of the resolution, and Representatives Witherbee and Morphis speaking against its adoption.

Mr. Jueling demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Reengrossed House Joint Resolution No. 25, and the resolution passed the House by the following vote: Yeas, 72; nays, 27; absent or not voting, 0.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moos, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Swayze, Taylor, Thompson, Uhlman, Valle, Wang, Whetzel, Wolf, Mr. Speaker—72.

Those voting nay were: Representatives Angevine, Avey, Backstrom, Braun, Day, Elder, Grant, Hurley, Jastad, King (Chet), Kink, Kull, May, McCormick, Moon, Morphis, O'Donnell, Pierre, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Traylor, Warnke, Witherbee—27.

Reengrossed House Joint Resolution No. 25, having received the constitutional two-thirds majority, was declared passed.

House Bill No. 10, by Representatives Olsen, O'Brien, Chatalas, and Litchman:

Enabling counties to participate in Economic Opportunity Act of 1964.

MOTION

On motion of Mr. Burtch, the rules were suspended, and House Bill No. 10 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

Mr. Olsen moved adoption of the following amendment:

On page 1 add a new section following section 1 to read as follows:

"NEW SECTION. Sec. 2. The governor, or his designee, is hereby authorized and empowered to take whatever action is necessary to enable the state to participate in the programs set forth in the Economic Opportunity Act of 1964 (Public Law 88-452; 78 Stat. 508). The governor, or his designee, is also authorized and empowered to accept and disburse federal grants or federal matching or other funds or donations from any source when made, granted or donated for a purpose covered by the said Economic Opportunity Act."

Renumber section 2 as Sec. 3.

Debate ensued, Representatives Olsen, Copeland, and O'Brien speaking in favor of adoption of the amendment, and Representative Clark speaking against its adoption.

The motion was carried, and the amendment was adopted.

On motion of Mr. Olsen, the following amendment to the title was adopted:

On line 1 of the title, after "An Act" and before "participation" strike "Relating to counties; authorizing" and insert "Authorizing"

House Bill No. 10 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 10 was placed on final passage.

Debate ensued, Representative Olsen speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 10, and the bill passed the House by the following vote: Yeas, 88; nays, 6; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Adams, Berentson, Clark, Eldridge, Flanagan, Goldsworthy—6.

Those absent or not voting were Representatives Bledsoe, Braun, Kalich, McCormick, McDougall—5.

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

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

THIRD READING OF BILLS

Engrossed House Bill No. 142, by Representatives Conner, Haussler, and Brachtenbach:

Authorizing exchanges of county real property.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 142 was placed on final passage.

Debate ensued, Representatives Conner and Haussler speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 142, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler,

Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Clark-1.

Those absent or not voting were: Representatives Avey, Chatalas, Epton, McCormick, McDougall, Newschwander, Uhlman—7.

Engrossed House Bill No. 142, having received the constitutional majority, was declared passed.

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

House Bill No. 186, by Representatives Taylor, Radcliffe, and DeJarnatt: Authorizing expansion of an intercounty rural library district by a majority vote

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and House Bill No. 186 was placed on final passage.

Debate ensued, Representative Taylor speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 186, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Andersen (James A.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, Moon, Moos, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those absent or not voting were: Representatives Adams, Ahlquist, Anderson (Eric O.), Avey, Chatalas, Dootson, Johnston (Elmer E.), McCormick, McDougall, Newhouse, Newschwander, Perry, Uhlman—13.

House Bill No. 186, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. O'Brien, the House reverted to the third order of business.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 3, 1965.

Mr. Speaker:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 104, providing for community college districts, have had the same

under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Dick J. Kink, Chairman,

ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Daniel G. Marsh, Charles Moon, Richard W. Morphis, George Pierre, Mrs. Frances G. Swayze, C. G. Witherbee.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

I, a minority of your Committee on Higher Education, to whom was referred House Bill No. 104, providing for community college districts, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that the attached substitute bill do not pass.

I concur in this report: Mary Ellen McCaffree.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 125, allowing management of dormitories by community colleges, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Mary Ellen McCaffree, Daniel G. Marsh, Richard W. Morphis, George Pierre, Jack Rogers, C. G. Witherbee.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

I, a minority of your Committee on Higher Education, to whom was referred House Bill No. 125, allowing management of dormitories by community colleges, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 127, repealing safe deposit inventory law, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. TED BOTTICER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Newman H. Clark, Jack Dootson, Slade Gorton, Edward F. Harris, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Jonathan Whetzel.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred **House Bill**No. 127, repealing safe deposit box inventory law, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

WILLIAM C. KLEIN, Chairman.

I concur in this report: Gary Grant.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR SPEAKER

We, your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 177, prohibiting changes of voter registration within thirty days prior to an election, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Gary Grant, Chairman,

HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Slade Gorton, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash, March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 272, changing law generally relating to child welfare agencies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

WILLIAM "BILL" CHATALAS, Chairman, FRANK SLAGLE. Vice Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Homer Humiston, Robert R. Kull, Mary Stuart Lux, Frank. Geo. Marzano, Charles E. Newschwander, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER

We, a majority of your Committee on Banking and Insurance, to whom was referred House Bill No. 289, increasing credit union loan authorization, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

ARNIE BERGH, Chairman.

We concur in this report: Wayne G. Angevine, Edward F. Harris, Jack C. Hood, Elmer C. Huntley, Mrs. Joseph E. Hurley, Mark Litchman, Samuel J. Smith,

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

Mr. SPEAKER:

We, a majority of your Committee on Banking and Insurance, to whom was referred House Bill No. 307, providing for payment of eye care service benefits under insurance contracts whether such care is performed by physician or optometrist, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

ARNIE BERGH, Chairman, JOHN L. O'BRIEN, Vice Chairman.

We concur in this report: Wayne G. Angevine, Edward F. Harris, Dwight S. Hawley, Jack C. Hood, Mrs. Joseph E. Hurley, Mark Litchman, William C. Klein, Samuel J. Smith, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 322, changing method of selection

of board of trustees of statewide city employees retirement system, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Ann T. O'Donnell, George P. Sheridan, Richard Taylor, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 347, preserves franchise rights in areas incorporated by cities and towns, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

SAMUEL J. SMITH, Chairman, FRANK J. WARNKE, Vice Chairman. Subcommittee on Cities and Towns JACK ROGERS, Chairman, W. O. E. "BILL" RADCLIFFE, Vice Chairman.

Committee on Local Government

w. O. E. BILL RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Ann T. O'Donnell, George P. Sheridan, Richard Taylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 354, limiting automobile ownership to persons at least eighteen years old, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: Jack L.Burtch, Hayes Elder, Slade Gorton, Gary Grant, Mark Litchman, Robert W. O'Dell, Leonard A. Sawyer, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 497, providing funds for public school plant construction, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

MARK LITCHMAN, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Hugh "Bud" Kalich, Mary Stuart Lux, Audley F. Mahaffey, Donald W. Moos, W. O. E. "Bill" Radcliffe, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, your Committee on Commerce and Economic Development, to whom was referred House Bill No. 549, providing for state trade fairs and the support thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. G. WITHERBEE, Chairman, GEORGE P. SHERIDAN, Vice Chairman.

We concur in this report: Henry Backstrom, Arnie Bergh, Newman H. Clark, Norwood Cunningham, Don Eldridge, P. J. "Jim" Gallagher, Helmut L. Jueling, Mark Litchman, Marjorie Lynch, Fred R. Mast, John L. O'Brien, Ray Olsen, Frank Slagle, Frank J. Warnke, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

Mr. Speaker:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred House Joint Memorial No. 25, thanking the President and secretary of interior for action respecting Fort Worden, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Richard W. Morphis, Alan Thompson, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred Senate Joint Memorial No. 10, commemorating Pig War, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Richard W. Morphis, Alan Thompson, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

MOTIONS

On motion of Mr. Litchman, **House Bill No. 531** was rereferred to Committee on Banking and Insurance.

On motion of Miss O'Donnell, **House Bill No. 404** was rereferred to Committee on Judiciary.

On motion of Mr. Sawyer, the House advanced to the eleventh order of business.

On motion of Mr. Sawyer, the House adjourned until 10:30 a.m., Thursday, March 4, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTY-THIRD DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, March 4, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll and all members were present except Representative McCormick, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Charles A. Loyer of the Westminster United Presbyterian Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery fifty-seven students from Granger High School in Yakima county, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from Shuksan Junior High School, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from Colville High School, including the basketball team now participating in the State "A" Tournament in Tacoma, and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 4, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 200, forbidding discrimination in housing and real property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Jack L. Burtch, Jack Dootson, Hayes Elder, Slade Gorton, Gary Grant, Mark Litchman, Daniel G. Marsh, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 403, penalizing physicians and employers for falling to make timely industrial insurance reports, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman. We concur in this report: Eric O. Anderson, Newman H. Clark, Gary Grant, Frank.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

Mr. SPEAKER

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 432, regulating female work day, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman,

DANIEL G. MARSH. Vice Chairman.

We concur in this report: Alfred O. Adams, Eric O. Anderson, Newman H. Clark, Helmut L. Jueling, Frank. Geo. Marzano, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 455, affirming as actionable the invasion of privacy by use of one-way mirrors, television or motion pictures in restrooms, and dressing and/or fitting rooms of stores, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Jack L. Burtch, Hayes Elder, Gary Grant, Daniel G. Marsh, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 461, authorizing water districts to enter contracts for the operation of the district and to enter contracts for the operation by it of other water or sewer systems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

Samuel J. Smith, Chairman,
Frank J. Warnke, Vice Chairman.
Subcommittee on Counties and Junior Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 462, authorizing sewer districts to enter contracts for the operation of the district and to enter contracts for the operation by it of other sewer or water systems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

Mr. Speaker:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 481, providing penalty for repeated violations of employment safety standards, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Newman H. Clark, Gary Grant, Helmut L. Jueling, Frank. Geo. Marzano, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 488, withholding industrial insurance benefits from incarcerated workmen, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Alfred O. Adams, Eric O. Anderson, Newman H. Clark, Gary Grant, Helmut L. Jueling, Frank. Geo. Marzano, William J. S. May, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

Mr. Speaker:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 526, changing safety requirements for underground labor, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH. Vice Chairman.

We concur in this report: Alfred O. Adams, Eric O. Anderson, Newman H. Clark, Gary Grant, Helmut L. Jueling, Frank. Geo. Marzano, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 552, fixing salaries of chief state mine inspector and his deputies by the state personnel board, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Alfred O. Adams, Eric O. Anderson, Newman H. Clark, Gary Grant, Helmut L. Jueling, Frank. Geo. Marzano, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means. Subcommittee on Revenue, to whom was referred House Bill No. 637, prescribing administrative procedures relating to the collection of taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Revenue
Henry Backstrom, Chairman,
Mark Litchman, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Gerald L. Saling, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. O'Brien, the House recessed until 11:00 a.m.

SECOND MORNING SESSION

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

The Clerk called the roll, and all members were present except Representative McCormick, who was excused.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery ninth grade students from the Ocosta High School, and asked them to stand and be recognized.

The Speaker observed in the south gallery twenty students from Kamilche Junior High School, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from Du-Pont High School in Pierce county, and asked them to stand and be recognized.

The Speaker requested that the reading clerk read the following order by the United States District Court for the Western District of Washington, Northern Division, dated March 1, 1965 and signed by all three judges of the court:

"It is Now, Therefore,

"Ordered, Adjudged and Decreed that the effectiveness of the Judgment and Decree of this Court under the date of May 27, 1963, as modified by the Order of October 26, 1964, insofar as it enjoins the enactment of any bills, resolutions and other measures, be and the same is further stayed until further order of this Court following the review and decision upon Chapter 5, Laws of 1965, State of Washington by this Court on or after hearing on March 9, 1965, to the extent of permitting the Washington State Legislature at its 1965 Regular Session and any subsequent Special Session or sessions to consider and pass any bill, bills or other measures without restriction as to subject matter; and to the extent of further permitting the President of the Washington State Senate and the Speaker of the Washington State House of Representatives to sign such bills or other measures.

"And it is further Ordered, Adjudged and Decreed that the parties and Intervenor hereto may file such briefs and memoranda as they deem necessary and advisable concerning the constitutionality of Chapter 5, Laws of 1965, State of Washington, such briefs and other memoranda to be filed on or before March 9, 1965."

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 3, 1965.

Mr. Speaker:

The Senate has passed: Senate Bill No. 3; also

Engrossed Senate Bill No. 4; also

Senate Bill No. 5; also

Engrossed Second Substitute Senate Bill No. 34; also

Senate Bill No. 44; also

Senate Bill No. 48; also

Senate Bill No. 54; also

Senate Bill No. 70; also

Senate Bill No. 72; also

Senate Bill No. 86; also

Engrossed Senate Bill No. 91; also

Engrossed Senate Bill No. 109; also

Senate Bill No. 120; also

Senate Bill No. 121; also

Senate Bill No. 138; also

Senate Bill No. 149; also

Senate Bill No. 150; also

Engrossed Senate Bill No. 152; also

Senate Bill No. 157; also

Senate Bill No. 158; also

Engrossed Senate Bill No. 163; also

Engrossed Substitute Senate Bill No. 167; also

Engrossed Senate Bill No. 171; also

Senate Bill No. 174; also

Senate Bill No. 182; also

Senate Bill No. 184; also

Senate Bill No. 199; also

Senate Bill No. 247; also

Engrossed Senate Bill No. 279; also

Senate Bill No. 280; also

Senate Bill No. 295; also

Engrossed Senate Bill No. 316; also

Senate Bill No. 338; also

Engrossed Senate Bill No. 348; also

Senate Bill No. 350; also

Engrossed Senate Bill No. 364; also

Senate Bill No. 366; also

Engrossed Senate Bill No. 368; also

Engrossed Senate Bill No. 389; also

Engrossed Senate Bill No. 454; also

Senate Bill No. 462, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery forty Republican Women from Port Angeles, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Concurrent Resolution No. 15, by Representatives Uhlman, Copeland, and O'Brien:

Providing for fiscal notes on certain legislation.

Ordered printed and referred to Committee on Ways and Means.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add eight additional names as sponsors of House Concurrent Resolution No. 16.

House Concurrent Resolution No. 16, by Representatives King (Chet), Kink, Bergh, Conner, Berentson, Hood, Wang, Hawley, Taylor, Mahaffey, and Thompson:

Creating interim fisheries committee.

Ordered printed and referred to Committee on Ways and Means.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 3, by Senators Charette, Moriarty, Jr., and Neill:

An Act relating to state and local government; enacting a title of the Revised Code of Washington to be known as Title 35—Cities and Towns; providing penalties; repealing certain acts and parts of acts; and declaring an emergency.

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

On motion of Mr. Burtch, the rules were suspended, Senate Bill No. 3 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Burtch and Clark speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 3, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representative Smith—1.

Those absent or not voting were: Representatives Avey, Chatalas, Flanagan, Kalich, McCormick, Pierre—6.

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

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

Engrossed Senate Bill No. 4, by Senators Charette, Moriarty, Jr., and Neill: An Act relating to government; enacting a title of the Revised Code of Washington to be known as Title 43—State Government—Executive; pro-

viding penalties; repealing certain acts and parts of acts; and declaring an emergency.

On motion of Mr. Burtch, the rules were suspended, Engrossed Senate Bill No. 4 was advanced to second reading and read the second time by sections.

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

Debate ensued, Representative Burtch speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 4, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those voting nay were: Representative Smith-1.

Those absent or not voting were: Representatives Bottiger, McCormick, Swayze—3.

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

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery the South Whidbey Chapter of the National Honor Society with their advisors, Mrs. Edens and George Young, and asked them to stand and be recognized.

Senate Bill No. 5, by Senators Charette, Moriarty, Jr., and Neill:

An Act relating to state and local government; enacting a title of the Revised Code of Washington to be known as Title 29—Elections; providing penalties; repealing certain acts and parts of acts; and declaring an emergency.

On motion of Mr. Burtch, the rules were suspended, Senate Bill No. 5 was advanced to second reading and read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, Senate Bill No. 5 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Burtch speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 5, and the bill passed the House by the following vote: Yeas, 94; nays 1, absent or voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those voting nay were: Representative Smith-1.

Those absent or not voting were: Representatives Kink, May, McCormick, Wang—4.

Senate Bill No. 5, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery forty-three students from the Holy Rosary School in Seattle, and asked them to stand and be recognized.

Engrossed Second Substitute Senate Bill No. 34, by Committee on State Government and Veterans' Affairs:

An Act relating to nuclear industry; establishing a revolving fund designated the "perpetual maintenance fund"; amending section 43.31.040, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.31.040; amending section 4, chapter 207, Laws of 1961 and RCW 70.98.040; adding new sections to chapter, Laws of 1965 (Senate Bill No. 4) and to chapter 43.31 RCW; and declaring an emergency.

Referred to Committee on Commerce and Economic Development.

Senate Bill No. 44, by Senator Freise:

An Act relating to probate notices; amending section 63, chapter 156, Laws of 1917, and RCW 11.28.130; amending section 4, chapter 264, Laws of 1951, and RCW 11.52.014; amending section 127, chapter 156, Laws of 1917, and RCW 11.56.060; and amending section 129, chapter 156, Laws of 1917, and RCW 11.56.080.

Referred to Committee on Judiciary.

Senate Bill No. 48, by Senator Freise:

An Act relating to the uniform declaratory judgments act; and adding a new section to chapter 113, Laws of 1935 and to chapter 7.24 RCW.

Referred to Committee on Judiciary.

Senate Bill No. 54, by Senators Riley and Ryder:

An Act relating to the administration and management of civic center

properties by cities of the first class; and adding a new section to chapter, Laws of 1965, and to chapter 35.22 RCW.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Senate Bill No. 70, by Senator Neill:

An Act relating to public lands; and authorizing the board of regents of Washington State University to exchange certain lands owned by the state for certain lands privately owned.

Referred to Committee on Higher Education.

Senate Bill No. 72, by Senators Freise, Lewis, Kupka, and Keefe:

An Act relating to epileptics; and amending sections 72.25.010, 72.25.020, 72.25.030, and 72.25.040, chapter 28, Laws of 1959, and RCW 72.25.010, 72-25.020, 72.25.030, and 72.25.040.

Referred to Committee on Public Institutions and Youth Development.

Senate Bill No. 86, by Senators Gissberg, Cowen, and Atwood:

An Act relating to county sheriffs; and amending section 36.28.010, chapter 4, Laws of 1963, and RCW 36.28.010.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 91, by Senators Gissberg and Cowen:

An Act relating to county treasurer's listing of manifest errors to the board of equalization; amending section 84.56.390, chapter 15, Laws of 1961 and RCW 84.56.390, and section 84.56.400, chapter 15, Laws of 1961 and RCW 84.56.400.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Engrossed Senate Bill No. 109, by Senators Petrich, Durkan, and Dore:

An Act relating to foreclosure of real estate mortgages; amending sections 1, 2, and 3, chapter 34, Laws of 1963, and RCW 61.12.093, 61.12.094, and RCW 61.12.095; amending section 8, chapter 53, Laws of 1899, as amended by section 1, chapter 196, Laws of 1961, and RCW 6.24.140; and amending section 16, chapter 53, Laws of 1899, and RCW 6.24.220.

Referred to Committee on Judiciary.

Senate Bill No. 120, by Senators Moriarty, Jr., Neill, and Foley:

An Act relating to materialmen's liens and the enforcement thereof; amending section 1, chapter 45, Laws of 1909 as last amended by section 1, chapter 278, Laws of 1959, and by section 2, chapter 279, Laws of 1959, and RCW 60.04.020; and consolidating said 1959 amendments.

Referred to Committee on Judiciary.

Senate Bill No. 121, by Senators Hanna, Talley, and Atwood:

An Act relating to instruments to be recorded or filed; amending section 1, page 26, Laws of 1865 as last amended by section 1, chapter 182, Laws of 1919 and RCW 65.04.030; and amending section 1, chapter 125, Laws of 1919 as amended by section 1, chapter 254, Laws of 1959 and RCW 65.04.040. Referred to Committee on Judiciary.

Senate Bill No. 138, by Senators Lewis, Williams, Freise, Riley, Mardesich, Connor, Dore, Woodall, Peterson (Ted), Raugust, Redmon, and Durkan (by executive request):

An Act relating to vocational rehabilitation of certain nondisabled vocationally handicapped persons; and amending section 74.11.040, chapter 26, Laws of 1959 as amended by section 4, chapter 118, Laws of 1963 and RCW 74.11.040.

Referred to Committee on Social Security and Public Assistance.

Senate Bill No. 149, by Senators Freise, Petrich, Moriarty, Jr., and Dore (by departmental request):

An Act relating to state government; the department of licenses, the director and his power and duties; amending sections 43.24.010, 43.24.020, 43.24.060, 43.24.080 and 43.24.110, chapter, Laws of 1965 and RCW 43.24.010, 43.24.020, 43.24.060, 43.24.080 and 43.24.110; adding a new section to chapter, Laws of 1965 and chapter 43.24 RCW; and repealing sections 43.24.050, 43.24.070 and 43.24.100, chapter, Laws of 1965 and RCW 43.24.050, 43.24.070 and 43.24.100.

Referred to Committee on Judiciary.

Senate Bill No. 150, by Senators Hanna, Bailey, and Freise:

An Act relating to port districts and providing for the payment of expenses of port commissioners and employees incurred on behalf of the port district.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Engrossed Senate Bill No. 152, by Senators McCormack, Washington, and Riley:

An Act relating to port districts and authorizing port district improvement and operation of certain park and recreational facilities.

Referred to Committee on Local Government (Subcommittee on Counties and Junor Taxing Districts).

Senate Bill No. 157, by Senators Talley, Lewis, and Sandison:

An Act relating to port districts and providing for their consolidation; amending sections 1, 2, and 3, chapter 26, Laws of 1961 and RCW 53.46.010, 53.46.020, 53.46.030; and adding four new sections to chapter 26, Laws of 1961 and to chapter 53.46. RCW.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Senate Bill No. 158, by Senators McCormack, Bailey, and Ryder:

An Act relating to education; limiting the total dues assessment by the school directors' association; and amending section 5, chapter 169, Laws of 1947 as last amended by section 1, chapter 281, Laws of 1957 and RCW 28-.58.360.

Referred to Committee on Education and Libraries.

Engrossed Senate Bill No. 163, by Senators Cooney and McMillan:

An Act relating to certain lakes; officially naming them, and requiring their proper designation.

Referred to Committee on Parks, Capitol Buildings and Grounds.

Engrossed Substitute Senate Bill No. 167, by Senate Highways Committee: An Act relating to public transportation systems; and authorizing municipal tax subsidies therefor.

Referred to Committee on Ways and Means.

Engrossed Senate Bill No. 171, by Senators Talley, Knoblauch, and Raugust:

An Act relating to compensation of city and town officers; amending sections 35.24.090 and 35.27.130, chapter, Laws of 1965 and RCW 35.24.090 and 35.27.130.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Senate Bill No. 174, by Senators Woodall, Henry, and Cooney:

An Act relating to the appointment of a police judge pro tempore in third class cities and towns; and adding a new section to chapter 35.24 RCW, and a new section to chapter 35.27 RCW and to chapter, Laws of 1965.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Senate Bill No. 182, by Senators Knoblauch, Atwood, and Talley:

An Act relating to systems of sewerage of cities and towns; amending section 35.67.010, chapter, Laws of 1965 and RCW 35.67.010; and repealing section 35.67.192, chapter, Laws of 1965 and RCW 35.67.192.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Senate Bill No. 184, by Senators Sandison, Bailey, and Chytil (by departmental request):

An Act relating to forest protection; amending section 8, chapter 125, Laws of 1911, as last amended by section 2, chapter 24, Laws of 1953, and RCW 76.04.150; and providing penalties.

Referred to Committee on Natural Resources, Harbors, and Waterways.

Senate Bill No. 199, by Senators Talley, Redmon, and Bailey:

An Act relating to delivery of the tax rolls and duties relating thereto; amending section 84.52.080, chapter 15, Laws of 1961, and RCW 84.52.080; and section 84.56.010, chapter 15, Laws of 1961, and RCW 84.56.010.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Senate Bill No. 247, by Senators Talley, Henry, and Gissberg:

An Act relating to diking improvement districts; increasing the compensation of election officials thereof; and amending section 20, chapter 176, Laws of 1913 as last amended by section 1, chapter 338, Laws of 1955 and RCW 85.08.300.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Engrossed Senate Bill No. 279, by Senators Donohue, Charette, and Neill: An Act relating to free public libraries; eliminating school district free public libraries; amending section 2, chapter 119, Laws of 1935 as last amended by section 10, chapter 75, Laws of 1947 and RCW 27.12.010; amending section 4, chapter 119, Laws of 1935 as amended by section 3, chapter 65, Laws of 1941 and RCW 27.12.030; amending section 8, chapter 119, Laws of 1935 as last amended by section 2, chapter 133, Laws of 1959 and RCW 27.12.190; amending section 10, chapter 119, Laws of 1935 as last amended by section 9, chapter 65, Laws of 1941 and RCW 27.12.240; amending section 20, chapter 119, Laws of 1935 as amended by section 13, chapter 75, Laws of 1947 and RCW 27.12.320; and repealing section 2, chapter 108, Laws of 1939 and RCW 27.12.230.

Referred to Committee on Education and Libraries.

Senate Bill No. 280, by Senators McCutcheon and Talley:

An Act relating to municipal corporations of the fourth class; amending section 35.21.010, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.21.010.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Senate Bill No. 295, by Senators Stender, Washington, Knoblauch, and Thompson, Jr.:

An Act relating to cities and towns and permitting the legislative body of certain second, third or fourth class municipalities to construct, operate and maintain certain harbor, marina, dock or other public improvements.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Engressed Senate Bill No. 316, by Senators Charette and Raugust:

An Act relating to town officers; and amending section 35.27.240, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.27.240.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Senate Bill No. 338, by Senators Dore, Petrich, Moriarty, Jr., and Cowen: An Act relating to stock transfers, adding a new section to chapter 23.01 RCW.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 348, by Senators McMillan, Cooney, and Donohue:

An Act relating to state government; and authorizing the sale of the Chewelah Armory and the Prosser Armory.

Referred to Committee on State Government, Military and Veterans' Affairs.

Senate Bill No. 350, by Senators Hallauer and Hanna:

An Act relating to towns; providing for the sale of waterfront property created by dams or other artificial structures; and amending section 35.27.370, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.27.370.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Engrossed Senate Bill No. 364, by Senators Rasmussen, Morgan, and Foley: An Act relating to public assistance; amending section 74.16.030, chapter 26, Laws of 1959 and RCW 74.16.030.

Referred to Committee on Public Institutions and Youth Development.

Senate Bill No. 366, by Senators Raugust, Washington, and Herr (by State Highway Commission request):

An Act relating to the construction and maintenance of state highways; amending section 47.28.060, chapter 13, Laws of 1961 and RCW 47.28.060.

Referred to Committee on Highways.

Engrossed Senate Bill No. 368, by Senators Thompson, Jr., Herr, and Hallauer:

An Act relating to public lands; authorizing the use thereof for public parks, recreation and educational purposes; and adding new sections to chapter 255, Laws of 1927 and to chapter 79.01 RCW.

Referred to Committee on Parks, Capitol Buildings and Grounds.

Engrossed Senate Bill No. 389, by Senators Atwood and Petrich:

An Act relating to the judiciary and to justices of the peace and other inferior courts; amending sections 26 and 27, chapter 299, Laws of 1961 and RCW 3.38.020 and 3.38.030; and adding a new section to chapter 299, Laws of 1961 and to chapter 3.38 RCW; amending section 10, chapter 299, Laws of 1961 and RCW 3.34.010; and validating certain procedures.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 454, by Senators Woodall, Talley, and Redmon: An Act relating to cities and towns; amending section 35.92.220, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.92.220; amending section 35.92.230, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.92.230; amending section 35.92.260, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.92.260; and adding new sections to chapter, Laws of 1965 (Senate Bill No. 3) and to chapter 35.92 RCW.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Senate Bill No. 462, by Senators Thompson, Jr. and Gissberg:

An Act relating to health care services; providing for the inclusion of pharmacists' services therein; amending section 1, chapter 268, Laws of 1947, as amended by section 1, chapter 197, Laws of 1961 and RCW 48.44.010; amending section 4, chapter 197, Laws of 1961 and RCW 48.44.070; and amending section 5, chapter 197, Laws of 1961 and RCW 48.44.080.

Referred to Committee on Medicine, Dentistry, and Drugs.

Senate Concurrent Resolution No. 9, by Senators Riley and Woodall:

Adopting joint rules of the legislature.

On motion of Mr. Burtch, the rules were suspended, Senate Concurrent Resolution No. 9 was advanced to second reading and read the second time in full.

On motion of Mr. Burtch, the rules were suspended, Senate Concurrent Resolution No. 9 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

MOTION

Mr. Witherbee moved that the rules be suspended, that the Committee on Commerce and Economic Development be relieved of **Engrossed Second Substitute Senate Bill No. 34**, and that Engrossed Second Substitute Senate Bill No. 34 replace House Bill No. 500 on today's second reading calendar.

YIELDING TO QUESTION

Mr. Eldridge:

"Mr. Speaker, would Mr. Witherbee yield to question?"

The Speaker:

"Will you yield, Mr. Witherbee?"

Mr. Witherbee:

"Yes."

Mr. Eldridge:

"Mr. Witherbee, as I understand it, House Bill No. 500 was a substitute bill for House Bill No. 34. There were identical bills in both housees originally?"

Mr. Witherbee:

"That is right."

Mr. Eldridge:

"Has the Senate bill been made to conform to House Bill No. 500?"

Mr. Witherbee:

"They are identical bills."

Debate ensued, Representatives Witherbee and Jolly speaking in favor of the motion.

The motion was carried.

RESOLUTIONS

Resolution by Representatives Conner, Traylor, and Savage:

Whereas, This state is singularly honored in its many and varied community festivals held each year within its broad confines; and

WHEREAS, Prominent among these celebrations is the Annual Rhododendron Festival held each year at Port Townsend, Washington; and

Whereas, This festival holds particular significance within the state, being named after the state's official flower: and

Whereas, The multiple cultural activities occurring during the Rhododendron Festival lure many of our great friends from Canada whom it is always a pleasure to welcome and have in our midst; and

Whereas, The public-spirited community of Port Townsend has announced that the days of May twentieth through May twenty-third shall constitute the Thirtieth Annual Rhododendron Festival;

Now, Therefore, Be It Resolved By This House, That our congratulations are hereby extended to the fine progressive citizens of Port Townsend, our sincere wishes for the finest Rhododendron Festival ever are herewith expressed, and our firm resolution to be in attendance during those bright days of May is herewith announced;

And Be It Further Resolved, That the contents of this House Resolution shall be adequately acknowledged by the Clerk of the House to members of the communications media within the state, the members of the press, television and radio.

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

Resolution by Representatives Epton, May, McCormick, Hurley, Day, Johnston (Elmer E.), Morphis, Adams, Gallagher, Saling, and Harris:

WHEREAS, The problem with respect to institutional care for mentally retarded children in the state of Washington has become acute; and

Whereas, One thousand two hundred and fifty-two mentally retarded children are presently on the waiting list for admission to overcrowded state institutions where proper care is available to them; and

WHEREAS, As soon as possible, the situation must be remedied; and

WHEREAS, St. Luke's Hospital in Spokane will shortly be abandoned;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington, That the director of the department of institutions be requested to consult with the authorities in charge of St. Luke's Hospital in Spokane, with a view to eventual purchase of this facility as a home for mentally retarded children, and to make preliminary studies concerning matters related thereto, including cost of acquisition, and the extent of any remodeling that may be necessary for the purposes set forth in this resolution; and

Be It Further Resolved, That the director of the department of institutions be requested to report the results of his investigations to the House of Representatives of the state of Washington at the fortieth regular session of the legislature, or, if practicable, at an earlier session thereof, and to make to the House of Representatives such recommendations and requests for funds as may be necessary to accomplish the purchase of St. Luke's Hospital;

And Be It Further Resolved, That the Chief Clerk of the House of Representatives is hereby directed to deliver a copy of this resolution to the chairman of the legislative council.

Mrs. Epton moved adoption of the resolution.

Debate ensued, Representatives Andersen (James A.) and Lynch speaking against adoption of the resolution, and Representatives Epton, Johnston (Elmer E.), Day, Harris, Perry, and Adams speaking for its adoption. Representative Andersen withdrew his objections.

Mr. Olsen demanded the previous question, and the demand was sustained. The motion was carried, and the resolution was adopted.

Resolution by Representatives Thompson, Wolf, Kalich, Traylor, King (Richard "Dick"), Bozarth, Bledsoe, Leland, Burtch, Moos, and Sheridan:

Whereas, The policies and practices of the Department of Game and the State Game Commission with regard to management of the state's deer population has caused concern to numerous sportsmen and other citizens of this state; and

Whereas. This concern has been forcibly affirmed by petitions to the legislature signed by scores of these citizens in protest of the killing of doe deer and fawns; and

Whereas, This widespread expression of concern clearly indicates the need to justify or alter present deer management policies to obtain public approval and understanding;

Now, Therefore, Be It Resolved, By the House of Representatives of the thirtyninth session of the Washington State Legislature, That the interim committee on game and game fish is hereby directed to investigate the regulation of doe deer and fawn kill. The committee shall hold hearings, make a study and report its findings and recommendations to the fortieth session of the legislature.

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

MOTION

On motion of Mr. O'Brien, the House recessed until 1:30 p. m.

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Kalich and McCormick. Representative McCormick was excused.

SECOND READING OF BILLS

Engrossed Second Substitute Senate Bill No. 34, by Committee on State Government and Veterans' Affairs:

Providing for promotion and development of nuclear industry through new division of department of commerce and economic development.

MOTION

Mr. Klein moved that the House defer further consideration of Engrossed Second Substitute Senate Bill No. 34, and that the bill be ordered held for Saturday's second reading calendar.

Debate ensued, Representative Klein speaking in favor of the motion, and Representatives Witherbee and Jolly speaking against the motion.

Mr. O'Brien moved to amend Mr. Klein's motion to read that the House defer further consideration of Engrossed Second Substitute Senate Bill No. 34, and that the bill be ordered placed at the end of today's second reading calendar.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Johnston (Elmer E.) on a point of parliamentary inquiry.

Mr. Johnston:

"Mr. Speaker, are we considering the second substitute to Senate Bill No. 34?"

The Speaker:

"That is right."

YIELDING TO QUESTION

Mr. Moon:

"Mr. Speaker, I wonder if one of the attorneys would yield to question. Would Representative Klein, as chairman of the Judiciary Committee, yield to question?"

The Speaker:

"Do you yield, Mr. Klein?"

Mr. Klein:

"I do."

Mr. Moon:

"This amendment on page 4 where the word 'state' is used would preclude or prevent the state from acquiring nuclear facilities. Would this then also mean that the city of Seattle in their electrical production or the city of Tacoma or the Snohomish PUD would not be authorized to acquire any nuclear facilities for the production of electrical energy or would they be permitted to do this under this amendment?"

POINT OF ORDER

The Speaker recognized Mr. Smith on a point of order.

Mr Smith

"In all deference to the two gentlemen, I doubt whether this discussion is on the motion by Mr. O'Brien which is pending."

The Speaker:

"That is correct. The question before us is whether we shall hold this bill over to the end of the second reading calendar today."

Mr. O'Brien's motion to amend the motion by Mr. Klein was carried. The motion as amended was carried.

House Bill No. 442, by Representatives Brouillet, Litchman, and Saling: Creating legislative committee on education.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 442, creating legislative committee on education, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 3, line 14, after "close of the" and before "session" strike "fortieth" and insert "thirty-ninth"

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, Gerald L. Saling, Georgette Valle.

The bill was read the second time by sections.

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

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

On page 1, section 3, beginning on line 13, after "be selected" strike "at least ten days before" and insert "prior to"

House Bill No. 442 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 442 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Brouillet speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 442, and the bill passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—90.

Those voting nay were: Representative Witherbee-1.

Those absent or not voting were: Representatives Adams, Backstrom, Bledsoe, Hurley, Johnson (Doris), Kalich, Klein, McCormick—8.

Engrossed House Bill No. 442, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery the senior class from Orcas High School in San Juan county, and asked them to stand and be recognized.

SPECIAL ORDER OF BUSINESS

The hour of 2:00 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, House Bill No. 55 on second reading.

House Bill No. 55, by Representatives May, Pierre, and McCaffree: Increasing school bus length limit.

The House resumed consideration of House Bill No. 55, the committee amendment and an amendment by Mr. Cunningham having been adopted previously. (See pages 532 and 533 for amendments).

MOTION FOR RECONSIDERATION

Mr. Bottiger, having voted on the prevailing side, moved that the House do now reconsider the vote by which the amendment by Mr. Cunningham to House Bill No. 55 was adopted.

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr Brachtenbach:

"Mr. Speaker, would you please rule on the propriety of this motion at this time? Reed's 205 requires that a motion to reconsider must be made on the day on which the action was taken. Our House rules are specific on final passage but not on the matter of an amendment. I think Reed's 205 does control and this motion should have been made on the day the action was taken."

RULING BY THE SPEAKER

The Speaker:

"The bill was held over until today as a special order of business by the vote of the House, which would place any reconsideration in the same position. Therefore Mr. Bottiger's motion for reconsideration is before the House at this time, since it was the agreement of the House to hold the bill over."

Debate ensued, Representatives Bottiger, Sawyer, and Huntley speaking in favor of reconsideration, and Representatives Cunningham and Radcliffe speaking against the motion to reconsider.

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"I note on the calendar that we have another special order of business which I assume should be disposed of at this time."

The Speaker:

"Yes. Mr. Burtch has a motion to make."

SPECIAL ORDER OF BUSINESS

The hour of 2:15 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, House Bill No. 100 on second reading.

House Bill No. 100, by Representatives Olsen, Kull, and Mast:

Prohibiting use of lie detectors in employment of persons.

MOTION

On motion of Mr. Burtch, House Bill No. 100 was made a special order of business to immediately follow consideration of House Bill No. 55.

The House resumed consideration of House Bill No. 55 on second reading.

Further debate ensued on Mr. Bottiger's motion for reconsideration, Representative Cunningham arguing against the motion and Representative Witherbee arguing in its favor.

 $\mbox{Mr.}$ Grant demanded the previous question, and the demand was sustained.

Mr. Sawyer demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion by Mr. Bottiger that the House reconsider the vote by which Mr. Cunningham's amendment to House Bill No. 55 was adopted by the House, and the motion was carried by the following vote: Yeas, 61; nays, 35; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, Elder, Epton, Flanagan, Gallagher, Garrett,

Grant, Haussler, Hawley, Huntley, Hurley, Jolly, King (Chet), King (Richard "Dick"), Kink, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—61.

Those voting nay were: Representatives Ahlquist, Andersen (James A.), Angevine, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Eldridge, Goldsworthy, Gorton, Harris, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kirk, Mahaffey, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Swayze, Whetzel, Wolf—35.

Those absent or not voting were: Representatives Kalich, Klein, McCormick—3.

RECONSIDERATION

The Speaker declared the question before the House to be the motion by Mr. Cunningham to adopt the following amendment to House Bill No. 55:

On page 2, line 12, add a new section to read as follows:

"NEW SECTION. Sec. 2. This amendatory act of 1965 shall not take effect until January 1, 1968, and the interim highway committee, in cooperation with the office of the superintendent of public instruction is hereby directed to study the safety and economic feasibility of the operation of forty foot school buses, and report its findings to the fortieth session of the Washington state legislature prior to January 20, 1967."

Mr. Sawyer demanded the previous question, and the demand was sustained.

Mr. Sawyer demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the adoption of the amendment by Mr. Cunningham to House Bill No. 55, and the motion was lost, and the amendment not adopted, by the following vote: Yeas, 44; nays, 53; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Bergh, Bledsoe, Brachtenbach, Burtch, Canfield, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Eldridge, Garrett, Goldsworthy, Gorton, Harris, Hood, Humiston, Hurley, Johnston (Elmer E.), Jueling, Kirk, Klein, Lux, Lynch, Mahaffey, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Saling, Swayze, Wang, Whetzel, Wolf—44.

Those voting nay were: Representatives Avey, Backstrom, Beck, Berentson, Bottiger, Bozarth, Braun, Brouillet, Chatalas, Conner, Day, Elder, Epton, Flanagan, Gallagher, Grant, Haussler, Hawley, Huntley, Jastad, Johnson (Doris), Jolly, King (Chet), King (Richard "Dick"), Kink, Kull, Leland, Litchman, Marsh, Marzano, Mast, May, McCaffree, Moon, O'Brien, O'Donnell, Olsen, Pierre, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—53.

Those absent or not voting were: Representatives Kalich, McCormick—2. House Bill No. 55 was ordered engrossed and passed to Committee on Rules and Order for third reading.

The Speaker recognized Mr. Wolf on a point of personal privilege.

PERSONAL PRIVILEGE

Mr. Wolf:

"Mr. Speaker, ladies and gentlemen of the House, it is a real pleasure to offer the candy and cigars to you members on the passage of my very first bill, House Bill No. 437. I want to assure you, further, that I will never forget all those red lights."

SPECIAL ORDER OF BUSINESS

House Bill No. 100 having been made a special order of business to immediately follow consideration of House Bill No. 55, the Speaker declared the question before the House to be further consideration of House Bill No. 100 on second reading.

House Bill No. 100, by Representatives Olsen, Kull, and Mast: Prohibiting use of lie detectors in employment of persons.

House of Representatives, Olympia, Wash., February 15, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 100, prohibiting use of lie detectors in employment of persons, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Section 1, line 6, after "firm" and before "to" strike "or corporation" and insert ", corporation or the state of Washington, its political subdivisions or municipal corporations"

Section 1, line 7, after "employee" and before "to" insert ", who is not in the field of public law enforcement, or dispenses narcotics or dangerous drugs, or in a position directly involving national security,"

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Jack L. Burtch, Hayes Elder, Gary Grant, Mark Litchman, Daniel G. Marsh, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

The House resumed consideration of House Bill No. 100, the first committee amendment having been adopted previously and a motion having been made to adopt the second committee amendment.

The Speaker announced that there was pending before the House the motion by Mr. Canfield to adopt the following amendment to the second committee amendment:

Amend the second amendment by Committee on Judiciary, on line 3 of the mimeographed amendment after "or" and before "dispenses" insert "lawfully"

With the consent of the House, Mr. Canfield withdrew his amendment to the amendment.

The Speaker declared the question before the House to be the motion by Mr. Burtch that the committee amendment to section 1, line 7 be adopted.

With the consent of the House, Mr. Burtch withdrew his motion.

On motion of Mr. Burtch, the committee amendment to section 1, line 7 was not adopted.

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

Section 1, line 9, strike the period following "employment" and insert ": Provided, That this section shall not apply to (1) persons in the field of public law enforcement, or (2) persons who dispense narcotics or dangerous drugs, or (3) persons in sensitive positions directly involving national security."

House Bill No. 100 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 276, by Representatives Epton, Adams, and Savage (by departmental request):

Including as dependent children for public assistance purposes certain students over eighteen years of age.

House of Representatives, Olympia, Wash., February 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 276, including as dependent children for public assistance purposes certain students over eighteen years of age, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, line 14, after "to fit" and before "for gainful" strike "them" and insert "him" William "Bill" Chatalas, Chairman.

We concur in this report: Alfred O. Adams, Mrs. John W. (Kathryn) Epton, Homer Humiston, Mrs. Joseph E. Hurley, Robert R. Kull, Charles R. Savage, Samuel J. Smith.

The bill was read the second time by sections.

On motion of Mrs. Epton, the committee amendment was adopted.

House Bill No. 276 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 276 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Epton, Adams, and Savage speaking in $_{\mbox{\tiny s}}$ favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 276, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Day, Eldridge, Klein, McCormick—4.

Engrossed House Bill No. 276, having received the constitutional majority, was declared passed.

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

House Bill No. 117, by Representatives Uhlman, O'Donnell, and Leland: Requiring escrow agents to be licensed and bonded.

MR. SPEAKER:

House of Representatives, Olympia, Wash., February 14, 1965.

We, a majority of your Committee on Judiciary, to whom was referred House Bill-No. 117, requiring escrow agents to be licensed and bonded, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, section 2, beginning on line 13, after "Act" strike everything down to and including "services"

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

The bill was read the second time by sections.

Mr. Klein moved adoption of the committee amendment.

VIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Mr. Klein yield to question?"

The Speaker:

"Mr. Klein?"

Mr. Klein:

"Yes."

Mr. Canfield:

"I find two paragraphs ending in 'services'. This amendment doesn't indicate whether the one on line 14 or the one on line 21 is intended."

Mr. Klein:

"It ends on line 14. That is the committee's intention."

On motion of Mr. Canfield, the following amendment to the committee's amendment was adopted:

Amend the amendment by Committee on Judiciary, on line 3 of the mimeographed amendment after "'services'" add "on line 14"

The committee amendment as amended was adopted.

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

On page 3, section 5, line 20, after "of" and before "thousand" strike "fifty" and insert "two hundred"

House Bill No. 117 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 117 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Uhlman and Clark speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Uhlman, is section 19 going to apply to those people in the escrow business prior to the time this act becomes effective? You say then they can't collect fees or bring actions to collect fees."

Mr. Uhlman:

"I would not so construe this. I think the time the obligation comes due would control. The obligation would have to become due prior to the enactment of this particular act. This would be my interpretation and I believe it would be the court's."

The Clerk called the roll on the final passage of Engrossed House Bill No. 117, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant,

Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Backstrom, Copeland, Hurley, McCormick, Newhouse—5.

Engrossed House Bill No. 117, having received the constitutional majority, was declared passed.

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

House Bill No. 383, by Representatives May and McCormick:

Authorizing counties to issue revenue bonds and prescribing terms, forms, etc.

The bill was read the second time by sections.

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

On page 5, add a new section following section 7 as follows:

"NEW SECTION. Sec. 8. There is added to chapter 4, Laws of 1963 and to chapter 36.67 RCW a new section to read as follows:

"As used in this act 'this chapter' means sections 1 through 7 of this 1965 act."

House Bill No. 383 was ordered engrossed.

On motion of Br. Burtch, the rules were suspended, Engrossed House Bill No. 383 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative May speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 383, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledose, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Hurley—1.

Those absent or not voting were: Representatives Backstrom, Day, Epton, Flanagan, McCormick, Perry, Pierre—7.

Engrossed House Bill No. 383, having received the constitutional majority, was declared passed.

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

House Bill No. 92, by Representatives Johnston (Elmer E.), Lux, and Conner:

Revising law relating to mineral leases on state lands.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 474, by Representatives Lynch and Conner:

Permitting use of oleomargarine in state institutions.

The bill was read the second time by sections.

Mr. Moon moved adoption of the following amendment:

On line 16, after "government" and before the period, insert "only at such times that butter is not available for distribution by agencies of the United States government"

Debate ensued, Representatives Moon and Radcliffe speaking in favor of the amendment, and Representatives Conner, Canfield and Epton speaking against its adoption.

YIELDING TO QUESTION

Mr. Hood:

"Mr. Speaker, will Dr. Moon yield to question?"

The Speaker:

"Dr. Moon?"

Mr. Moon:

"Yes, I will yield to question."

Mr. Hood:

"Dr. Moon, it seems to me that your amendment states exactly what the bill states. Are we doing this twice if we adopt your amendment?"

Mr. Moon:

"No, I don't think so. That is not my interpretation of this. My interpretation is that as presently written the statute would allow the institutions to receive either surplus butter or surplus butter substitutes. Now, this amendment of mine will allow the institutions to receive butter substitutes only at such times as there is not a butter surplus, and this, I think, is in the interests of the dairymen of this state, rather than the interests of soybean raisers or other plant products from which oleomargarine and other butter substitutes are made."

Further debate ensued, Representatives Hood, Eldridge, and Lynch arguing against the adoption of the amendment as unnecessary, and Representative Moon speaking for its adoption.

Mr. Grant demanded the previous question, and the demand was sustained.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Moon.

The motion was lost, and the amendment was not adopted.

Mr. Slagle moved adoption of the following amendment:

On line 16, after "government" and before the period, insert ", and such oleomargarine shall remain free of artificial coloring"

Debate ensued, Representatives Slagle and Avey speaking in favor of adoption of the amendment, and Representatives Beck and Eldridge speaking against its adoption.

Mr. Olsen demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

House Bill No. 474 was passed to Committee on Rules and Order for third reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery sixty senior students from the Issaguah High School, and asked them to stand and be recognized.

House Bill No. 51, by Representatives Uhlman, Garrett, Pritchard, Whetzel, Smith, and Olsen:

Requiring candidates for state representative to file by position numbers.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 51, requiring candidates for state representative to file by position numbers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 10, after "designate" and before "the positions" on line 11 strike ", by public lot,"

On page 1, section 1, line 17, after "purposes." insert "The provisions of this section shall not apply to those representative districts assigned a single state representative position."

On page 6, strike all of section 3.

In line 3 of the title after "ding" and before "to chapter" strike "two new sections" and insert "a new section"

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Arlie U. DeJarnatt, Slade Gorton, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

The bill was read the second time by sections.

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

House Bill No. 51 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 51 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 51, and the bill passed the House by the following vote: Yeas, 75; nays, 22; absent or not voting, 2.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Elder, Eldridge, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Marzano, May, McCaffree, McDougall, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker —75.

Those voting nay were: Representatives Adams, Ahlquist, Bergh, Bledsoe, Canfield, Day, Dootson, Epton, Flanagan, Goldsworthy, Hawley, Hurley, Leland, Mahaffey, Marsh, Mast, Newhouse, Rogers, Savage, Swayze, Traylor, Wang—22.

Those absent or not voting were: Representatives Johnston (Elmer E.), McCormick—2.

Engrossed House Bill No. 51, having received the constitutional majority, was declared passed.

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

House Bill No. 252, by Representatives Hood, Ahlquist, Jastad, Gallagher, and Taylor:

Providing for regulation and licensing of water well contractors by commission.

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 252 was substituted for House Bill No. 252, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 252 was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, Substitute House Bill No. 252 was advanced to third reading, the second reading considered the third, and the substitute bill was placed on final passage.

Debate ensued, Representatives Gallagher and Ahlquist speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Pierre:

"Mr. Speaker, would Mr. Ahlquist yield to question?"

The Speaker:

"Mr. Ahlquist, do you yield?"

Mr. Ahlquist:

"Certainly, Mr. Speaker."

Mr. Pierre:

"Mr. Ahlquist, I am a water witcher. Would this hamper my activity any?"

Mr. Ahlauist:

"In answer to your question, you and your water witching are one of the important adjuncts of the water well business. We must know where to drill first. I hope you will always be available."

The Clerk called the roll on the final passage of Substitute House Bill No. 252, and the substitute bill passed the House by the following vote: Yeas, 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Hurley, McCaffree—2.

Those absent or not voting were: Representatives Conner, Dootson, Kalich, Kirk, Klein, Lynch, McCormick, Perry—8.

Substitute House Bill No. 252, having received the constitutional majority, was declared passed.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Sheridan on a point of personal privilege. Mr. Sheridan:

"Mr. Speaker, ladies and gentlemen, the cigars and candy being passed out are from Harry Sprinker, chairman of the board of county commissioners of Pierce county, to express the gratitude and appreciation of the citizens of Pierce county for the action of this House last night in passing House Bill No. 33 removing the tolls from the Narrows Bridge. Because of the particular strain endured by Representatives Witherbee and Grant in voting for this bill, the pages are about to present them with a special token of gratitude, a cigar the size of which matches the degree of generosity which they displayed."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Witherbee on a point of personal privilege.

Mr. Witherbee:

"Mr. Speaker, ladies and gentlemen of the House, I would just like to extend my sincere gratitude to the citizens of Pierce county. They have almost convinced me to move over there."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Grant on a point of personal privilege.

Mr. Grant:

"Mr. Speaker, my district now does extend to Pierce county. That is what finally affected my change in vote."

SPEAKER'S PRIVILEGE

The Speaker:

"I might remind the members that, with those big cigars, we have a pollution problem in the House."

House Bill No. 409, by Representatives Uhlman, Goldsworthy, and Marzano: Giving the adjutant general and assistant adjutants general pay parallel to major and brigadier generals in United States Services.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 409 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Sawyer:

"Mr. Speaker, would Mr. Uhlman yield to question?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"Yes."

Mr. Sawyer:

"Mr. Uhlman, would you inform us what the present rate of salary is and what the rate of salary would be after the raise?"

Mr. Uhlman:

"Yes. I am not absolutely certain of the effect of this last increase that was granted by Governor Evans, but it has been \$12,500 and I believe it is now \$13,500. Perhaps someone more conversant with that can answer from the other side of the aisle. The Assistant Army Adjutant General is now receiving \$10,704; the Assistant Adjutant General for the Air Guard is receiving \$9,372. The Adjutant General under this bill will receive \$16,200; the Assistant Adjutant General for the Army \$14,100; the Assistant Adjutant General for the Air Guard, \$14,100."

Further debate ensued, Representative Goldsworthy speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 409, and the bill passed the House by the following vote: Yeas, 88; nays, 7; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), King, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Bottiger, Brouillet, Burtch, Radcliffe, Sawyer, Slagle, Taylor—7.

Those absent or not voting were: Representatives Dootson, May, McCormick, Perry—4.

House Bill No. 409, having received the constituional majority, was declared passed.

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

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would Representative Goldsworthy yield to question?"

The Speaker:

"Representative Goldsworthy?"

Mr. Goldsworthy:

"Yes, I will yield."

Mr. Uhlman:

"Representative Goldsworthy, if you should perhaps get this appointment, would you buy cigars and candy for the House for the bill just passed?"

Mr. Goldsworthy:

"If you see I get this appointment, I will give cigars and candy to every individual, plus a promotion to you, Captain."

Mr. Uhlman:

"Did the stenographer get that in the minutes?"

House Bill No. 43, by Representatives Litchman, Witherbee, and Bottiger: Requiring certain adults to agree to be jointly and severally liable with certain minors who apply for a driver's license.

House of Representatives, Olympia, Wash., February 14, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 43, requiring certain adults to agree to be jointly and severally liable with certain minors who apply for a driver's license, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 14, after "state" and before the period, insert ": Provided, That upon showing of proof of emancipation an emancipated minor who complies with chapter 46.29 RCW is exempt from the provisions hereof"

On page 3, section 4, beginning on line 12, strike the entire section and renumber Sec. 5 to read "Sec. 4."

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Jack L. Burtch, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Danield G. Marsh, Robert W. O'Dell, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

The bill was read the second time by sections.

On motion of Mr. Burtch, the committee amendment to page 1 was adopted. On motion of Mr. Litchman, the committee amendment to page 3 was adopted.

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

On page 1, section 1, line 20, after "this section" and before "be signed" strike "shall" and insert "may"

MOTION

On motion of Mrs. Hurley, the House deferred further consideration of House Bill No. 43, and the bill was ordered held for Saturday's second reading calendar.

The House resumed consideration of Engrossed Second Substitute Senate Bill No. 34 on second reading.

Engrossed Second Substitute Senate Bill No. 34, by Committee on State Government and Veterans' Affairs:

Providing for promotion and development of nuclear industry through new division of department of commerce and economic development.

The bill was read the second time by sections.

Mr. Klein moved adoption of the following amendment:

Amend the Senate amendment to page 4, section 5 (1), line 8; on line 3 of the mimeographed amendment after "authorize the" and before "to acquire" strike "state" and insert "department of commerce and economic development"

Debate ensued, Representative Klein speaking in favor of adoption of the amendment and Representative Witherbee speaking against its adoption.

Mr. Copeland:

"Mr. Speaker, ladies and gentlemen of the House, the course and effect of Mr. Klein's amendment would probably put the state of Washington in some very, very severe trouble, because of the fact that other departments and agencies of the state would then be authorized, or at least would have implied authorization, to get into a position of competing or being in direct competition to other organizations or persons involving nuclear facilities. Now, we are talking about such things as trying to attract industries into our state. This is not going to attract industries into our

state to develop new nuclear energy facilities if we hold over them the club that the state may be going into competition by striking 'state' and inserting 'department of commerce and economic development' and saying that one small part of the state cannot go into competition. I urge that this particular amendment is not in the general interest of overall planning of the state. I sincerely hope you will vote it down."

Mr. Jolly:

"Mr. Speaker, speaking in opposition to Mr. Klein's amendment, I think the bill as written is satisfactory. As Mr. Witherbee stated, we had several meetings on this, long meetings, and we discussed every aspect of this bill. Our intention was that the state of Washington should not be in competition to private industry. We also had a long discussion on section 9. It was put in to protect the political subdivisions; it just says how far this act shall take away any power of the political subdivisions of the state of Washington not established under any other law. I think all the political subdivisions are protected. I can't see any use for the amendment. I hope you vote it down."

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, ladies and gentlemen of the House, one of the methods we have available to us of providing for the interpretation of statutes is by asking a question and receiving a reply and having that stated for the record or in the journal of this House. For that reason, I would like to ask Mr. Copeland to yield to question."

The Speaker:

"Mr. Copeland, will you yield to question?"

Mr. Copeland:

"I will yield to question."

Mr. Bottiger:

"Mr. Copeland, is it your understanding that it is the purpose and the intent of the amendment under consideration that it would not prohibit a political subdivision such as a PUD or Tacoma or Seattle City Light from constructing an atomic or nuclear generator for the purpose of providing, say, electrical energy?"

Mr. Copeland:

"Mr. Bottiger, I am not going to make any comment with regard to what the legal interpretation might be. I will point out again that I think it is highly unfair to establish a statute at this time to allow or encourage private enterprise to come in to do a job and have this particular proviso hanging over their head. Now, this is a very complicated area. Many people and many industries as well as state government are involved and this was arrived at on a wonderful compromise basis. I think we have a vehicle here under which the state of Washington can develop their nuclear energy, but if we tamper with it at this particular time, I think we are destroying the intent of it. This is why I call it to your attention. I urge you to really consider this possibility. Now, at a later time, if a local PUD ever gets into a position of wanting to build some kind of nuclear reactor, or even private power or some other political subdivision, I think it is only right they come down and enter a request for a specific authorization, but I think it is completely erroneous for us to grant this blank authority at this time. After all, this body is in session once every two years. These things won't be developed in the next two years. This is long-range planning. Let's not destroy the opportunity of private enterprise to come in and do a wonderful job."

Mr. Witherbee:

"Mr. Speaker, I'd like to answer directly to Representative Bottiger's question. This was checked with the attorney general's office. One of the assistant attorneys general sat in at all the negotiations all the time and helped. In fact, with the department, he drafted the bill. This bill does not preclude a public power generative plant, such as you discussed, from being built. It is allowed under this act. This act merely says that the thing is to be done by bid; in other words, by competition. They would be in the same position as private industry would be. They would bid on the various projects and this is the way they would get into the act."

Mr. Klein:

"Mr. Speaker, ladies and gentlemen of the House, I first want to comment upon Mr. Bottiger's question to Mr. Copeland, which I thought was a fair one. Mr. Copeland responded that he didn't wish to give any legal interpretations of it and yet that was precisely what Mr. Copeland was doing in the first instance in speaking on it. Now, if Mr. Copeland also responded that the proviso is a fine proviso that we shouldn'twell, excuse me; I can't remember precisely how he did put it. He spoke as though the proviso were part of the law right now. The proviso is not part of the law right now and I am just simply attempting to preserve the law as it is right now. As we have said, the act came about solely to make something a little more clear which at that time the court thought was not clear; that is, that the department would have the power to sublease some land over in the central southeastern portion of the state. Now, that is all this bill was intended to do. There is much that can appear in the record in that regard. I suggest the bill, Mr. Copeland, as your comments would indicate, is doing something much beyond that. I don't frankly know whether there is any authority under any of the state statutes for anybody to engage in this type of activity other than this department. I doubt that any lawyer here is prepared to give a legal opinion on it: and so I simply want to make this bill be just what the colors are it is flying under and not something else.

"I think it is significant to note, and this body should note, that a while ago when I asked this be put over until tomorrow's second reading calendar, we had a lot of opposition to holding it over and insistence that it was terribly important that we must do it right now. So we got together after the bill was held for the bottom of the second calendar, and we had in the lawyers involved, the departmental lawyer, the director of the department, Mr. Witherbee, and an attorney who normally represents some public power groups. At that time, I asked any of the lawyers there whether they would be willing to sign an opinion right now on behalf of bond buyers that if somebody, for example a PUD or a city, wanted to invest some money in one of these things, they could with safety go ahead and buy them; and they would not. They see the issue that this proviso clouds it all up. Now, at that time Mr. Witherbee agreed with me on the amendment. The amendment was written in a simple manner. First we said 'director' for 'state' and then we realized that in order to be grammatically clear we should say 'department of commerce and economic development'. Mr. Witherbee signed the amendment. The amendment went up on the desk. Then somebody from AWI started cracking the whip around here . . ."

POINT OF ORDER

Mr. Witherbee:

"Mr. Speaker."

Mr. Klein:

"There were phone calls . . ."

The Speaker:

"The gentleman from King, Mr. Witherbee."

Mr. Witherbee:

"I think Mr. Klein is entirely out of order. I don't take my orders from AWI or even from Mr. Klein and I resent this very much."

The Speaker:

"I think we should refrain from impugning the motives of any member concerning this."

Mr. Klein:

"Mr. Speaker, I don't intend to impugn the motives of any member of this House. I want to report the facts of life to this House as to what happens and as to the power of some of the private lobbyists around here. They admit to me all the time here in the hall that certainly this was all that was intended, the department of commerce and economic development, so this should be fine, but yet they are afraid that it may stall the bill on its way. Ladies and gentlemen, you know we can push this bill through third reading as we have these other things. The Senate doesn't have to send it to committee. It is a simple matter of concurrence as to whether they agree

to substituting the term 'department of commerce and economic development'. The bill could even be signed that night, if it is that important. I suggest to you it is obvious there is something far beyond that involved in the importance of this. No one of these gentlemen, nor Mr. Witherbee, will be willing to state to you that this bill was designed to do anything other than clear up the power of the department of commerce and economic development. That is all that I ask, that this bill fly under that flag. I hope that you will join in this amendment."

Mr. Eldridge:

"Mr. Speaker, ladies and gentlemen of the House, I want to compliment Representative Witherbee and Representatives Jolly and Johnson. It seems to me that they have done a real fine service to both the committee and the members of this House in getting the parties together and presenting this original House Bill No. 500, and as I understand the answer to my question of Mr. Witherbee this morning, this substitute Senate bill is exactly the same. I rise to oppose this amendment by Mr. Klein."

Mr. Bottiger:

"Mr. Speaker, ladies and gentlemen of the House, a moment ago I asked for a statement of the intent, or the opinion of this body, as to the effect of this particular amendment to the statute, and I did not get that from the person of whom I asked the opinion. Now, the problem we have here, as I see it, is that we are going to have a law suit if we pass the bill the way it is, and the question of that law suit is going to be whether it was the intent of the legislature in adopting this specific amendment that Mr. Klein is now trying to have adopted to preclude public power bodies from engaging in development of nuclear energy for consumer use. I don't think that is the intent and I think we have an expression of opinion. I don't think it is the intent. It is not in the title of the act; it is not what the act is about. We have section 9 and we can clear the whole thing up, it seems to me, if the vote indicated that the intent of this legislature is not to make this a private power reserve. Now, there are a lot of us here from counties that have substantial public power facilities; Tacoma City Light, Seattle City Light, Snohomish PUD, Grant County PUD. It may very well be that in the very near future the development of atomic energy for production of electricity will be feasible. Are we here now proceeding to exclude them then from engaging in this kind of manufacture? That is the question I was directing to Mr. Copeland. Is that our intent? If it is not, let's say so and pass the bill as it is. Mr. Klein's amendment is not needed."

Mr. Perry:

"Mr. Speaker, ladies and gentlemen of the House, this is a rare, rare occasion when Mr. Billington and some of the private power people and the industry people and the labor people have agreed upon a bill. Now we find only Mr. Klein, it seems, to be in dissent. That is his privilege and his prerogative. I respect him for it, but we have in the short time I have been down here, some four terms, very rarely ever seen anything like we have here in this degree of unanimity. Now, this is still the American system and Mr. Klein sees fit to dissent, but we are taking up a lot of valuable time and I think if we brought this question to a vote now, we might find out everybody else does have a degree of interest in this and that it has been worked out."

Mr. Moon:

"Thank you, Mr. Speaker. Of course, I am concerned about this PUD and public power question, but my concern goes even further than that. My concern is whether or not this might possibly prevent our institutions of higher learning, the University of Washington and also Washington State University, from obtaining or acquiring any nuclear facilities, and I certainly hope it doesn't. I would wish that somebody, some attorney here or someone, would give an opinion as to whether or not this does this."

Mr. Witherbee:

"Mr. Speaker, ladies and gentlemen of the House, directing myself first to Mr. Moon's question, this was a matter of discussion in the committee and in the meetings we had, and this does not preclude the institutions of higher learning from participating in this program. It doesn't preclude any nonprofit organization. Directing myself to

Mr. Bottiger's question, it is not the intent of the act and this act does not preclude the participation of public power in this program."

Mr. Grant demanded the previous question, and the demand was sustained.
Mr. Klein demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the amendment by Mr. Klein to Engrossed Second Substitute Senate Bill No. 34, and the motion was lost, and the amendment not adopted by the following vote: Yeas, 22; nays, 70; absent or not voting. 7.

Those voting yea were: Representatives Anderson (Eric O.), Bottiger, Burtch, DeJarnatt, Elder, Epton, Grant, Haussler, Kalich, King (Richard "Dick"), Klein, Litchman, Marsh, Marzano, Moon, Radcliffe, Savage, Sheridan, Thompson, Uhlman, Valle, Mr. Speaker—22.

Those voting nay were: Representatives Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Hawley, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), Kink, Kirk, Kull, Leland, Lynch, Mahaffey, Mast, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf—70.

Those absent or not voting were: Representatives Adams, Conner, Hood, Lux, May, McCaffree, McCormick—7.

Mr. Bottiger:

"Mr. Speaker, I am not sure of the appropriate way to do this, but I request that this discussion be spread in the journal for whatever benefit it might give the court at a future date."

The Speaker:

"The whole discussion of this particular bill will be inserted in the Journal."

PERSONAL PRIVILEGE

Mr. Uhlman:

"Mr. Speaker, I would like to speak. I don't know on what purpose or under what order."

The Speaker:

"Do you rise on a point of personal privilege?"

Mr. Uhlman:

"Perhaps a point of personal privilege. I just had a telephone contact with the University of Washington. This is the second substitute bill and they have a question concerning this amendment that has been added as to their status. If the sponsors of the bill would permit a small delay, I would like to prepare a very brief amendment specifically excluding institutions of higher learning from this proviso on this amendment."

Mr. Witherbee:

"Mr. Speaker, we have no objection to this, but I would like to urge to the members of the House that this bill is of importance to the state of Washington. Every day we delay this thing is costing the state money in new industry."

Mr. Uhlman:

"Mr. Speaker, I don't want to delay this bill. It is not my intention. My intention is to protect the excellent facilities and future expansion of the University of Washington in this area. The University of Washington at the present time has the largest

facilities in the state of Washington. It is the largest present nuclear business in the state of Washington and of course it is the key to the heart of this whole program. I think it is doubly important we protect the university's role in the acquisition of facilities under this act."

MOTION

On motion of Mr. Witherbee, the House deferred further consideration of Engrossed Second Substitute Senate Bill No. 34 on second reading, and the bill was made a special order of business at 4:20 p. m. today.

The Speaker called on Mr. Garrett to preside.

THIRD READING OF BILLS

Engrossed House Bill No. 137, by Representatives Litchman, Kink, Andersen (James A.), Lux, King (Richard "Dick"), Chatalas, Moon, Leland, Ahlquist, Johnson (Doris), Garrett, Taylor, Gallagher, Marzano, Kirk, Smith, O'Donnell, Brouillet, Olsen, Pritchard, Bottiger, Valle, Sawyer, Uhlman, Whetzel, Radcliffe, Copeland, O'Brien, Witherbee, Pierre, Haussler, Bozarth, and Backstrom:

Authorizing the establishment of five additional community colleges.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 137 was placed on final passage.

Debate ensued, Representatives Andersen (James A.), Radcliffe, Brouillet, Smith, Copeland, King (Richard "Dick"), and Pierre speaking in favor of passage of the bill, and Representative Hurley speaking against its passage.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 137, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those voting nay were: Representative Hurley—1.

Those absent or not voting were: Representatives Adams, Johnston (Elmer E.), McCormick—3.

Engrossed House Bill No. 137, having received the constitutional majority, was declared passed.

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

The Speaker resumed the Chair.

SPECIAL ORDER OF BUSINESS

The hour of 4:20 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, further consideration of Engrossed Second Substitute Senate Bill No. 34 on second reading.

Engrossed Second Substitute Senate Bill No. 34, by Committee on State Government and Veterans' Affairs:

Providing for promotion and development of nuclear industry through new division of department of commerce and economic development.

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, ladies and gentlemen of the House, we have worked out an amendment with Mr. Uhlman. With the permission of the Speaker, I would ask if Mr. Copeland would yield to question?"

The Speaker:

"Mr. Copeland, will you yield to question?"

Mr. Copeland:

"I will make every attempt to."

Mr. Witherbee:

"Mr. Copeland, the question was asked a while back on this bill as to whether it precluded public power from participating in this program. Could you answer that directly for us, please?"

Mr. Copeland:

"I think the act in itself and the title in itself indicate they certainly may have the opportunity to go ahead and participate, but by the same token, I think there are built into this some safeguards to prevent any type of runaway entrance into this sensitive field. Let's put everything in proper perspective and understand that in no way, shape or form are we trying to preclude private or public bodies or even institutions from becoming involved in the many facets of nuclear energy. Now, I know the University of Washington and Washington State University are independent in this field and have been for some time and will continue to be and to so operate in various phases. I think the main attempt of the amendment Mr. Klein was trying to add altered the competitive aspects. I think it is an excellent bill in its present form. I hope I have answered your question."

YIELDING TO QUESTION

Mr. Clark:

"May I address a question to Mr. Witherbee?"

The Speaker:

"Will you yield, Mr. Witherbee?"

Mr. Witherbee:

"Yes, I yield."

Mr. Clark:

"Is it your understanding, referring to the amendment of the Senate on page 4, line 8, that in the event the universities of this state would engage in competition with organizations or private persons—would it be so construed if they did research work, if they established scientific facilities and instructors and aided in this work, participating with state money appropriated to them, that they would be barred from doing so?"

Mr. Witherbee:

"No. I do not feel that the university would be precluded from doing this. This was discussed quite thoroughly. However, Mr. Uhlman has an amendment which we

have reluctantly agreed to go along with in order to protect the institutions of higher learning specifically. I think this will completely clear up the situation. Neither private industry nor public industry that is in this field has any desire to exclude the institutions from participating."

Mr. Uhlman moved adoption of the following amendment to Engrossed Second Substitute Senate Bill No. 34:

On page 7, section 9, line 3, after "act" and before the period insert ": Provided, That no provision of this act shall in any manner impair the right of any institution of higher learning from acquiring nuclear facilities or property"

The Speaker called for remarks.

Mr. Uhlman:

"If any other lawyer would like to improve this amendment, I would be more than happy to have him do so. I don't have any intention of picking on this bill, but this is a serious thing which could affect a very large segment of our university. All I am doing is closing a potential loophole. I think it is a serious thing; there is a question as to what would be engaging in competition. Those who have been at all involved with the university hospital, as I have been over the past four bienniums, know there is a serious question as to whether it is engaging in competition with private industry. Some of the doctors and many persons feel the university, being involved in the hospital business, is engaging in competition with private industry. This is a question that can always be raised, I think. With a very simple, brief amendment, which will not in any way hold up this bill, we can set our minds at ease and protect the University of Washington and Washington State in future developments in this area in research from any future problems. I think we will go a long way with this simple amendment."

YIELDING TO QUESTION

Mr. Clark:

"Mr. Uhlman, not having your amendment before us, just having it read, which provides just a couple of items, would you have any objection to including instruction and research?"

Mr. Uhlman:

"None whatsoever. The only reason I didn't include it was that this specific proviso, this amendment, provided only to the acquisition of nuclear facilities or property. That is what I was principally worried about, because of the specific exclusion in that amendment. I would be happy to amend my amendment and if somebody would move that, I would be happy to support it."

Mr. Clark moved that the following amendment to the amendment by Mr. Uhlman be adopted:

Amend the amendment by Mr. Uhlman to Engrossed Second Substitute Senate Bill No. 34, on the last line after "property" insert "for instruction and research"

The Speaker called for remarks.

Mr. Copeland:

"Mr. Speaker, I would commend to the members of the legislature that they read page 3, the very last line. 'The director of commerce and economic development through the division of nuclear energy development, known as the office of nuclear energy development, shall, in addition to the powers and duties otherwise imposed by law, have the following special powers and duties:' Then drop down to subparagraph 3. 'Enter into contracts with state and private institutions . . .'—I will reiterate; state institutions—'. . . within the state for the carrying out of basic research in such use of nuclear energy as may be helpful to the economic development of the state.' I think this is the best language possible. The thing you are doing is saying that certainly the institutions have the right and prerogative to become involved, but by the same token they will also be under the direction of the department of commerce and economic development. I think you have to have some legal authority for this. The force and effect of Mr. Uhlman's amendment is that notwithstanding the provision of law, any institution may enter into the nuclear energy field in all its various aspects. I urge that Mr. Uhlman's amendment and Mr. Clark's amendment to the amendment,

as well meaning as they may be, are completely unnecessary, and I think that the language contained in subparagraph 3 on page 4 is excellent language and should be left intact."

Mr. Uhlman:

"Mr. Speaker, I was aware of and familiar with this, but I would call Representative Copeland's attention to the proviso here which specifically prohibits the acquisition of nuclear facilities or property. This has nothing at all to do with subparagraph 3 on entering into contracts for carrying out of basic research. The general grant of power would be the equivalent of subparagraph 3 that Representative Copeland has just read to the House. However, the specific reservation of power would be in the proviso and would, of course, control, and this is actually irrelevant to the purpose of my amendment, which deals directly with the specific reservation."

Mr. Klein:

"Mr. Speaker, ladies and gentlemen, I would wonder from Mr. Copeland's remarks whether it is the intention that the University of Washington and Washington State University must carry out any and all activities that they have in this field under contracts that they work out with the department of commerce and economic development. I doubt very much that that is Mr. Copeland's intention but that is what I take his remarks to specifically be."

Mr. Witherbee:

"Mr. Speaker, ladies and gentlemen of this House, in case there is some misunderstanding, I would just like to point out to you that the state will acquire these facilities and become the leasing agent and these properties over there and the nuclear facilities have to come to the state first. This is the only way the federal government will allow us to acquire them, so the state has to become the agent, and I think it actually does cover the university and college. But if Mr. Uhlman feels they are excluded and this amendment is necessary, I have no objection. Incidentally, the director of commerce and economic development is waiting for this bill to pass today so he can immediately enter into negotiations on a very large private industry contract. In fact, as soon as the bill is passed and signed, he will be leaving on an airplane to go back east and start negotiations."

Mr. Copeland:

"Mr. Speaker, ladies and gentlemen of the House, and Mr. Klein, please don't misunderstand me. I am not making any attempt to deny the University of Washington and Washington State University anything. I think this is also covered suitably in section 9. Section 9 of the bill provides that this act shall be cumulative and shall not supersede any powers or rights of any political subdivision of the state under any other law. Now, we have already provided for the University of Washington and Washington State University in certain acts allowing them to enter into certain fields. Now, my only hope and desire here is that we stay with this measure as it is at the present time; that is all of the true intent and meaning behind this particular endeavor. Now, if we change our course and begin to get very specific on this and enumerate everything before we adopt this into law, I think we are probably embarking on a long, tedious procedure. I don't think we should attempt to rewrite the bill at this time. Obviously this bill is a compromise arrived at among all the people involved. I urgently request that you consider the relevancy and validity of amending this in any way, shape or form."

Mr. Johnston (Elmer E.):

"Thank you, Mr. Speaker. I want to follow Mr. Copeland and suggest this: In my reading of this bill, ladies and gentlemen, it seems to me that the committee has very carefully considered this question we have on this amendment and in subsection 3 on page 4 and again in the last section, section 9, it seems to me the whole question of the power of the university to continue to engage in research and instruction in this great, tremendous area is well preserved. It might be almost folly for us, because of a hurried telephone call, to slap an amendment on this precious bill that has been carefully considered now for a month. I think we should be very, very careful about it and I don't think it is necessary and I feel we should vote the amendment down and go along with the bill as it is."

Mr. Uhlman:

"Mr. Speaker, speaking directly to the last two speakers, first of all, section 9 does not cover this. If you read section 9 carefully, it says any time, under existing contracts, renewals thereof or supplements thereto; this is all section 9 covers. It doesn't cover any additional contracts or new program. It simply doesn't cover that. Now, I would like to express my very deepest regrets to the sponsors and many persons who are in favor of this very fine piece of legislation for holding it up for twenty minutes as we have at this time. It is, however, a Senate bill. It is going to become law very shortly with my vote and probably everybody else's. This is the last time we will see this bill before it actually is signed by the governor and becomes law. I would like to ask why it is so essential that we cannot spend one hour, which is all the longer it would take, to transmit this bill back and get it approved by the Senate. I imagine they are in session now. Is it so vital that we cannot add this one simple, crystal-clear, little amendment at the end of the bill, which simply adds that one note of finality that makes absolutely certain that the shadow of doubt is gone? Is one hour going to make that much difference? I don't think it is. I think possibly there are problems involved if we don't that may very well make it disastrous. One hour is all it takes. I am sure Sid Snyder can run back and forth across there much faster than that. I think I have seen Ward Bowden come with that redistricting bill in substantially less time. I don't think there is a serious problem in holding this up. That is not my intention and I sincerely apologize to the sponsors of this bill and its proponents and anybody else in favor of its passage for holding up the bill. It was not my intention to do so. This is the first time I have seen this bill; it's not my field. I have been back in the corner; many of you have been busy with your respective ways. This is simply not that complicated an amendment. It is simply one ounce of prevention that we are talking about, safeguarding and protecting a very important thing for the state, which is the nuclear development in the area of research by our institutions of higher learning. Very shortly Washington State University may want to get involved on an agricultural basis. We are going to be precluding them on anything other than existing contracts or renewals thereof or supplements thereto, and I think we should think long and hard. This is a Senate bill. If it were just a House bill, we could look it over again in the Senate and perhaps take more time. I discussed this with Mr. Thieme on the telephone and he thought perhaps-they weren't sure-but he thought perhaps they might be covered, but again he said there was a serious question. I don't think it is that important that we can't hold this up for just one hour, put this on, get it across and get it back and get it passed, and you can start negotiations first thing in the morning."

Mr. Klein:

"Mr. Speaker, I want to respond to Mr. Copeland's remarks. You will recall that when he read to you the first sentence of section 9, he referred to the very entities that are not disturbed by this. Nowhere therein is there any reference to the University of Washington or Washington State University or any other institution of higher learning. I think it is most important to preserve the rights Mr. Uhlman has mentioned and that we have at least his amendment adopted."

Mrs. Johnson (Doris):

"Thank you, Mr. Speaker. Ladies and gentlemen, I would remind you that this bill is pertaining to the activities of the department of commerce and economic development, and in all deference to you, that this of course does define the general and specific powers of our nuclear energy division of that department."

Mr. Olsen demanded the previous question, and the demand was sustained. The Speaker declared the question before the House to be the adoption of the amendment by Mr. Clark to the amendment by Mr. Uhlman to Engrossed Second Substitute Senate Bill No. 34.

The motion was carried, and the amendment to the amendment was adopted.

The Speaker declared the question before the House to be adoption of the amendment by Mr. Uhlman as amended.

The amendment as amended was not adopted, on a rising vote.

Mr. Klein moved adoption of the following amendment:

On page 6, section 9, line 30, after "Washington" and before "under" insert "or the department of commerce and economic development"

The Speaker called for remarks.

Mr. Klein:

"Mr. Speaker, my remarks are solely this: That this is the proof of the pudding, that if this bill is solely to authorize or to correct an error or hiatus in the law that the superior court thought existed, then nobody should have any fear of voting for this amendment. It just simply provides the department has the power, which they have had right along plus whatever is in this bill. I think it is a good amendment and I think it really is, as I say, the proof of the pudding. Otherwise I am very wary of this bill and what it may be taken to mean."

Mr. Witherbee:

"Mr. Speaker, ladies and gentlemen of the House, speaking against the amendment, I thought it was pretty well agreed by the House when we held this over we were only going to operate with the one amendmnt that Mr. Uhlman presented, and I kept faith with Mr. Uhlman in supporting his amendment. However, on this one I have to speak against it. This new section 9 is taken out of the joint operating law. It was put in there specifically at the request of the PUD's of this state. The reason it was put in there was that it gives protection they presently have. They don't need any more. This is just cluttering it up real good. There is an attempt going on here to kill this bill."

Mr. Klein:

"I simply want to assure you, Mr. Witherbee, there is no attempt to kill this bill. I simply want to have it fly under the colors it has had and that it has been sold under. That amendment doesn't have anything to do with PUD's. It simply reinserts the powers of the department as they may exist at the present time."

Mr. Johnston (Elmer E.) demanded the previous question, and the demand was sustained.

The Speaker declared the question before the House to be adoption of the amendment by Mr. Klein on page 6.

The motion was lost, and the amendment was not adopted.

On motion of Mr. Burtch, the rules were suspended, Engrossed Second Substitute Senate Bill No. 34 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, as follows:

Mr. Jolly:

"Mr. Speaker, speaking for the passage, ladies and gentlemen of the House, I don't think there is too much use in saying much on this bill. It has been pretty thoroughly discussed in the preceding arguments, but if you will remember back to January 18, Representative Johnson, Senator McCormack, and I tried to put on a nuclear energy day here at this legislature and we attempted to inform the legislators of the magnitude of this act. The main purpose of this nuclear energy act is to put the department of commerce and economic development into conformity with the law so they can lease this thousand acres of land that they had, the atomic energy plant, for private development. It will be mostly for the burial grounds of nuclear waste. As far as I know, there are only two places in the United States at the present time where this can be done. One of them is in Nevada and the other is in Kentucky. All of the wastes of the atomic plant at Hanford at the present time either has to be shipped to Nevada or Kentucky. It's expensive and this bill will put the state of Washington so they can be in agreement with the atomic energy commission and we can enter into this contract and do it legally. We entered into a contract in September, 1964, but the supreme court over here declared we didn't have the authority, and this bill will give us that authority. We hope you will pass this measure and get it on the way."

Mrs. Johnson (Doris):

"Mr. Speaker, ladies and gentlemen, I too concur with the remarks by Representative Jolly. I would remind you that this is a tremendous and far-sighted piece of legislation which we are passing for the state of Washington today. Undoubtedly you realize that we are only entering the field of nuclear industrial development in the state of Washington. This is enabling legislation. It will permit this industry to grow in our state and even as the director told us today, next year or two years from now, you might be working with a different kind of nuclear energy. I urge your passage of this legislation today."

Mr. Grant demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed Second Substitute Senate Bill No. 34, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those voting nay were: Representative Klein-1.

Those absent or not voting were: Representatives Kink, Litchman, McCormick, Pierre—4.

Engrossed Second Substitute Senate Bill No. 34, having received the constitutional majority was declared passed.

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

EXPLANATIONS OF VOTE

Being called from my seat, I was unable to cast my vote on Engrossed Second Substitute Senate Bill No. 34. My vote was "yes" and I would like the journal to show this.

George Pierre, 34th District.

Based on the explanation given on the floor I voted for Engrossed Second Substitute Senate Bill No. 34 with the understanding that this measure does not prohibit political subdivisions or municipal corporations of the state of Washington from developing nuclear facilities.

Eric O. Anderson
Art Avey
Henry Backstrom
C. W. "Red" Beck
R. Ted Bottiger
Horace W. Bozarth
Eric D. Braun
Frank B. Brouillet
Jack L. Burtch
William "Bill" Chatalas
Paul H. Conner
Arlie U. DeJarnatt
Mrs. John W. (Kathryn) Epton

P. J. "Jim" Gallagher Gary Grant Joe D. Haussler Elmer Jastad Hugh "Bud" Kalich Chet King Richard "Dick" King Dick J. Kink Robert R. Kull Mark Litchman Mary Stuart Lux Frank. Geo. Marzano William J. S. May Charles Moon
John L. O'Brien
Ann T. O'Donnell
Ray Olsen
W. O. E. "Bill" Radcliffe
Leonard A. Sawyer
Robert M. Schaefer
George P. Sheridan

Frank Slagle Samuel J. Smith Ben F. Taplin Alan Thompson W. S. "Bill" Traylor Wesley C. Uhlman Georgette Valle C. G. Witherbee

MOTION

On motion of Mr. Witherbee, Engrossed Second Substitute Senate Bill No. 34 was ordered immediately transmitted to the Senate.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Witherbee on a point of personal privilege. Mr. Witherbee:

"Mr. Speaker, I am not going to belabor this, but, ladies and gentlemen, we just made history in the world by passing this bill."

THIRD READING OF BILLS

House Bill No. 295, by Representatives Klein, DeJarnatt, and Huntley:

Providing for the entry of this state into the interstate library compact.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and House Bill No. 295 was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 295, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representative Warnke—1.

Those absent or not voting were: Representatives Backstrom, Kalich, McCaffree, McCormick, Sawyer, Uhlman—6.

House Bill No. 295, having received the consitutional majority, was declared passed.

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

EXPLANATIONS OF VOTE

I inadvertently voted "Nay" on House Bill No. 295; it was my intention to vote "Aye" and I would like the record so to show.

FRANK J. WARNKE, 30th District.

I was called off the floor for a long distance call while the vote was being taken on House Bill No. 295. I wish to be recorded as voting "Ave."

WESLEY C. UHLMAN, 32nd District.

House Bill No. 335, by Representatives O'Brien, Chatalas, Copeland, Humiston, Smith, Taylor, Gallagher, DeJarnatt, Sawyer, Brouillet, Radcliffe, Sheridan, O'Donnell, Andersen (James A.), McDougall, Newschwander, Whetzel, Saling, Wolf, and Cunningham:

Providing for rehabilitation program and administration of same.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and House Bill No. 335 was placed on final passage.

Debate ensued, Representatives O'Brien and Smith speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 335, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Backstrom, Copeland, McCormick—3.

House Bill No. 335, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 160, by Representatives Olsen, Smith, and Garrett:

Allowing joint ownership and operation of property by cities and counties. On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 160 was placed on final passage.

Debate ensued, Representative Olsen speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 160, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy,

Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

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

Engrossed House Bill No. 160, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 64, by Representatives DeJarnatt, Copeland, Sawyer, Uhlman, Mahaffey, and Radcliffe:

Authorizing teachers' tax deferred annuities.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 64 was placed on final passage.

Debate ensued, Representatives DeJarnatt and Mahaffey speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 64, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Haussler, May, Mc-Cormick—3.

Engrossed House Bill No. 64, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 173, by Representatives O'Brien, Garrett, and Brachtenbach:

Setting forth necessary qualifications before being licensed as embalmer.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 173 was placed on final passage.

Debate ensued, Representative O'Brien speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 173, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Clark, Johnston (Elmer E.), McCaffree, McCormick, Slagle—5.

Engrossed House Bill No. 173, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 74, by Representative Moon:

Acquiring of Wallace River property for state parks purposes.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 74 was placed on final passage.

Debate ensued, Representative Pierre speaking against passage of the bill, and Representative Savage speaking for its passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 74, and the bill passed the House by the following vote: Yeas, 84; nays, 11; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Saling, Savage, Sawyer, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Mr. Speaker—84.

Those voting nay were: Representatives Ahlquist, Andersen (James A.), Cunningham, Day, Flanagan, Newhouse, Pierre, Pritchard, Sheridan, Warnke, Wolf—11.

Those absent or not voting were: Representatives Kink, McCormick, Slagle, Smith—4.

Engrossed House Bill No. 74, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 56, by Representatives Berentson, Olsen, and Bottiger (by departmental request):

Changing certain fees and procedures under securities act.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 56 was placed on final passage.

Debate ensued, Representative Berentson speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 56, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives Backstrom, McCormick —2.

Engrossed House Bill No. 56, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 91, by Representatives Harris, Sawyer, and May: Making a portion of filing fees in justice court available for county law libraries.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 91 was placed on final passage.

Debate ensued, Representative Harris speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 91, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch,

Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—95.

Those voting nay were: Representative Clark-1.

Those absent or not voting were: Representatives Kalich, McCormick, Witherbee-3.

Engrossed House Bill No. 91, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 184, by Representatives Conner, Copeland, and O'Brien:

Requiring the state patrol to protect the governor and his family.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 184 was placed on final passage.

Debate ensued, Representative Conner speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 184, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Litchman, McCormick, Slagle—3.

Engrossed House Bill No. 184, having received the constitutional majority, was declared passed.

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

House Joint Resolution No. 12, by Representatives Andersen (James A.), Brouillet, DeJarnatt, Angevine, Gorton, Saling, McCaffree, Bottiger, Chatalas, O'Donnell, Johnson (Doris), Uhlman, Garrett, Conner, Olsen, Witherbee, Gallagher, Sheridan, Kink, Thompson, Valle, Grant, Taylor, Cunningham, Whetzel, King (Richard "Dick"), Marzano, Elder, Litchman, Warnke, Sawyer, Wolf, Beck, and Traylor (by executive request):

Providing for a constitutional convention.

On motion of Mr. Burtch, the rules were suspended, the second reading

considered the third, and House Joint Resolution No. 12 was placed on final passage.

Debate ensued, Representative Savage speaking against passage of the resolution, and Representatives Andersen (James A.), Grant, Kalich, De-Jarnatt, Klein, O'Brien, Jueling, and Copeland speaking for its passage.

The Clerk called the roll on the final passage of House Joint Resolution No. 12, and the resolution passed the House by the following vote: Yeas, 86; nays, 10; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Avey, Bozarth, Braun, Day, Epton, Flanagan, Haussler, Hurley, Savage, Slagle—10.

Those absent or not voting were: Representatives Canfield, May, Mc-Cormick—3.

House Joint Resolution No. 12, having received the constitutional two-thirds majority, was declared passed.

House Bill No. 58, by Representatives Uhlman, Grant, and Andersen (James A.):

Requiring lunch breaks for teachers.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and House Bill No. 58 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 58, and the bill passed the House by the following vote: Yeas, 85; nays, 5; absent or not voting, 9.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—85.

Those voting nay were: Representatives Adams, Avey, Canfield, Johnston (Elmer E.), Slagle—5.

Those absent or not voting were: Representatives Ahlquist, Backstrom, Johnson (Doris), Jolly, May, McCormick, Newhouse, O'Brien, Witherbee—9.

House Bill No. 58, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 326, by Representatives Epton, Johnston (Elmer E.), Radcliffe, and Anderson (Eric O.):

Changing admission requirements, allowable allocations, for day training centers and group training homes for mentally and physically deficient.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 326 was placed on final passage.

Debate ensued, Representative Epton speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 326, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Braun, Johnson (Doris), Jolly, May, McCormick, Olsen, Sawyer, Witherbee—8.

Engrossed House Bill No. 326, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

We were on the telephone at the time of the votes of House Bills No. 58 and No. 326. We would like to be recorded as voting "Aye" on these measures.

Doris Johnson, Dan Jolly 16th District.

House Bill No. 351, by Representatives Conner, Savage, and Traylor: Authorizing development of outdoor recreation areas.

MOTION

On motion of Mr. Savage, the rules were suspended, and House Bill No. 351 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

On motion of Mr. Conner, the following amendments were adopted:

On page 1, section 1, line 11, after "outdoor" and before "recreation" insert "primitive"

On page 1, section 1, line 15, after "held" and before the period insert "in compliance with the statewide open space and outdoor recreation plan"

House Bill No. 351 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 351 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Conner and Savage speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 351, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Kalich, Kink, McCormick, Newhouse—4.

Engrossed House Bill No. 351, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

Engrossed House Bill No. 315, by Representatives Garrett, Swayze, and Rogers:

Regulating psychologists.

On motion of Mr. Garrett, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 315 was placed on final passage.

Debate ensued, Representative Garrett speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 315, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, De-Jarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman,

Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Kalich, Kink, May, Mc-Cormick, Taylor—5.

Engrossed House Bill No. 315, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 9, by Representatives Uhlman, Gorton, and Garrett:

Requiring the mayor or his delegate to prepare budgets for first class cities with population over three hundred thousand.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 9 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 9, and the bill passed the House by the following vote: Yeas, 88; nays, 6; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Braun, Conner, Gallagher, Moon, Sheridan, Taylor—6.

Those absent or not voting were: Representatives Berentson, Cunningham, Klein, May, McCormick—5.

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

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

House Bill No. 189, by Representatives Moon, Kalich, Hood, Kull, Bledsoe, and Newhouse.

Providing for the election of members of the Washington state dairy products commission.

On motion of Mr. Burtch, the rules were suspended, the second reading considered the third, and House Bill No. 189 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 189, and the bill passed the House by the following vote: Yeas, 89; nays, 7; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—89.

Those voting nay were: Representatives Bottiger, Burtch, Conner, Grant, Newschwander, O'Donnell, Sawyer—7.

Those absent or not voting were: Representatives McCormick, Rogers, Mr. Speaker—3.

House Bill No. 189, having received the constitutional majority, was declared passed.

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

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 4, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 3; also

Senate Bill No. 4; also

Senate Bill No. 5; also

Senate Concurrent Resolution No. 9, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 4, 1965.

MR. SPEAKER:

The President has signed: Second Substitute Senate Bill No. 34, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Second Substitute Senate Bill No. 34; also

Senate Bill No. 3; also

Senate Bill No. 4; also

Senate Bill No. 5; also

Senate Concurrent Resolution No. 9.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Friday, March 5, 1965.

Robert M. Schaefer, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTY-FOURTH DAY

MORNING SESSION

House of Representatives, OLYMPIA, WASH., Friday, March 5, 1965.

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

The Clerk called the roll and all members were present except Representatives Leland, McCormick, and Moos. Representative Moos was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Charles A. Loyer of the Westminster United Presbyterian Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery seventy students from Darrington High School, and asked them to stand and be recognized.

The Speaker observed in the south gallery thirty students from Onalaska High School, and asked them to stand and be recognized.

The Speaker observed in the north gallery sixteen students from the Leavenworth High School honor society, and asked them to stand and be recognized.

REPORTS OF ENGROSSMENT

Mr. Speaker:

House of Representatives,

Olympia, Wash., March 3, 1965. We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 10, have compared same with the original bill and find it correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

House of Representatives, Olympia, Wash., March 4, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 51; also

Engrossed House Bill No. 55; also

Engrossed House Bill No. 100; also

Engrossed House Bill No. 117; also Engrossed House Bill No. 276; also

Engrossed House Bill No. 351; also

Engrossed House Bill No. 383; also

Engrossed House Bill No. 442, have compared same with the original bills and RAY OLSEN, Chairman. find them correctly engrossed.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 4, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 235, changing board against discrimination to human rights commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 238, authorizing interim study committee for consideration of matters relating to judicial business, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Slade Gorton, Gary Grant, Edward F. Harris, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 242, providing producer member of agriculture commodity board may be a director of a cooperative handling the affected commodity, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 385, extending time for filing industrial insurance injury claims in certain cases, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a minority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 385, extending time for filing industrial injury claims in certain cases, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Alfred O. Adams, Newman H. Clark, Helmut L. Jueling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 477, prescribing powers and duties of Columbia basin commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

DAN JOLLY, Chairman,

HENRY BACKSTROM, Vice Chairman.

We concur in this report: James A. Andersen, R. Ted Bottiger, Norwood Cunningham, Elmer Jastad, Bob McDougall, Robert A. Perry, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 4, 1965.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 514, increasing hunting and fishing license fees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass,

JACK L. BURTCH, Chairman, W. S. "BILL" TRAYLOR, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Richard "Dick" King, Fred R. Mast, Donald W. Moos, George P. Sheridan.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Joint Memorial No. 24, requesting return of Wahluke Slope land, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES MOON, Chairman, RICHARD "DICK" KING, Vice Chairman.

We concur in this report; Art Avey, Joe D. Haussler, Chet King, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Natural Resources, Harbors, and Waterways, to whom was referred Senate Bill No. 184, permitting supervisor of natural resources to designate open areas during normal closed forest season, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES MOON, Chairman, RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 4, 1965.

Mr. Speaker:

The Senate has passed: Senate Bill No. 15; also

Senate Bill No. 38; also

Senate Bill No. 57; also

Senate Bill No. 61; also

Senate Bill No. 67; also

Engrossed Senate Bill No. 71; also
Engrossed Senate Bill No. 73; also
Engrossed Senate Bill No. 77; also
Senate Bill No. 84; also
Engrossed Senate Bill No. 90; also
Engrossed Substitute Senate Bill No. 93; also
Engrossed Senate Bill No. 94; also
Engrossed Senate Bill No. 95; also
Reengrossed Senate Bill No. 96; also
Senate Bill No. 98; also
Senate Bill No. 99; also
Engrossed Senate Bill No. 93; also

Reengrossed Senate Bill No. 159, and the same are herewith transmitted.

WARD BOWDEN, Secretary,

Senate Chamber, Olympia, Wash., March 4, 1965.

Mr. SPEAKER:

The Senate has passed: Senate Joint Memorial No. 6, and the same is herewith transmitted. WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Concurrent Resolution No. 17, by Representative O'Brien:

Relating to a joint session to receive United States Senator Warren G. Magnuson.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 17 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 17 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 15, by Senators McCormack, Hallauer, Ryder, Rasmussen, and Kupka (by executive request of Governor Rosellini):

An Act relating to the development, regulation, and utilization of sources of ionizing radiation; and amending sections 2, 3, 5, 7, 8, 11, 15 and 18, chapter 207, Laws of 1961 and RCW 70.98.020, 70.98.030, 70.98.050, 70.98.070, 70.98.080, 70.98.110, 70.98.150 and 70.98.180.

Referred to Committee on Commerce and Economic Development.

Senate Bill No. 38, by Senators Greive, Gallagher, Durkan, Connor, Riley, and Dore (by executive request of Governor Rosellini):

An Act relating to the participation of counties and cities in the financing, acquisition, construction, operation, or maintenance of an all-purpose or multipurpose sports stadium; authorizing the acquisition by condemnation or otherwise of necessary property therefor; authorizing an election; authorizing the issuance of bonds and matters incident thereto; prescribing powers, duties, and functions of public officers in relation thereto; and declaring an emergency.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Senate Bill No. 57, by Senators Atwood, Gissberg, and Petrich:

An Act relating to personal exemptions; and amending section 253, page 178, Laws of 1854, as last amended by section 1, page 96, Laws of 1886, and RCW 6.16.020; and repealing section 114, chapter 235, Laws of 1945 and RCW 33.20.140.

Referred to Committee on Judiciary.

Senate Bill No. 61, by Senators Atwood, Gissberg, and Woodall:

An Act relating to the appointment and payment of counsel and the payment of certain costs and expenses for the accused in a criminal case who by reason of poverty is unable to employ counsel; amending section 53, chapter 249, Laws of 1909, as amended by section 1, chapter 151, Laws of 1941 and RCW 10.01.110; amending section 5, chapter 126, Laws of 1913 as last amended by section 4, chapter 244, Laws of 1957, and RCW 2.32.240; and adding a new section to chapter 10.01 RCW.

Referred to Committee on Judiciary.

Senate Bill No. 67, by Senators Guess, McMillan, and Herr:

An Act relating to the safety of persons employed in the construction or operation of tunnels, quarries, caissons and subways, excepting in connection with mines; and amending section 1, chapter 194, Laws of 1941 and RCW 49.24.080.

Referred to Committee on Labor and Industrial Insurance.

Engrossed Senate Bill No. 71, by Senators Gallagher, Rasmussen, and Gissberg:

An Act relating to metropolitan transportation functions of metropolitan municipal corporations and adding a new section to chapter, Laws of 1965, and to chapter 35.58 RCW.

Referred to Committee on Labor and Industrial Insurance.

Engrossed Senate Bill No. 73, by Senators Gallagher, Freise, and Durkan: An Act relating to the duties of the county auditor; amending section 2734, Code of 1881 and RCW 65.04.110; and adding a new section to chapter 65.04 RCW.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 77, by Senators Guess, Redmon, and Riley:

An Act relating to public service companies; amending section 81.80.060, chapter 14, Laws of 1961 and RCW 81.80.060.

Referred to Committee on Highways.

Senate Bill No. 84, by Senators Gallagher, Moriarty, Jr., and Kupka:

An Act relating to taxation; amending section 82.36.275, chapter 15, Laws of 1961, as last amended by section 1, chapter 187, Laws of 1963, and RCW 82.36.275; and amending section 82.40.047, chapter 12, Laws of 1961, as last amended by section 2, chapter 187, Laws of 1963, and RCW 82.40.047.

Referred to Committee on Highways.

Engrossed Senate Bill No. 90, by Senators Sandison, Ryder, and Riley:

An Act relating to safe deposit boxes; and repealing sections 1 through 6, chapter 274, Laws of 1957 and RCW 22.28.100 through 22.28.150.

Referred to Committee on Ways and Means (Subcommittee on Revenue).

Engrossed Substitute Senate Bill No. 93, by Judiciary Committee:

An Act relating to charities; and providing penalties for violations thereof. Referred to Committee on Judiciary.

Engrossed Senate Bill No. 94, by Senators Woodall, Greive and Petrich (by Legislative Council request):

An Act relating to police judges in cities of the third class; amending section 35.24.450, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.24-.450; and amending section 35.24.460, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.24.460.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 95, by Senators Woodall, Greive, and Petrich (by Legislative Council request):

An Act relating to justices of the peace; and amending section 113, chapter 299, Laws of 1961 and RCW 3.66.020; and adding a new section to chapter 12.32 RCW.

Referred to Committee on Judiciary.

Reengrossed Senate Bill No. 96, by Senators Woodall, Greive, and Petrich (by Legislative Council request):

An Act relating to justices of the peace; and amending section 23, page 226, Laws of 1854, as last amended by section 19, chapter 11, Laws of 1955 and RCW 3.20.020; and adding a new section to chapter 12.32 RCW.

Referred to Committee on Judiciary.

Senate Bill No. 98, by Senators Knoblauch and Woodall:

An Act relating to the practice of chiropody; amending section 14, chapter 52, Laws of 1957 and RCW 18.22.060; amending section 6, chapter 149, Laws of 1955 and RCW 18.22.120; and adding a new section to chapter 38, Laws of 1917 and to chapter 18.22 RCW.

Referred to Committee on Medicine, Dentistry, and Drugs.

Senate Bill No. 99, by Senators Knoblauch and Lewis:

An Act relating to health care services; and adding new sections to chapter 48.44 RCW.

Referred to Committee on Banking and Insurance.

Engrossed Senate Bill No. 134, by Senators Hallauer and Charette:

An Act relating to game fish; and adding a new section to chapter 36, Laws of 1955 and to chapter 77.12 RCW.

Referred to Committee on Game and Game Fish.

Reengrossed Senate Bill No. 159, by Senators Hallauer, Knoblauch, and Lennart:

An Act relating to education; and authorizing school districts to jointly finance area vocational and/or technical facilities.

Referred to Committee on Education and Libraries.

Senate Joint Memorial No. 6, by Senators Gissberg, Neill, Riley, Herrmann, Lennart, Atwood, Raugust, Woodall, McMillan, Henry, Donohue, Lewis, Guess, and Talley:

Memorializing Congress to amend the United States Constitution to set out the right of the people to choose whether or not they wish to have one house of the legislature of their state apportioned on the basis of factors other than population.

Referred to Committee on Constitution, Elections, and Reapportionment.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery, a group of students from East Valley High School in Spokane, and asked them to stand and be recognized. The Speaker noted that the senior class at East Valley High School is among the top twenty percent scholastically in the nation.

RESOLUTION

Resolution by Representatives Haussler and Brachtenbach:

Whereas, A wide disparity exists in the per diem and expense allowances allowed by statute to the board members and administrative personnel of the various junior taxing districts and local districts; and

Whereas, There is proposed legislation before the thirty-ninth session of the Washington State Legislature to increase the per diem and expense allowances for certain of these districts, but which proposed legislation, taken together, does not eliminate the disparity; and

WHEREAS, This situation indicates the desirability of a comprehensive study of per diem and expense allowances for such districts:

Now, Therefore, Be It Resolved, By the House of Representatives, That this matter be hereby referred to the Legislative Council for study of the laws, regulations, and practices relating to per diem and expense allowances for board members and administrative personnel of the various junior taxing districts and local districts and the requirements therefor, and the Legislative Council is directed to report its findings and recommendations for the establishment of an equitable scale of per diem and expense allowances to the 40th session of the Washington State Legislature.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of students from Toledo, and asked them to stand and be recognized.

MOTION

On motion of Mr. Sawyer, the House recessed until 10:40 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 10:40 a.m.

The Clerk called the roll, and all members were present except Representatives Leland, McCormick, and Moos. Representatives Leland and Moos were excused.

SECOND READING OF BILLS

House Bill No. 60, by Representatives Uhlman, Brachtenbach, and Sawyer: Enacting the Washington business corporation act.

The bill was read the second time by sections.

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

On page 83, section 107, line 28, after "thereto." insert "Said assets shall be handled and disbursed as provided in chapter 63.28 RCW."

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

On page 96, section 130, line 32, strike "110 and 111" and insert "128 and 129"

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

On page 109, section 161, beginning on line 11, after "this act." strike the remainder of the section and insert:

"Neither the enactment of this title nor the amendment or repeal thereof, nor of any statute affecting corporations, shall take away or impair any liability of cause of action existing or accrued against any corporation, its shareholders, directors or officers."

House Bill No. 60 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 60 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Brachtenbach speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 60, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Anderson (Eric O.), Conner, Leland, May, McCormick, Moos, Pritchard, Rogers, Taylor, Traylor—10.

Engrossed House Bill No. 60, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of sixth grade students from Olympic View Grade School in Federal Way, and asked them to stand and be recognized.

The Speaker observed in the north gallery thirty-seven seventh grade students from the Cosmopolis School, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of Republican Women from Des Moines, and asked them to stand and be recognized.

House Bill No. 76, by Representatives Flanagan, Kink, and McCormick:

Establishing campus police for state colleges.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 76 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Flanagan speaking in favor of passage of the bill. The Clerk called the roll on the final passage of House Bill No. 76, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Avey, Day, Eldridge, Hurley, Leland, May, McCormick, Moos, Pritchard, Sheridan—10.

House Bill No. 76, having received the constitutional majority, was declared passed.

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

House Bill No. 148, by Representatives Conner and Johnston (Elmer E.): Amending lease procedures for public lands.

MOTION

On motion of Mr. Sawyer, House Bill No. 148 was rereferred to Committee on Rules and Order.

House Bill No. 178, by Representatives Day and Flanagan:

Providing for acquisition by irrigation district of water system.

MOTION

On motion of Mr. Sawyer, House Bill No. 178 was rereferred to Committee on Rules and Order.

House Bill No. 218, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Berentson, and Thompson (by departmental request): Requiring wholesale fish dealer's license for certain business activities.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 218 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Hawley and King (Chet) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 218, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gal-

lagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—88.

Those absent or not voting were: Representatives Anderson (Eric O.), Backstrom, Brachtenbach, Eldridge, Hurley, Kink, Leland, May, McCormick, Moos, Wolf—11.

House Bill No. 218, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of students from St. Edward's School in Seattle, and asked them to stand and be recognized.

The Speaker observed in the north gallery ten students from the Contemporary Problems class of Highline High School in King county, and asked them to stand and be recognized.

House Bill No. 219, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Thompson, Berentson, and Bergh (by departmental request):

Defining fish buyer.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 219 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 219, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those abesnt or not voting were: Representatives Anderson (Eric O.), Backstrom, Berentson, Hawley, Kink, Leland, McCormick, Moos, Warnke—9.

House Bill No. 219, having received the constitutional majority, was declared passed.

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

House Bill No. 220, by Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Conner, Kink, Berentson, and Thompson (by departmental request):

Requiring that commercial fishing gear be licensed according to residency of operator rather than owner.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 220 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 220, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those absent or not voting were: Representatives Anderson (Eric O.), Backstrom, Johnston (Elmer E.), Kink, Leland, May, McCormick, Moos, O'Brien, O'Dell, Swayze, Warnke—12.

House Bill No. 220, having received the constitutional majority, was declared passed.

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

House Bill No. 221, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request):

Establishing presumption that Title 75 and rules and regulations of director of fisheries are necessary for conservation of food fish and shellfish.

MOTION

On motion of Mr. O'Brien, the House deferred further consideration of House Bill No. 221 on second reading, and the bill was ordered placed at the end of today's second reading calendar.

House Bill No. 237, by Representatives Brachtenbach, Klein, and O'Dell:

Changing date for selection of jurors by county clerk.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 237 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Brachtenbach speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 237, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Adams, Backstrom, Johnston (Elmer E.), Kink, Leland, May, McCormick, Moos, Valle—9.

House Bill No. 237, having received the constitutional majority, was declared passed.

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

House Bill No. 249, by Representatives Jolly, Huntley, and Bozarth (by departmental request):

Abolishing issuance of duplicate vehicle license plates.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 249 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Jolly speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 249, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Thoes absent or not voting were: Representatives Anderson (Eric O.), Johnston (Elmer E.), Kink, Leland, McCormick, McDougall, Moos—7.

House Bill No. 249, having received the constitutional majority, was declared passed.

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

House Bill No. 258, by Representatives DeJarnatt and Thompson:

Increasing compensation of election officials of diking improvement districts.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 258 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 258, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representative Warnke-1.

Those absent or not voting were: Representatives Anderson (Eric O.), Hurley, Johnston (Elmer E.), Leland, McCormick, Moos—6.

House Bill No. 258, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of students from the Edmond Meany Junior High School in Seattle, and asked them to stand and be recognized.

House Bill No. 259, by Representatives DeJarnatt and Thompson:

Giving power of eminent domain to diking improvement districts.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 259 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 259, and the bill passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor,

Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—90.

Those voting nay were: Representative Pierre—1.

Those absent or not voting were: Representatives Anderson (Eric O.), Leland, Lux, McCaffree, McCormick, Moos, Swayze, Witherbee—8.

House Bill No. 259, having received the constitutional majority, was declared passed.

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

House Bill No. 267, by Representatives Beck, Newhouse, and Elder (by departmental request):

Providing for additional time on sentences of prisoner escapees.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 267 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 267, and the bill passed the House by the following vote: Yeas, 77; nays, 13; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Conner, Copeland, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Mahaffey, Marsh, May, McCaffree, McDougall, Moon, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—77.

Those voting nay were: Representatives Berentson, Bledsoe, Brachtenbach, Clark, Cunningham, Dootson, Gorton, Lynch, Marzano, Mast, Morphis, O'Dell, Wolf—13.

Those absent or not voting were: Representatives Anderson (Eric O.), Chatalas, Harris, Johnston (Elmer E.), Leland, McCormick, Moos, Sawyer, Valle—9.

House Bill No. 267, having received the constitutional majority, was declared passed.

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

House Bill No. 274, by Representatives Newschwander, Chatalas, and O'Donnell (by departmental request):

Changing services available under public institutions in county institutions and nursing homes.

MOTION

On motion of Mr. O'Brien, the House deferred further consideration of House Bill No. 274 on second reading, and the bill was ordered placed at the foot of today's second reading calendar.

House Bill No. 307, by Representatives Hurley, Pritchard, Traylor, and Taylor:

Providing for payment of eye care service benefits under insurance contracts whether such care is performed by physician or optometrist.

MOTION

On motion of Mr. Sawyer, House Bill No. 307 was rereferred to Committee on Rules and Order.

House Bill No. 309, by Representatives Hood, Kink, and Radcliffe:

Authorizing state historical society to sell Pickett House to Daughters of the Pioneers.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 309 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Hood speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 309, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Angevine, Jastad, Johnston (Elmer E.); Leland, McCormick, Moos, Morphis, Witherbee—8.

House Bill No. 309, having received the constitutional majority, was declared passed.

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

House Bill No. 343, by Representatives Avey, Slagle, Huntley, McDougall, and Taplin:

Permitting increase in gross weight on highways, if federal highway law is so amended.

House of Representatives, Olympia, Wash., February 24, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 343, permitting increase in gross weight on highways, if federal highway law is so amended, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, beginning on line 4, strike all of sections 1, $\bf 2$ and $\bf 3$ and substitute the following:

"NEW SECTION. Section 1. There is added to chapter 12, Laws of 1961 and to chapter 46.44 RCW a new section to read as follows:

"In the event the congress of the United States further amends section 127, Title 23 of the United States Code, authorizing increased sizes and weights, the Washington state highway commission may authorize, by permit, the operation of vehicles and combinations of vehicles upon completed portions of the interstate highway system and other designated state highways as the commission may authorize if determined to be capable of accommodating the increased sizes and weights in excess of those prescribed in RCW 46.44.040 and 46.44.044, or as provided in RCW 46.44.010 and 46.44.037. Such permitted increases shall not in any way exceed the federal limits which would jeopardize the state's allotment of federal funds. Permits issued under this provision may be issued upon payment of a fee in the amount of sixty dollars per two thousand pounds in excess weight per year over and above the maximum fees levied in RCW 46.44.037, 46.44.047 and 46.44.095 relating to permits issued to combinations of vehicles. Other vehicles or combinations of vehicles, to be eligible for said permit, must be licensed to the maximum limits prescribed in RCW 46.44.040. The fees provided herein shall be subject to quarterly reduction and proration as provided in RCW 46.44.047 and 46.44.095. The fees levied in this section shall not apply to vehicles owned and operated by the state of Washington, any county within the state or any city or town within the state, or by the federal government. All fees collected shall be deposited in the motor vehicle fund.

"NEW SECTION. Sec. 2. There is added to chapter 12, Laws of 1961, and to chapter 46.44 RCW a new section to read as follows:

"Any state highway patrol officer who shall find any person operating a vehicle or a combination of vehicles in violation of the conditions of the special permit issued under section one of this amendatory act may confiscate such permit and forward the same to the state highway commission which may return it to the permittee or revoke, cancel or suspend it without refund. The state highway commission shall keep a record of all action taken upon permits so confiscated and if a permit shall be returned to the permittee the action taken by the commission shall be endorsed thereon. Any permittee whose permit is suspended or revoked may upon request receive a hearing before the commission or person designated by the commission. The commission after such hearing may reinstate any permit or revise its previous action."

In line 1 of the title, after "adding" and before "new sections" strike "three" Leonard A. Sawyer, Chairman,

LEONARD A. SAWYER, Chairman,
C. W. "RED" BECK, Vice Chairman,
W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Eric D. Braun, Jack L. Burtch, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Richard Taylor, Alan Thompson, W. S. "Bill" Trayler, Arnold S. Wang, Frank J. Warnke, C. G. Witherbee, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

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

House Bill No. 343 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 343 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Avey speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 343, and the bill passed the House by the following vote: Yeas, 86; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield,

Chatalas, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Bergh, Clark, Hurley, Taylor—4.

Those absent or not voting were: Representatives Bozarth, Conner, Epton, Kink, Leland, McCormick, Moos, Swayze, Witherbee—9.

Engrossed House Bill No. 343, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a PTA group from the 33rd District, and asked them to stand and be recognized.

House Bill No. 366, by Representatives Leland, Chatalas, and Kirk (by executive request):

Creating a state council on aging and an interdepartmental committee on aging.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 366 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 366, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Leland, McCaffree, McCormick, Moos, Rogers, Taplin, Witherbee—7.

House Bill No. 366, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery sixty students from five high schools in Yakima, and asked them to stand and be recognized.

House Bill No. 369, by Representatives Gallagher, Valle, and Humiston: Adding member to state judicial council.

House of Representatives, Olympia, Wash., February 26, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 369, adding member to state judicial council, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Section 1, beginning on line 18, after "judiciary" strike everything down to and including "criminal" on line 19, and insert "[civil, and the chairman of the house of representatives committee on judiciary criminal] and the other to be designated by the chairman"

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

The bill was read the second time by sections.

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

House Bill No. 369 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 369 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 369, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—88.

Those absent or not voting were: Representatives Avey, Conner, Day, Johnston (Elmer E.), Kull, Leland, Litchman, McCormick, Moos, Slagle, Witherbee—11.

Engrossed House Bill No. 369, having received the constitutional majority, was declared passed.

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

House Bill No. 464, by Representatives Kull, Canfield, and Newhouse:

Providing permanent identification numbers for certain apiaries.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 464 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 464, and the bill passed the House by the following vote: Yeas, 87; nays, 2; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Pierre, Taylor-2.

Those absent or not voting were: Representatives Bottiger, Conner, Klein, Leland, Litchman, McCormick, Moos, Perry, Valle, Witherbee—10.

House Bill No. 464, having received the constitutional majority, was declared passed.

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

House Bill No. 494, by Representatives Kull, Haussler, and Ahlquist:

Authorizing use of spring-triggered devices to control game.

The bill was read the second time by sections.

On motion of Mr. Canfield, the following amendment to the title was adopted:

On line 1 of the title, strike "game" and insert "predator"

House Bill No. 494 was ordered engrossed.

With the consent of the House, the rules were suspended, Engrossed House Bill No. 494 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

Mr. Brachtenbach:

"Mr. Speaker, I wonder if one of the sponsors would yield to question on this?"

The Speaker:

"Mr. Kull, will you yield to question?"

Mr. Kull:

"Yes."

Mr. Brachtenbach:

"Representative Kull, I notice that the law allows the use of 'coyote getters,' with which I am not familiar, and spring-triggered shell devices. Is this some sort of device that explodes a shell on these animals? My concern, of course, would be with the danger to any human beings or other animals. Is there any such danger?"

Mr. Kull:

"No, it has been changed and improved now. It did expel through powder a cyanide capsule. This is now changed to a spring-expelled capsule. The only possible way to get a cyanide capsule in the mouth is by the rotten meat bait. That is used for coyotes, yes, but it is not used during hunting. That use is in cooperation with the game and agricultural departments, and the approval of the owner of the land involved is gained before it is used. This has been used for many, many years throughout the state, but they found out last year through a technicality it was unlawful to use it. The device has been improved. I am sure there is no danger to it now."

The Clerk called the roll on the final passage of Engrossed House Bill No. 494, and the bill passed the House by the following vote: Yeas, 83; nays, 12; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Copeland, Cunningahm, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—83.

Those voting nay were: Representatives Bergh, Burtch, DeJarnatt, Harris, Hurley, Kalich, Mast, Morphis, Perry, Pierre, Rogers, Swayze—12.

Those absent or not voting were: Representatives Conner, Leland, Moos, Witherbee—4.

Engrossed House Bill No. 494, having received the constitutional majority, was declared passed.

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

House Bill No. 513, by Representatives Beck, Haussler, and O'Brien: Directing prosecutors to defend county officers.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 513, directing prosecutors to defend county officers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with following amendment:

On page 1, section 1, line 22, after "officers" and before "in" insert "or their employees"

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack Dootson, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell.

The bill was read the second time by sections.

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

House Bill No. 513 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 513 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 513, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Sawyze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—92.

Those voting nay were: Representatives Burtch, Clark-2.

Those absent or not voting were: Representatives Leland, McCaffree, Moos, Valle, Witherbee—5.

Engrossed House Bill No. 513, having received the constitutional majority, was declared passed.

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

House Bill No. 549, by Representatives Pritchard, Witherbee, and O'Brien:

Providing for state trade fairs and the support thereof.

The bill was read the second time by sections.

With the consent of the House, the rules were suspended, House Bill No. 549 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Pritchard speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Sawyer:

"Mr. Speaker, will Mr. Pritchard yield to question?"

The Speaker:

"Mr. Pritchard, will you yield to question?"

Mr. Pritchard:

"Yes, Mr. Sawyer."

Mr. Sawyer:

"I was trying to hurriedly read this. I couldn't tell from the bill at a quick glance. Are there any state officials who go along on these ventures?"

Mr. Pritchard:

"Well, I am certainly not going, Mr. Sawyer."

YIELDING TO QUESTION

Mr. Avey:

"Mr. Speaker, would Representative Pritchard yield to another question?"

Mr. Pritchard:

"Yes."

Mr. Avey:

"You are not going to exhibit any logs, are you?"

Mr. Pritchard:

"I doubt that."

Further debate ensued, Representative Clark speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, I wonder if Mr. Clark or someone knowledgeable would yield to question?"

The Speaker:

"Mr. Clark?"

Mr. Klein:

"Mr. Clark, I just wondered what the source of the state trade fair fund is as referred to in the bill. How are these moneys collected? Where do they come from?"

Mr. Clark:

"Most of the money comes from private funds. They have established over the years a trust fund which has been held through the department of agriculture. It is primarily a promotion of industry itself. The amount of this trust fund, I think, is limited, but the amount of money that is going in from the advertisers and the businesses throughout the state is being put in individually. There are no funds appropriated for this purpose."

YIELDING TO QUESTION

Mr. Klein:

"I would like to have Mr. Beck answer the question. He has just indicated he has some knowledge of the extent of public funds in it. Perhaps he could explain it to us."

Mr. Beck:

"Mr. Speaker, ladies and gentlemen, yes, I do have knowledge of this fund. It was the result of a law that I had the pleasure of drawing up here in 1951. Five percent of the parimutuel taken at our racetracks plus all horse racing license fees goes into a fund. Thirty percent of that goes to the agricultural fairs of this state; twenty percent goes to the administration of the racing commission, ten percent goes to the Seattle trade fair fund; and forty percent goes to the general fund. The source of these revenues is from horse racing in this state."

Further debate ensued, Representatives Canfield, Humiston, and Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 549, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant,

Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Taylor-1.

Those absent or not voting were: Representatives Burtch, Chatalas, Conner, Johnston (Elmer E.), Leland, Moos, Valley—7.

House Bill No. 549, having received the constitutional majority, was declared passed.

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

House Bill No. 592, by Representatives Thompson, Johnston (Elmer E.), and Klein:

Providing appointments for assistants for family courts in third class counties.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 592, providing appointments for assistants for family courts in third class counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Section 1, line 9, after "such" and before "may" strike "appointments" and insert "positions"

Section 1, line 10, after "be" and before "without" strike "made" and insert "created"

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Jack L. Burtch, Jack Dootson, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

The bill was read the second time by sections.

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

House Bill No. 592 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 592 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 592, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnson (Doris), Johns-

ton (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Angevine, Burtch, Haussler, Jastad, Leland, Moos, Slagle, Witherbee—8.

Engrossed House Bill No. 592, having received the constitutional majority, was declared passed.

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

House Joint Memorial No. 9, by Representatives Conner and Traylor: Memorializing Secretary of Interior to preserve Dungeness Spit.

The memorial was read the second time in full.

With consent of the House, the rules were suspended, House Joint Memorial No. 9, was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 9, and the memorial passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Eldridge, Hurley, Leland, Lynch, Moos, Sheridan, Slagle, Witherbee—8.

House Joint Memorial No. 9, having received the constitutional majority, was declared passed.

House Joint Memorial No. 15, by Representatives Traylor, Wolf, and Rogers:

Petitioning for dogfish study.

The memorial was read the second time in full.

With consent of the House, the rules were suspended, House Joint Memorial No. 15 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representative Traylor speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 15, and the memorial passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Anderson (Eric O.)—1.

Those absent or not voting were: Representatives Hurley, Johnston (Elmer E.), Leland, Moos, Pritchard, Sheridan, Witherbee—7.

House Joint Memorial No. 15, having received the constitutional majority, was declared passed.

EXPLANATION OF VOTE

My vote on House Joint Memorial No. 15 should have been "yea." My button on the voting machine stuck.

Eric O. Anderson,
21st District.

House Joint Memorial No. 18, by Representatives Backstrom, Moon, Taylor, and King (Richard "Dick"):

Memorializing Congress to take action to alleviate Snohomish River flooding.

The memorial was read the second time in full.

With consent of the House, the rules were suspended, House Joint Memorial No. 18 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 18, and the memorial passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Adams, Leland, Moos, Pritchard, Witherbee—5.

House Joint Memorial No. 18, having received the constitutional majority, was declared passed.

House Bill No. 221, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request):

Establishing presumption that Title 75 and rules and regulations of director of fisheries are necessary for conservation of food fish and shellfish.

MOTION

On motion of Mr. Sawyer, House Bill No. 221 was rereferred to Committee on Rules and Order.

House Bill No. 274, by Representatives Newschwander, Chatalas, and O'Donnell (by departmental request):

Changing services available under public institutions in county institutions and nursing homes.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 274, changing services available under public institutions in county institutions and nursing homes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, section 1, subsection (4) beginning on line 20 after "care" strike all of the matter down to and including "ice," on line 22 and insert "[, considering the recommendations of the welfare medical care committee,] and dental services including dentures and may provide such allied services as [dental services]"

WILLIAM "BILL" CHATALAS, Chairman, Frank Slagle, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Mrs. Joseph E. Hurley, Robert R. Kull, Mary Stuart Lux, Frank. Geo. Marzano, Charles E. Newschwander, Charles R. Savage.

The bill was read the second time by sections.

By motion of Mr. Chatalas, the committee amendment was not adopted.

With consent of the House, the rules were suspended, House Bill No. 274 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Newschwander speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 274, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Avey, Leland, Moos, Pritchard, Witherbee—5.

House Bill No. 274, having received the constitutional majority, was declared passed.

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

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

The Senate has adopted: House Concurrent Resolution No. 17, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Concurrent Resolution No. 17, have compared same with the original resolution and find it correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Concurrent Resolution No. 17.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Andersen (James A.) on a point of personal privilege.

Mr. Andersen:

"Mr. Speaker, with the consent of the leadership of both sides, I would like to read into the record a brief editorial which I think will be of considerable interest to the members of the House."

The Speaker:

"You have the permission of the House."

Mr. Andersen:

"Ladies and gentlemen, I am taking a few moments of your time today as I trust this will be of interest to you. My home town is a real independent town and has a real independent newspaper which has never been afraid to stand up for unpopular causes. I am particularly proud of this newspaper today because it has spoken out on perhaps the most unpopular cause of all, the legislators of this state. This is a completely and entirely unsolicited editorial which appeared in the Bellevue American yesterday, March 4, 1965. I am going to read it, but I am going to delete the names of the other papers referred to. That is not relevant to the point I am trying to make in reading the editorial into the record of this House.

'LIVING IN THE LAP OF "LUXURY"

While we're on the subject of the legislature, we think it's high time someone stood up and defended the legislators on the matter of their so-called "high pay".

The using righteous tones, has condemned the legislature for voting itself \$40 per day expense money.

The using trickier methods, "exposed" the fact the senate and house have their own lunch rooms.

Both papers should know better. We suspect that the publisher of thewould think nothing of entering \$40 per day for expense money if he found it necessary to travel away from home, as the legislators have to do.

And theshould know all about the lunch rooms, because their reporters eat there regularly themselves.

Let's look at this matter of pay from the eyes of a legislator.

He draws the magnificent salary of \$100 per month. Leaving campaign expenses out of it, he's lucky to break even on this amount when he figures his time and travel spent going to various meetings during the off-session.

During the session, he won't be so lucky, even with this glant \$40 per day in expense money.

The typical legislator will rent a room in Olympia, and get gouged by the patriotic Olympia landlords in the process. He'll have to leave his family at home because not even \$40 per day would permit him to pay for their expenses in Olympia.

So he has his own living to pay for, plus maintaining his home for his family. If he happens to be a professional man, he has to keep paying his office secretary and his office overhead during the two or three months the legislature is in session.

Then on top of this, of course, he has no income from his profession, since he's spending at least six days and six nights a week in Olympia.

So he gets to come home for one night and one day a week during the session—at his own expense, since he is allowed mileage only for one trip to Olympia at the beginning of the session and one trip home at the end.

If he were paid \$80 per day in expense money during the session, he might come closer to breaking even.

Why, then, does a good man consent to beat himself to death financially to serve in the legislature and get insulted in the process?

Well, you've got some pretty good people asking themselves that question right now. And when the next election rolls around there will be some who will say: "Not me, brother. Not me again."

And so democracy loses one more good public servant, while the people make their big jokes about those overpaid "clowns" in Olympia.

You won't catch us joining in those jokes. We don't think it's funny.'

"Ladies and gentlemen, I suppose someone will feel they have been offended by my having read this into the record. Nothing is intended to offend. We all know there are some people in Olympia of that kind but we also know there are many good ones. We know some of the newspapers have had some fun with us. We know many have carried fine articles. I remember Jack Pyle's article and the fine piece in the Bremerton Sun by Miss Ferguson and some of the excellent articles by other friends. I am not trying to insult the press. I am just calling attention to what one editor in one weekly publication said. He stood up for the unpopular cause, the cause of the legislators of the state of Washington, and I wanted you people to know about it. Thank you."

MOTION

On motion of Mr. Sawyer, the House recessed until 2:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:30 p. m.

The Clerk called the roll, and all members were present except Representatives Anderson (Eric O.), Klein, Moos, and O'Donnell. Representatives Moos and O'Donnell were excused.

THIRD READING OF BILLS

House Bill No. 50, by Representatives Uhlman, Pritchard, and Haussler:

Providing for at large election of port commissioners in class AA county.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 50 was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill, and Representative Hawley speaking against its passage. The Clerk called the roll on the final passage of House Bill No. 50, and the bill passed the House by the following vote: Yeas, 78; nays, 9; absent or not voting, 12.

Those voting yea were: Representatives Andersen (James A.), Angevine, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Braun, Brouillet, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—78.

Those voting nay were: Representatives Adams, Ahlquist, Bledsoe, Brachtenbach, Epton, Hawley, Jueling, Mast, Swayze—9.

Those absent or not voting were: Representatives Anderson (Eric O.), Avey, Burtch, Conner, Copeland, Goldsworthy, Kirk, Klein, Moos, O'Brien, Pritchard, Witherbee—12.

House Bill No. 50, having received the constitutional majority, was declared passed.

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

House Bill No. 52, by Representatives Jolly, Johnson (Doris), and Flanagan:

Increasing irrigation district director's compensation.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 52 was placed on final passage.

Debate ensued, Representative Jolly speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Huntley:

"Mr. Speaker, I would like to ask a question of Representative Jolly. How many days can they collect?"

The Speaker:

"Does Mr. Jolly yield to a question?"

Mr. Jolly:

"Yes, I don't know about that. We didn't change anything on that from the present statutes. I don't believe there is any limitation. They are allowed \$10.00 now and this bill will allow them up to \$25.00."

Mr. Haussler:

"I think I would answer this question in this way. This was discussed quite thoroughly in my committee. These people are quite close to the people and responsive to the electorate, and I am sure they would not in any way abuse this privilege."

Mr. Ahlquist:

* "Mr. Speaker, to answer Mr. Huntley's question, all the irrigation districts have set bylaws which govern when the board shall meet, except on exceptional occasions, so there would probably be nothing over once a month."

Further debate ensued, Representatives Canfield and Flanagan speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, would Mr. Flanagan yield to two questions?"

The Speaker:

"Mr. Flanagan?"

Mr. Flanagan:

"Yes."

Mr. Clark:

"This is not a charge against the state at all, is it?"

Mr. Flanagan:

"No, this is entirely paid by the irrigation districts."

Mr. Clark:

"If they don't want to pay up to \$25.00 per diem, they don't have to?"

Mr. Flanagan:

"No."

The Clerk called the roll on the final passage of House Bill No. 52, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Bledsoe, Conner, Goldsworthy, May, Moos, O'Brien, Pritchard, Witherbee—8.

House Bill No. 52, having received the constitutional majority, was declared passed.

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

House Bill No. 61, by Representatives Johnston (Elmer E.), Leland, and Avey (by departmental request):

Changing certain staking and holding requirements for mining claims. With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 61 was placed on final passage.

Debate ensued, Representative Johnston (Elmer E.) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 61, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Flanagan, Hurley, Klein, Moos, O'Brien, Pritchard—6.

House Bill No. 61, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery ninety students from the James Monroe Junior High School in Ballard, and asked them to stand and be recognized.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Sawyer on a point of personal privilege.

Mr. Sawyer:

"Mr. Speaker, ladies and gentlemen of the House, the cigars you just received are with the compliments of the Washington state patrol in appreciation of your favorable action on House Bill No. 239. They do feel this will make them more efficient in the performance of their duties."

Substitute House Bill No. 67, by Committee on Medicine, Dentistry, and Drugs:

Authorizing reporting by practitioners of healing arts of suspected cases of child abuse or neglect.

With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 67 was placed on final passage.

Debate ensued, Representatives Jastad and Adams speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 67, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet),

King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Kalich, Klein, Moos, O'Brien, Pritchard, Taylor—6.

Substitute House Bill No. 67, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 88, by Representatives Garrett, Leland, and Taylor:

Authorizing fire protection districts to execute conditional sales contracts. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 88 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 88, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Adams, Day, Kalich, Moos, Pritchard—5.

Engrossed House Bill No. 88, having received the constitutional majority, was declared passed.

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

House Bill No. 103, by Representatives Witherbee, Angevine, and Valle: Dispensing with elections in merger of and annexation by fire districts when certain percentage of voters approve petition.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 103 was placed on final passage.

Debate ensued, Representative Valle speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 103, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Connor, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Adams, Angevine, Chatalas, Moos, Pritchard, Witherbee—6.

House Bill No. 103, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 105, by Representatives Brouillet, Backstrom, and Moos:

Permitting school boards in second and third class districts to determine the date and time of their regular meetings.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 105 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 105, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Adams, Eldridge, Litchman, Moos, Pritchard, Witherbee—6.

Engrossed House Bill No. 105, having received the constitutional majority, was declared passed.

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

House Bill No. 132, by Representatives Gorton, Uhlman, and Dootson (by departmental request):

Removes requirement that school district boundaries be coextensive with city boundaries.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 132 was placed on final passage.

Debate ensued, Representative Gorton speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 132, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Conner, Johnston (Elmer E.), Moos, Pritchard, Sawyer, Witherbee—6.

House Bill No. 132, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 145, by Representatives Huntley, Johnston (Elmer E.), and Sawyer:

Authorizing a highway approach to Eastern Washington State College.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 145 was placed on final passage.

Debate ensued, Representative Huntley speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 145, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith,

Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Chatalas, Humiston, Lynch, Mast, Moos, O'Donnell, Witherbee—7.

Engrossed House Bill No. 145, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 149, by Representatives Burtch, Jolly, and McDougall:

Providing for sale of port district property no longer needed for district purposes.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 149 was placed on final passage.

Debate ensued, Representative Jolly speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 149, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Johnston (Elmer E.), Lynch, Moos—3.

Engrossed House Bill No. 149, having received the constitutional majority, was declared passed.

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

House Bill No. 151, by Representatives Beck, Swayze, and Haussler:

Providing an alternate method of fire districts.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 151 was placed on final passage.

Debate ensued, Representative Swayze speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 151, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson,

Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf—90.

Those absent or not voting were: Representatives Dootson, Johnston (Elmer E.), May, Moos, O'Brien, O'Donnell, Sheridan, Witherbee, Mr. Speaker—9.

House Bill No. 151, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

My button for the voting machine stuck when I attempted to vote on this bill, and my vote did not register. I wish to be recorded as voting "Aye" on House Bill No. 151.

George P. Sherdan, 27th District.

House Bill No. 152, by Representatives Burtch, Andersen (James A.), and Anderson (Eric O.):

Allowing port district special levy for canal construction or land leveling or filling purposes.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 152 was placed on final passage.

Debate ensued, Representative Burtch speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 152, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives Lynch, Moos—2.

House Bill No. 152, having received the constitutional majority, was declared passed.

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

YIELDING TO QUESTION

Mr. Brachtenbach:

"Mr. Speaker, I wonder if Dr. Humiston would yield to question?"

The Speaker:

"Would you yield to question, Dr. Humiston?"

Mr. Humiston:

"Yes."

Mr. Brachtenbach:

"Doctor, I understand these cigars we are enjoying are the results of your efforts. I wonder if you are taking credit for Initiative 34 as a first legislative bill or whether you had something else passed today?"

Mr. Humiston:

"Well, as a matter of fact, I don't think I could offer cigars to all the people who voted for Initiative 34. This little repast for you people costs me less money than it would cost for one round trip a day for one month over the Narrows Bridge."

Engrossed House Bill No. 156, by Representatives Olsen, Haussler, and Gallagher:

Allowing county sales by public auction to be held wherever county commissioners designate.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 156 was placed on final passage.

Debate ensued, Representative Olsen speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 156, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Angevine, Jastad, Klein, Moos, Slagle—5.

Engrossed House Bill No. 156, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery Boy Scout Troop No. 4 from Olympia, and asked them to stand and be recognized.

Engrossed House Bill No. 161, by Representatives Olsen, Haussler, and Garrett:

Increasing county adjustment board size.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 161 was placed on final passage.

Debate ensued, Representative Olsen speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 161, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Brachtenbach, Hurley, Moos, O'Brien, Sawyer, Witherbee—6.

Engrossed House Bill No. 161, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 162, by Representatives Haussler, Huntley, and Olsen:

Enlarging road functions counties may perform through creation of road improvement districts.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 162 was placed on final passage.

Debate ensued, Representative Haussler speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 162, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon,

Morphis, Newhouse, Newschwander, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—92.

Those absent or not voting were: Representatives Brachtenbach, Litchman, Moos, O'Brien, O'Dell, Radcliffe, Mr. Speaker—7.

Engrossed House Bill No. 162, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 175, by Representatives Leland, Garrett, and Brouillet:

Increasing school district purchase authority.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 175 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 175, and the bill passed the House by the following vote: Yeas, 93; nays, 2; absent or not voting. 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—93.

Those voting nay were: Representatives Avey, Slagle—2.

Those absent or not voting were: Representatives Anderson (Eric O.), Brachtenbach, Chatalas, Witherbee—4.

Engrossed House Bill No. 175, having received the constitutional majority, was declared passed.

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

House Bill No. 187, by Representatives Leland, Avey, and Goldsworthy:

Authorizing counties, cities, and towns to designate portions of roads or streets upon which aircraft may taxi.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 187 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 187, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Cunning-

ham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—92.

Those absent or not voting were: Representatives Anderson (Eric O.), Brachtenbach, Brouillet, Copeland, Litchman, Whetzel, Wolf—7.

House Bill No. 187, having received the constitutional majority, was declared passed.

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

House Bill No. 192, by Representatives Adams, Johnston (Elmer E.), and Conner:

Adopting the interstate compact on mental health.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 192 was placed on final passage.

Debate ensued, Representative Adams speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 192, and the bill passed the House by the following vote: Yeas, 89; nays, 5; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humsiton, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Bergh, Clark, Perry, Swayze, Wang—5.

Those absent or not voting were: Representatives Anderson (Eric O.), Dootson, Gallagher, Hurley, Witherbee—5.

House Bill No. 192, having received the constitutional majority, was declared passed.

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

House Bill No. 216, by Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request):

Making it unlawful to dig hard shell clams for commercial purposes except on licensed clam farms.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 216 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 216, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Anderson (Eric O.), O'Brien, Sheridan, Whetzel, Witherbee—5.

House Bill No. 216, having received the constitutional majority, was declared passed.

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

House Bill No. 217, by Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request):

Defining "Village Point" as the boundaries of a net fishing area.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 217 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 217, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Wolf, Mr. Speaker—89.

Those voting nay were: Representative Pierre—1.

Those absent or not voting were: Representatives Clark, Dootson, Johnston (Elmer E.), Mast, Moos, O'Brien, O'Dell, Whetzel, Witherbee—9.

House Bill No. 217, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 222, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Berentson, Bergh, and Thompson (by departmental request):

Declaring unlawful alien commercial fishing and fraudulent application for licenses.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 222 was placed on final passage.

YIELDING TO QUESTION

Mr. Dootson:

"I would like to direct a question to a sponsor of this bill."

The Speaker:

"Will one of the sponsors yield? Mr. Hawley?"

Mr. Hawley:

"I will yield."

Mr. Dootson:

"When I refer to the digest, I see this bill makes it a crime for an alien nonresident of the United States to fish, and I believe it raises the penalty from \$25.00 up to a minimum of \$500.00 and a maximum of \$1,000.00. I would like to have an explanation as to whether the digest is correct."

Mr. Hawley:

"I would be very pleased to explain it. At the present time, there is a law against issuing a license to a nonresident alien, but if a nonresident alien were fishing the waters of the state of Washington and he were caught and arrested, the only thing they could do is prosecute him for not having a license. This is becoming a very important thing. You are familiar with what is happening in Alaska where the foreign fisheries are gradually coming into our coast. This is a matter of protection so that if we do catch them, we could have a fine or something substantial to keep them out of there. Now, this is commercial fishing we are talking about, only commercial fishing."

Mr. Dootson:

"It may have been the intention only to provide for commercial fishing. However, if you will refer to the bill, I think you will find that it makes it unlawful for any alien not a resident to fish. It doesn't say anything about commercial fishing."

MOTION

On motion of Mr. Sawyer, the House deferred further consideration of Engrossed House Bill No. 222, and the bill was ordered placed at the foot of today's third reading calendar.

House Bill No. 241, by Representatives Bledsoe, Newhouse, and Berentson (by departmental request):

Raising fees for recording livestock brands.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 241 was placed on final passage.

Debate ensued, Representative Bledsoe speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 241, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, De-Jarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—95.

Those voting nay were: Representative Grant—1.

Those absent or not voting were: Representatives Gorton, O'Brien, Wolf —3.

House Bill No. 241, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 243, by Representatives Canfield, Jolly, and McDougall (by departmental request):

Changing eligibility requirements for state allocations to agricultural fairs and amount of such allocations.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 243 was placed on final passage.

Debate ensued, Representative Canfield speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 243, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Adams, Gallagher, O'Dell, Witherbee—4.

Engrossed House Bill No. 243, having received the constitutional majority, was declared passed.

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

House Bill No. 244, by Representatives Burtch, Moon, Moos, Backstrom, and Leland (by departmental request):

Making general changes in flood control district law; repealing earlier 1935 law on such districts.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 244 was placed on final passage.

Debate ensued, Representative Burtch speaking in favor of passage of the bill

The Clerk called the roll on the final passage of House Bill No. 244, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Bledsoe, Cunningham, Dootson, Klein, Perry, Warnke, Witherbee—7.

House Bill No. 244, having received the constitutional majority, was declared passed.

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

House Bill No. 248, by Representatives McDougall, Canfield, and Flanagan (by departmental request):

Providing standards for disinfecting fruit trees and produce thereof.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 248 was placed on final passage.

Debate ensued, Representative McDougall speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 248, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy,

Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre; Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—94.

Those voting nay were: Representative Hawley—1.

Those absent or not voting were: Representatives Garrett, Johnston (Elmer E.), Jolly, Witherbee—4.

House Bill No. 248, having received the constitutional majority, was declared passed.

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

House Bill No. 253, by Representatives Klein, Warnke, and Hawley:

Allowing sewer districts to change names.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 253 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 253, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—95.

Those absent or not voting were: Representatives Chatalas, Dootson, King (Chet), Mr. Speaker—4.

House Bill No. 253, having received the constitutional majority, was declared passed.

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

House Bill No. 257, by Representatives DeJarnatt and Thompson:

Providing a method to pay for continuous operation of diking improvement districts.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 257 was placed on final passage.

Debate ensued, Representative DeJarnatt speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 257, and

the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Bledsoe, Chatalas, Haussler, O'Donnell, Pritchard, Witherbee—6.

House Bill No. 257, having received the constitutional majority, was declared passed.

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

House Bill No. 264, by Representatives Slagle, Adams, Chatalas, and Newschwander (by departmental request):

Setting forth crimes for fraudulently obtaining public assistance.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 264 was placed on final passage.

Debate ensued, Representative Chatalas speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 264, and the bill passed the House by the following vote: Yeas, 94; nays, 2; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—94.

Those voting nay were: Representatives Savage, Smith—2.

Those absent or not voting were: Representatives Grant, Radcliffe, Witherbee—3.

House Bill No. 264, having received the constitutional majority, was declared passed.

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

Substitute House Bill No. 268, by Committee on Public Institutions and Youth Development:

Providing for conditional licensing of institutions department personnel to practice medicine and surgery.

With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 268 was placed on final passage.

Debate ensued, Representative Epton speaking in favor of passage of the

The Clerk called the roll on the final passage of Substitute House Bill No. 268, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Burtch, Epton, Grant, Johnston (Elmer E.), Witherbee—5.

Substitute House Bill No. 268, having received the constitutional majority, was declared passed.

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

House Bill No. 271, by Representatives Hurley, Chatalas, and Epton (by departmental request):

Allowing department of public assistance to coordinate state aid to federal programs respecting earnings of those receiving assistance.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 271 was placed on final passage.

Debate ensued, Representative Hurley speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 271, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh,

Marzano, Mast, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Johnston (Elmer E.), Kalich, May, McCaffree, Pritchard, Witherbee—6.

House Bill No. 271, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

House Bill No. 271 is one of the most worthwhile measures to come before this legislature. It will spell out the right of certain persons such as news boys in our Public Assistance programs to keep the money they earn and have it exempt from deduction from their grants or that of their parents. This bill changes the word "earnings" to "income" to conform with federal law. It also provides that the department may take advantage of any federal legislation enacted at a time when the Washington legislature is not in session.

GEORGE P. SHERIDAN, 27th District.

House Bill No. 277, by Representatives Savage, Humiston, and Marzano (by departmental request):

Authorizing payment of certain funeral services by department of public assistance.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 277 was placed on final passage.

Debate ensued, Representatives Savage and Chatalas speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 277, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Andersen (James A.), Gallagher, Johnson (Doris), Johnston (Elmer E.), Jolly, Pritchard, Slagle, Witherbee—8.

House Bill No. 277, having received the constitutional majority, was declared passed.

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

House Bill No. 283, by Representatives Taplin, Day, and Huntley:

Authorizing a feasibility study for relocation of primary state highway No. 3 in Asotin county.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 283 was placed on final passage.

Debate ensued, Representative Taplin speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 283, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Brachtenbach, Johnson (Doris), Jolly, McCaffree, Pritchard, Slagle, Witherbee—7.

House Bill No. 283, having received the constitutional majority, was declared passed.

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

House Bill No. 293, by Representatives Beck, Flanagan, and Haussler: Providing for dissolution of inactive port districts.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 293 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 293, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Johnson (Doris), Jolly, Lynch, Slagle—4.

House Bill No. 293, having received the constitutional majority, was declared passed.

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

House Bill No. 298, by Representatives Canfield, Haussler, and Garrett:

Requiring publication of notice of resolutions for formation of LID's in water districts rather than publishing resolution in full.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 298 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 298, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—92.

Those voting nay were: Representative Sawyer—1.

Those absent or not voting were: Representatives Jastad, Johnson (Doris), Jolly, Klein, Lynch, Witherbee—6.

House Bill No. 298, having received the constitutional majority, was declared passed.

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

House Bill No. 299, by Representatives Canfield, Haussler, and Garrett:

Requiring publication of notice of resolution for formation of LID's in sewer districts rather than publishing resolution in full.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 299 was placed on final passage.

Debate ensued, Representative Canfield speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 299, and the bill passed the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, May, McCaffree,

McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Bottiger, Klein, Sawyer—3.

Those absent or not voting were: Representatives Johnson (Doris), Jolly, Lynch, Marzano, Mast. Savage, Witherbee—7.

House Bill No. 299, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

I was in the governor's office during consideration of House Bills 277, 283, 293, 298, and 299. If I had been present, I would have voted "Aye" on all these measures.

Doris Johnson, 16th District.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

House Bill No. 304, by Representatives Bledsoe, Flanagan, and Bozarth:

Defining certain agricultural transactions as sales at wholesale.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 304 was placed on final passage.

Debate ensued, Representative Bledsoe speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 304, and the bill passed the House by the following vote: Yeas, 85; nays, 5; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, Olsen, Perry, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—85.

Those voting nay were: Representatives Andersen (James A.), Bergh, Burtch, Clark, Grant—5.

Those absent or not voting were: Representatives Anderson (Eric O.), Chatalas, Garrett, Lynch, O'Dell, O'Donnell, Pierre, Rogers, Traylor—9.

House Bill No. 304, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 313, by Representatives Andersen (James A.), Chatalas, and Litchman:

Defining failure to return a rented automobile as larceny.

With the consent of the House, the rules were suspended, the second read-

ing considered the third, and Engrossed House Bill No. 313 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 313, and the bill passed the House by the following vote: Yeas, 93; nays, 3; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representatives Clark, Sawyer, Smith-3.

Those absent or not voting were: Representatives Dootson, O'Brien, Perry —3.

Engrossed House Bill No. 313, having received the constitutional majority, was declared passed.

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

House Bill No. 339, by Representatives Uhlman and DeJarnatt:

Appropriating funds for the temporary publication of session laws.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 339 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 339, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Dootson, Johnston (Elmer E.), O'Brien, Pritchard—4.

House Bill No. 339, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 371, by Representatives Warnke and Garrett:

Authorizing the use of bid bonds in sewer district contracts.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 371 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 371, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Chatalas, Klein, O'Brien, O'Donnell, Pritchard, Smith, Uhlman—7.

Engrossed House Bill No. 371, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 372, by Representatives Warnke and Garrett: Authorizing the use of bid bonds in bids for water district contracts.

MOTION

On motion of Mr. Sawyer, the House deferred further consideration of Engrossed House Bill No. 372, and the bill was ordered placed at the end of today's third reading calendar.

House Bill No. 439, by Representatives Marsh, Brouillet, Elder, and O'Dell: Allowing interested parties to obtain copies of police accident reports.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 439 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 439, and the bill passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Doll, O'Donnell, Olsen, Perry,

Pierre, Radcliffe, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Avey, Slagle—2.

Those absent or not voting were: Representatives Dootson, Epton, McDougall, Moos, Pritchard, Rogers—6.

. House Bill No. 439, having received the constitutional majority, was declared passed.

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

House Bill No. 450, by Representatives Epton, May, and Saling:

Providing state matching funds may be used for major repairs of existing buildings.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 450 was placed on final passage.

Debate ensued, Representative Epton speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 450, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Brouillet—1.

Those absent or not voting were: Representatives Dootson, Grant, Klein, Litchman, Pritchard—5.

House Bill No. 450, having received the constitutional majority, was declared passed.

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

House Joint Memorial No. 10, by Representatives Kink and Hood:

Requesting a Peace Arch commemorative postage stamp.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 10 was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 10, and the memorial passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh,

Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those voting nay were: Representative McCormick—1.

Those absent or not voting were: Representatives Angevine, Epton, Jastad, Pritchard—4.

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

Engrossed Substitute House Joint Resolution No. 16, by Committee on Constitution, Elections and Reapportionment:

Advancing the inauguration and the commencement of the terms of elected state officials.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Joint Resolution No. 16 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Substitute House Joint Resolution No. 16, and the resolution passed the House by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Adams, Dootson, Moon, Morphis —4.

Those absent or not voting were: Representatives Angevine, Conner, Jastad, Litchman, Newschwander, Pritchard—6.

Engrossed Substitute House Joint Resolution No. 16, having received the constitutional two-thirds majority, was declared passed.

House Concurrent Resolution No. 6, by Representative Olsen:

Congratulating Boeing Company on its fiftieth anniversary.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 6 was placed on final passage.

Debate ensued, Representative Olsen speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 6, and the resolution passed the House by the following vote: Yeas, 96; nays, 1; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those voting nay were: Representative Burtch—1.

Those absent or not voting were: Representatives Klein, May-2.

House Concurrent Resolution No. 6, having received the constitutional majority, was declared passed.

The House resumed consideration of Engrossed House Bill No. 222 on third reading.

Engrossed House Bill No. 222, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Berentson, Bergh, and Thompson (by departmental request):

Declaring unlawful alien commercial fishing and fraudulent application for licenses.

MOTION

On motion of Mr. Sawyer, the rules were suspended and Engrossed House Bill No. 222 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

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

Section 1, line 10 of the engrossed bill, being section 1, line 11, of the printed bill, after "director, or" and before "to fish" insert "for commercial purposes"

On motion of Mr. King (Chet), the following amendment to the title was adopted:

In line 1 of the title of the engrossed and printed bills, after "alien" and before "fishing" insert "commercial"

Engrossed House Bill No. 222 was ordered reengrossed.

On motion of Mr. Sawyer, the rules were suspended, Reengrossed House Bill No. 222 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Hawley speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 222, and the bill passed the House by the following vote: Yeas, 95; nays, 2; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson,

Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those voting nay were: Representatives Dootson, Pierre—2.

Those absent or not voting were: Representatives Flanagan, Hood—2.

Reengrossed House Bill No. 222, having received the constitutional majority, was declared passed.

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

The House resumed consideration of House Bill No. 372 on third reading.

Engrossed House Bill No. 372, by Representatives Warnke and Garrett: Authorizing the use of bid bonds in bids for water district contracts.

MOTION

On motion of Mr. Andersen (James A.), the rules were suspended and Engrossed House Bill No. 372 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

On motion of Mr. Andersen (James A.), the following amendment was adopted:

On page 2, section 1, beginning on line 26 of the engrossed and printed bills, after "district:" strike all of the matter down to and including the comma following "Provided further," in line 31, and insert "[Provided further, That if in the judgment of the water commissioners such work can be performed at less cost under the district's own superintendence than by letting a contract, then the district may cause such work to be performed independent of contract and without calling for bids where the estimated cost of such work is in a sum less than five thousand dollars] Provided,"

Engrossed House Bill No. 372 was ordered reengrossed.

On motion of Mr. Andersen (James A.), the rules were suspended, Reengrossed House Bill No. 372 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 372, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard,

Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Burtch, Chatalas, Flanagan, McCaffree, O'Donnell—5.

Reengrossed House Bill No. 372, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. O'Brien, the House reverted to the ninth order of business.

SECOND READING OF BILLS

House Bill No. 14, by Representatives Lux, Thompson, Bergh, Litchman, Beck, and Angevine (by executive request of Governor Rosellini):

Creating and setting forth powers and duties of the higher education facilities commission.

House of Representatives, Olympia, Wash., February 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 14, creating and setting forth powers and duties of the higher education facilities commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, section 4, beginning on line 2, after "determination of" strike all the matter down to and including "academic facilities" on line 3, and insert "state participation in Title I of the Higher Education Facilities Act"

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Elmer C. Huntley, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Daniel G. Marsh, Charles Moon, George Pierre, Mrs. Frances G. Swayze, C. G. Witherbee.

The bill was read the second time by sections.

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

House Bill No. 14 was ordered engrossed.

On motion of Mr. Sawyer, the rules were suspended, Engrossed House Bill No. 14 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Lux speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 14, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall,

Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Burtch, Gallagher, Hurley, Pritchard, Whetzel—5.

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

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

House Bill No. 73, by Representatives Kull, Newschwander, and Lynch: Redefining park district condemnation procedure.

House of Representatives, Olympia, Wash., February 12, 1965.

MR. SPEAKER:

We, your Committee on Parks, Capitol Buildings, and Grounds, to whom was referred House Bill No. 73, redefining park district condemnation procedure, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, line 21, after "power of" strike "iminent" and insert "eminent"

CHARLES R. SAVACE, Chairman,

GEORGE PIERRE, Vice Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Joel Pritchard, Alan Thompson, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

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

House Bill No. 73 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 73 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 73, and the bill passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Clark, Pierre—2.

Those absent or not voting were: Representatives Harris, Johnston (Elmer E.), Jueling, McCaffree, Pritchard, Sawyer—6.

Engrossed House Bill No. 73, having received the constitutional majority, was declared passed.

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

House Bill No. 81, by Representatives Morphis, Garrett, and Newschwander (by State Public Pension Commission request):

Preventing port district employees from belonging to both public and private pension systems.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 81 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 81, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dooston, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Adams, Klein, O'Brien —3.

House Bill No. 81, having received the constitutional majority, was declared passed.

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

House Bill No. 86, by Representatives Bledsoe, Flanagan, and Jolly: Increasing definition of arson.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 86 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 86, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, Mc-

Caffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives Klein, Pritchard—2.

House Bill No. 86, having received the constitutional majority, was declared passed.

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

House Bill No. 104, by Representatives Brouillet, Eldridge, and Flanagan: Providing for community college districts.

MOTIONS

On motion of Mr. Sawyer, Substitute House Bill No. 104 was substituted for House Bill No. 104, and the substitute bill was placed on the calendar for second reading.

On motion of Mr. Sawyer, Substitute House Bill No. 104 was referred to Committee on Rules and Order.

House Bill No. 112, by Representatives Olsen, Smith, and Rogers:

Adding exceptions to the restraints to the creation of local improvement districts.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 112 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 112, and the bill passed the House by the following vote: Yeas, 96; nays, 2; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those voting nay were: Representatives Bergh, Hurley-2.

Those absent or not voting were: Representative O'Donnell-1.

House Bill No. 112, having received the constitutional majority, was declared passed.

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

House Bill No. 133, by Representatives Witherbee, Warnke, and Perry: Providing that public building construction be by county building permit. The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 133 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 133, and the bill passed the House by the following vote: Yeas, 94; nays, 2; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those voting nay were: Representatives Brachtenbach, Pierre-2.

Those absent or not voting were: Representatives Dootson, O'Dell, Sheridan—3.

House Bill No. 133, having received the constitutional majority, was declared passed.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Slagle on a point of personal privilege.

Mr. Slagle:

"Mr. Speaker, ladies and gentlemen of the House, the candy and cigars being passed out are from Mr. Taplin and myself in appreciation for your vote on House Bill No. 343. Would the Speaker yield to question?"

The Speaker:

"Certainly, Mr. Slagle."

Mr. Slagle:

"Isn't Mr. Avey a freshman?"

The Speaker:

"I would hesitate to say. I sat by him when I was a freshman and I wouldn't want to say."

House Bill No. 177, by Representatives Uhlman, McCaffree, and Grant:

Prohibiting changes of voter registration within thirty days prior to an election.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 177 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill, and Representatives Savage, Smith, and Klein speaking against passage of the bill.

MOTION

On motion of Mr. Sawyer, House Bill No. 177 was rereferred to Committee on Rules and Order on third reading.

House Bill No. 206, by Representatives Beck, Bozarth, and Moos: Imposing in lieu tax on state game lands and eliminating partial payment of hunting fines and forfeitures to counties.

MOTION

On motion of Mr. Sawyer, House Bill No. 206 was rereferred to Committee on Rules and Order on second reading.

House Bill No. 221, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request):

Establishing presumption that Title 75 and rules and regulations of director of fisheries are necessary for conservation of food fish and shellfish.

MOTION

On motion of Mr. Sawyer, House Bill No. 221 was rereferred to Committee on Rules and Order on second reading.

House Bill No. 226, by Representatives O'Brien, Whetzel, and Valle: Providing for open space lands in urban areas.

MOTION

On motion of Mr. Sawyer, House Bill No. 226 was rereferred to Committee on Rules and Order on second reading.

House Bill No. 229, by Representatives Anderson (Eric O.), Burtch, and Conner:

Permitting physically handicapped to be aided by immediate family members in catching food fish and shellfish limits.

House of Representatives, Olympia, Wash., February 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 229, permitting physically handicapped to be aided by immediate family members in catching food fish and shellfish limits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, beginning on line 7, strike all of the matter down to and including "thereof," on line 17 and insert "Whenever personal use limits and open seasons have been set by statute, or by order of the director of fisheries, for the taking of food fish or shellfish, including oysters and clams, from state oyster reserves or any tidelands under jurisdiction of the state, any person who by reason of physical infirmity is unable to obtain such food fish or shellfish by the usual and permissible methods, such infirmity being attested to by a certificate from a registered physician, said person may display such physician's certificate to the director of fisheries and request a permit from the director which shall allow such person to call upon his spouse or any member of his immediate family in company with him to obtain his limit for him and, provided further, such permit obtained from the director of fisheries shall be in the possession of the person claiming the infirmity at such time as food fish or shellfish are being taken or possessed. Said person must comply with all other rules and regulations pertaining to the taking of food fish and shellfish for personal use excepting the one requiring a person to actually catch his own food fish or shellfish."

> JACK L. BURTCH, Chairman, W. S. "BILL" TRAYLOR, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Stewart Bledsoe, Horace W. Bozarth, Hugh "Bud" Kalich, Fred R. Mast, George P. Sheridan, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

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

House Bill No. 229 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 229 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Anderson (Eric O.) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 229, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moose, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Chatalas, Epton, O'Donnell, Pritchard, Whetzel—5.

Engrossed House Bill No. 229, having received the constitutional majority, was declared passed.

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

House Bill No. 231, by Representatives Beck, Haussler, and Goldsworthy (by departmental request):

Changing fees to be collected by supervisor of water resources.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 231 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Ahlquist speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 231, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King

(Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Conner, Dootson, Epton, O'Brien. Pritchard—5.

House Bill No. 231, having received the constitutional majority, was declared passed.

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

House Bill No. 235, by Representatives O'Donnell, Klein, and O'Brien (by departmental request):

Changes board against discrimination to human rights commission.

MOTION

Mr. Sawyer moved that House Bill No. 235 be rereferred to Committee on Rules and Order.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith on a point of personal privilege.

Mr. Smith:

"My point of personal privilege, Mr. Speaker, is that the reason why this procedure is taking place is because we are working today on a consent calendar and bills are being set over from one day to the other if any members wish to do so. There are some of us who would have liked to have a crack at a civil rights bill to see if we can get the House to go on the housing measure. We felt we would like to have a crack at it, but since we can't that is the reason this procedure is taking place. I wanted to let the House know what the situation was and that we can't do anything else about it."

The Speaker:

"The Rules Committee, in setting up the consent calendar, agreed that if there were objections by anybody in the House to the bills placed thereon, we would take the bill back to the Rules Committee. There will be a Rules Committee meeting this evening and it may be on the calendar tomorrow."

The motion by Mr. Sawyer was carried.

House Bill No. 238, by Representatives Andersen (James A.), Klein, and O'Dell:

Authorizing interim study committee for consideration of matters relating to judicial business.

MOTION

On motion of Mr. Sawyer, House Bill No. 238 was rereferred to Committee on Rules and Order.

House Bill No. 242, by Representatives Newhouse, Marsh, and Kalich (by departmental request):

Providing producer member of agriculture commodity board may be a director of a cooperative handling the affected commodity.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 242 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Newhouse speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 242, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representative McCaffree-1.

Those absent or not voting were: Representatives Burtch, Flanagan, Klein, Mast, Pritchard, Slagle—6.

House Bill No. 242, having received the constitutional majority, was declared passed.

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

House Bill No. 245, by Representatives Gallagher, Taplin, and Jolly (by departmental request):

Exempting United States vehicles from motor vehicle registration; providing registration of vehicles possessed by international body.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 245 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Gallagher speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 245, and the bill passed the House by the following vote: Yeas, 91; nays, 3; absent or not voting, 5.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Bledsoe, Flanagan, Haussler—3.

Those absent or not voting were: Representatives Ahlquist, Burtch, Mc-Caffree Pritchard, Whetzel—5.

House Bill No. 245, having received the constitutional majority, was declared passed.

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

House Bill No. 270, by Representatives Beck, Epton, and Elder (by departmental request):

Provides state bureau of criminal identification may be established at Washington corrections center at Shelton.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 270 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 270, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representatives Adams, Eldridge—2.

Those absent or not voting were: Representatives Ahlquist, Burtch, Chatalas, Mahaffey, Pritchard—5.

House Bill No. 270, having received the constitutional majority, was declared passed.

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

House Bill No. 273, by Representatives Copeland, Lux, and Chatalas (by departmental request):

Creates state advisory committee on public assistance and provides for county advisory committees.

MOTION

On motion of Mr. Sawyer, House Bill No. 273 was rereferred to Committee on Rules and Order.

House Bill No. 278, by Representatives Taplin, Wolf, and Cunningham (by departmental request):

Providing requisites for motor vehicle dealer licenses.

MOTION

On motion of Mr. Sawyer, House Bill No. 278 was rereferred to Committee on Rules and Order.

House Bill No. 288, by Representatives Beck, Wang, Rogers, Kirk, Lynch, Canfield, McCormick, Gallagher, Litchman, Smith, Kink, Traylor, Warnke, Chatalas, Mahaffey, Whetzel, Haussler, and Bozarth (by executive request):

Authorizing the purchase, lease, or lease with option of Harrison Memorial Hospital in Kitsap county.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 288 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would Representative Beck yield to question on this?"

The Speaker:

"Mr. Beck, do you yield to question?"

Mr. Beck:

"I do."

Mr. Uhlman:

"Representative Beck, this thing is moving so fast I haven't had a chance to read this measure. Is it permissive or mandatory as far as the department is concerned, and is there any money involved?"

Mr. Beck:

"This is only permissive legislation authorizing the director of institutions to negotiate with the Harrison Hospital board for the acquisition. There will be some money that will be involved. Both the outgoing and incoming governors have requested this legislation, and Governor Evans will make a recommendation to you at a later date. This is only to authorize negotiations."

Mr. Uhlman:

"Is there money in this bill?"

Mr. Beck:

"There is no appropriation in this bill, no."

Debate ensued, Representative Adams speaking against passage of the bill.

YIELDING TO QUESTION

Mr. Brachtenbach:

"Will Mr. Uhlman yield to question?"

The Speaker:

"Mr. Uhlman?"

Mr. Uhlman:

"Yes, although I have not seen the bill, these things have moved too fast. That is why I asked the question I did."

Mr. Brachtenbach:

"Dr. Adams' remarks disturbed me and I looked at the bill. Section 2 says the department of institutions is authorized to acquire this property and it specifies the manner in which it may be acquired, including purchase. Would not your interpretation be that there is no limitation as to dollar amount; in other words, we are giving the department of institutions a blank check as to the amount that could be spent?"

Mr. Uhlman:

"Well, it would appear that there is no amount listed here in the bill. I would imagine, however, that that amount would certainly be controlled by the amount of money we appropriate in the appropriations committee. If we don't appropriate any money, they can't buy the property. If we appropriate \$500,000 as suggested, maybe that is about all we can pay for."

MOTION

Mr. Sawyer moved that House Bill No. 288 be rereferred to Committee on Rules and Order.

The motion was lost on a rising vote.

POINT OF INQUIRY

The Speaker recognized Mr. Adams on a point of inquiry.

Mr. Adams:

"Mr. Speaker, it was my impression that if there was any objection to any bill on this calendar, the bill would go back to Rules."

RULING BY THE SPEAKER

The Speaker:

"The calendar was set up on a consent basis, and if there was any objection by any member, the bills were to go back to Rules. However, this bill has already been advanced to third reading and there was no objection at the time it was advanced. I would say that now, unless the majority of the body wishes to send it back to Rules, it would be placed before the House at this time."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Witherbee on a point of personal privilege.

Mr. Witherbee:

"Mr. Speaker, I think today we are making real history in connection with this consent calendar. I urge this body to send this bill back to Rules because basically I think this is something that should have been done long ago, and I think we should abide by the rules."

POINT OF ORDER

The Speaker recognized Mr. Perry on a point of order.

Mr. Perry:

"I believe the Speaker has ruled on the point raised by Mr. Witherbee."

The Speaker:

"There is nothing before me at the present time."

The Speaker declared the question before the House to be House Bill No. 288 on final passage.

YIELDING TO QUESTION

Mr. King (Richard "Dick"):

"Mr. Speaker, would Mr. Beck yield to question?"

Mr. Beck:

"Yes."

Mr. King:

"Mr. Beck, it is my understanding that this hospital is not in very good shape. I get this from some relatives of mine in your county. They are very much opposed to this. They are worried about the possibility of fire and they have a strong feeling

that if we are going to spend state funds to build an institution of this kind, we should start out and do a good job from the start. I am sure there is some answer to this and I would like to know what it is,"

Mr. Beck:

"Thank you very kindly. I am happy to answer your questions. This is a typical comment from anyone who wants to kill the bill. This is a very good hospital. It was built by the government and the materials that were used were exceptionally good. Nothing but first-class materials were ever used. Dr. Adams, you said it was an old hospital. It was brand new, opened in 1942. As to your question about the fire hazard. Mr. King, there are seven great, big wings, seven wards which extend out from a hall about twenty feet wide which connects them all together. This is a very good hospital for the purpose we wish to use it. It is not a very good building for a new, modern medical hospital, but it is a wonderful building for the purpose for which it is intended, and everyone who has looked at this approves of it."

MOTION

Mr. Sheridan moved that the House defer further consideration of House Bill No. 288, and that the bill be ordered held for the next third reading calendar considered by the House.

POINT OF ORDER

The Speaker recognized Mr. Angevine on a point of order.

Mr. Angevine:

"Mr. Speaker, does this in effect put the bill over until tomorrow?"

The Speaker:

"It will put the bill on the next third reading calendar that comes out."

Mr. Angevine:

"Hasn't the Speaker said we are not meeting tonight?"

The Speaker:

"The Speaker has said we will not meet this evening."

Mr. Angevine:

"Then this motion will have the same effect as the one we have already voted down."

The Speaker:

"No, the motion you voted down was to refer the bill back to Rules, after which the Rules Committee would have it in their custody and would determine what they wanted to do with it. The motion is in order."

Debate ensued, Representatives Sheridan and Burtch speaking in favor of the motion, and Representatives Andersen (James A.), Sawyer, and Smith speaking against it.

Mr. Beck demanded the previous question, and the demand was not sustained.

Mr. Sheridan announced that with the consent of the House, he would withdraw his motion.

Mr. Clark objected.

Further debate ensued, Representatives Clark, Epton, Copeland, and Beck speaking in favor of the motion.

The motion was carried, and House Bill No. 288 was ordered placed on the next third reading calendar.

MOTION

On motion of Mr. Sawyer, the House adjourned until 11:00 a.m., Saturday, March 6, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTY-FIFTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Saturday, March 6, 1965.

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

The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Charles A. Loyer of the Westminster United Presbyterian Church of Olympia.

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

REPORTS OF ENGROSSMENT

Mr. Speaker:

House of Representatives, Olympia, Wash., March 5, 1965.

We, of your Subcomimttee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 60; also

Engrossed House Bill No. 343; also

Engrossed House Bill No. 369; also

Engrossed House Bill No. 494; also

Engrossed House Bill No. 513; also

Engrossed House Bill No. 592, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 14; also

Engrossed House Bill No. 73; also

Reengrossed House Bill No. 222; also

Engrossed House Bill No. 229; also

Reengrossed House Bill No. 372, have compared same with the original and engrossed bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 20, establishing state law enforcement officers' training commission; providing state aid to increase standards of local law enforcement personnel, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this reoprt: C. W. "Red" Beck, Horace W. Bozarth, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Bill No. 54, establishing distribution formula for forest reserve funds to school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

CHARLES Moon, Chairman, RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

House of Representatives, Olympia, Wash., March 5, 1965.

Mr. Speaker:

We, a minority of your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Bill No. 54, establishing distribution formula for forest reserve funds to school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Art Avey, Joe D. Haussler, Chet King.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 4, 1965.

Mr. Speaker:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 57, providing for compensation and reimbursement of expenses of certain professional boards and commissions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Bill No. 90, prohibiting sales of state or political subdivision logs for export, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

....., Chairman, RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Alfred E. Leland, Gerald L. Saling.

House of Representatives, Olympia, Wash., March 5, 1965.

Mr. Speaker:

We, a minority of your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Bill No. 90, prohibiting sales of state or political subdivision logs for export, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Chet King, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

The Speaker called on Mr. Garrett to preside.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 201, allowing employees time off to vote, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES Elder, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 285, lengthening voting hours, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 342, requiring new electrical licensees to possess an electrical contractor's qualifying certificate, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

MRS. JOSEPH E. HURLEY, Chairman, RAY OLSEN, Vice Chairman.

We concur in this report: Stewart Bledsoe, William S. Day, Homer Humiston, Frank. Geo. Marzano, W. L. "Bill" McCormick, Richard W. Morphis, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 4, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 352, providing hospitalization for state employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, FRANK, GEO, MARZANO, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 398, increasing wage preference in decedent's estates, have had the same under consideration, and we respectfully report the same back to the House with the recom-

mendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Newman H. Clark, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 444, requiring transfers of teachers' seniority and leave benefits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MARK LITCHMAN, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 446, increasing pensions of former members of teachers' retirement system, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, Donald W. Moos, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 448, requiring registration of marriages, and decrees of divorce, annulment and separate maintenance, with state registrar of vital statistics, have had the same under consideration, and we respectfully report the same back to the House with the recommenation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack Dootson, Hayes Elder, Slade Gorton, Elmer E. Johnston, Mark Litchman, Robert M. Schaefer, Wesley C. Uhlman.

MOTION

On motion of Mr. Bottiger, House Bill No. 448 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was

referred **House Bill No. 449**, establishing a two-year study of cystic fibrosis, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT A. PERRY, Chairman, ELMER JASTAD, Vice Chairman.

We concur in this report: Hayes Elder, Frank Slagle, Georgette Valle, Homer Humiston, Charles E. Newschwander.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 554, creating a division of motor transport in the department of general administration, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast. W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 582, providing extra service credit for legislators in state employees' retirement system, permitting legislators who are teachers to belong to two retirement systems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Robert F. Goldsworthy, W. L. "Bill" McCormick, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 598, abolishing registration of liquor representatives, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. Joseph E. Hurley, Chairman.

We concur in this report: Stewart Bledsoe, William S. Day, Robert F. Goldsworthy, Frank. Geo. Marzano, W. L. "Bill" McCormick, Richard W. Morphis, Joel Pritchard.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Joint Memorial No. 5, requesting reporting of population by precinct, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman. We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Joint Memorial No. 16, withdrawing and rescinding 1963 extraordinary session House Joint Memorial No. 1, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Slade Gorton, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred House Concurrent Resolution No. 15, providing for fiscal notes on certain legislation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Don Eldridge, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Jack Dootson, Hayes Elder, Edward F. Harris, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Ray Olsen, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Senate Bill No. 72, removing the term "epileptics" from provisions dealing with nonresident deportation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MRS. JOHN W. (KATHRYN) EPTON, Chairman, BEN F. TAPLIN, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Irving Newhouse, Ann T. O'Donnell.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Engrossed Senate Bill No. 364, removing residence requirement for applicant for aid to the blind, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kaphryn) Epron, Chairman,

BEN F. TAPLIN, Vice Chairman,

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Irving Newhouse, Ann T. O'Donnell.

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of students from the Washington State History class at Federal Way High School, and asked them to stand and be recognized.

The Speaker observed in the north gallery fifty Boy Scouts and Girl Scouts from Ocean Park, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of students from Roosevelt High School, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from Grays Harbor county, and asked them to stand and be recognized.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 5, 1965.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 25; also

Engrossed Senate Bill No. 26; also

Senate Bill No. 29; also

Senate Bill No. 39; also

Engrossed Senate Bill No. 50; also

Engrossed Senate Bill No. 51; also

Engrossed Senate Bill No. 126; also

Engrossed Senate Bill No. 200; also

Engrossed Senate Bill No. 211; also

Engrossed Senate Bill No. 223; also

Engrossed Senate Bill No. 315; also

Engrossed Senate Bill No. 334; also

Senate Bill No. 360; also

Engrossed Senate Bill No. 377, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

The Senate has adopted: Senate Concurrent Resolution No. 11, and the same is herewith transmitted. Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

The President has signed: House Concurrent Resolution No. 17, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add three additional names as sponsors of House Concurrent Resolution No. 18.

House Concurrent Resolution No. 18, by Representatives Beck, Mast, Burtch, Traylor, Wolf, and Kalich:

Creating interim legislative committee on game and game fish and setting out its powers and duties.

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

MOTION

On motion of Mr. Burtch, House Concurrent Resolution No. 18 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 25, by Senators Durkan, Sandison, Neill, McCormack, and Foley (by executive request of Governor Rosellini):

An Act relating to state colleges; allocating the income derived from lands granted for state normal schools purposes to the bond retirement funds of the state colleges; amending section 4, chapter 13, Laws of 1961 extraordinary session and RCW 28.81.085; adding a new section to chapter 14, Laws of 1961 extraordinary session and to chapter 28.81 RCW; and declaring an emergency.

Referred to Committee on Ways and Means.

Engrossed Senate Bill No. 26, by Senators Durkan, Neill, Sandison, and Donohue (by executive request of Governor Rosellini):

An Act relating to Washington State University; allocating income derived from lands granted for a scientific school or for an agricultural college; and declaring an emergency.

Referred to Committee on Ways and Means.

Senate Bill No. 29, by Senators Foley, Durkan, Rasmussen, and McCormack (by executive request of Governor Rosellini):

An Act relating to education and the support of the common schools; amending section 3, chapter 276, Laws of 1959 and RCW 28.48.010; amending section 9, chapter 141, Laws of 1945 and RCW 28.48.030; and making an effective date.

Referred to Committee on Ways and Means.

Senate Bill No. 39, by Senators Greive, Bailey, and Rasmussen (by executive request of Governor Rosellini):

An Act relating to industrial insurance; amending section 51.32.050, chapter 23, Laws of 1961 as amended by section 1, chapter 274, Laws of 1961 and RCW 51.32.050; amending section 51.32.060, chapter 23, Laws of 1961 as amended by section 2, chapter 274, Laws of 1961, and RCW 51.32.060; and amending section 51.32.090, chapter 23, Laws of 1961 as amended by section 4, chapter 274, Laws of 1961, and RCW 51.32.090.

Referred to Committee on Labor and Industrial Insurance.

Engrossed Senate Bill No. 50, by Senators Gissberg, Atwood, and Hanna: An Act relating to state government; establishing a state law enforcement officers' training commission; providing for its organizational structure; defin-

ing its power and duties; establishing a law enforcement officers' training fund; and amending section 3, page 421, Laws of 1873 as last amended by section 1, chapter 30, Laws of 1919 and RCW 10.82.070.

Referred to Committee on State Government, Military and Veterans' Affairs.

Engrossed Senate Bill No. 51, by Senators Washington, Bailey, and Raugust: An Act relating to state government; establishing a department of motor vehicles; providing for succession of powers and duties relating to motor vehicles from the director of licenses to the department of motor vehicles; establishing a division of professional licensing; providing for the transfer of certain functions of the state patrol to the department of motor vehicles; defining powers and duties; providing for the transfer of certain records, books, accounts, equipment, funds, appropriations, and property, real, personal and mixed; amending section 46.08.140, chapter 12, Laws of 1961 and RCW 46.08-.140; amending section 46.08.090, chapter 12, Laws of 1961 and RCW 46.08.090; amending section 46.08.100, chapter 12, Laws of 1961 as amended by section 1, chapter 85, Laws of 1963, and RCW 46.08.100; creating a new chapter as part of chapter 12, Laws of 1961 and Title 46 RCW and recodifying certain sections herein amended therein; amending section 43.17.010, chapter, Laws of 1965 and RCW 43.17.010; amending section 43.17.020, chapter, Laws of 1965 and RCW 43.17.020; and providing an effective date.

Referred to Committee on Highways.

Engrossed Senate Bill No. 126, by Senators, Petrich, Gallagher, Dore, and Moriarty, Jr.:

An Act relating to justices of the peace; providing increases in salaries; changing the method of paying salaries of judges of courts of limited jurisdiction; amending section 100, chapter 299, Laws of 1961 and RCW 3.58.010; amending section 4, chapter 156, Laws of 1951 and RCW 3.16.004; and amending Laws of 1965 (Senate Bill No. 3) and RCW 35.20.160.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 200, by Senators Redmon, Charette, and Foley: An Act relating to investment of funds and service fees; amending section 1, chapter 123, Laws of 1961 and RCW 28.58.440; amending section 11, chapter 176, Laws of 1963 and RCW 32.12.100; and amending section 36.29.020, chapter 4, Laws of 1963 and RCW 36.29.020.

Referred to Committee on Banking and Insurance.

Engrossed Senate Bill No. 211, by Senator Mardesich:

An Act relating to contracts of public hospital districts; amending section 17, chapter 264, Laws of 1945 and RCW 70.44.140.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Engrossed Senate Bill No. 223, by Senators Bailey, Freise, and Knoblauch (by request of State Employees' Retirement Board):

An Act relating to the state employees' retirement system; amending section 1, chapter 274, Laws of 1947, as last amended by section 1, chapter 174, Laws of 1963, and by section 1, chapter 225, Laws of 1963, and RCW 41.40.010; amending section 13, chapter 274, Laws of 1947, as last amended by section 1, chapter 210, Laws of 1963, and by section 2, chapter 225, Laws of 1963, and RCW 41.40.120; amending section 16, chapter 274, Laws of 1947, as last

amended by section 8, chapter 174, Laws of 1963, and RCW 41.40.150; amending section 17, chapter 274, Laws of 1947 as last amended by section 9, chapter 174, Laws of 1963 and RCW 41.40.160; amending section 28, chapter 274, Laws of 1947 as last amended by section 13, chapter 174, Laws of 1963, and RCW 41.40.270; amending section 30, chapter 274, Laws of 1947, as last amended by section 10, chapter 291, Laws of 1961, and RCW 41.40.290; amending section 32, chapter 274, Laws of 1947, as last amended by section 14, chapter 174, Laws of 1963, and RCW 41.40.310; adding a new section to chapter 41.40 RCW; repealing section 8, chapter 274, Laws of 1947, as last amended by section 5, chapter 174, Laws of 1963, and RCW 41.40.070; and declaring an emergency. Referred to Committee on Labor and Industrial Insurance.

Engrossed Senate Bill No. 315, by Senators Washington and Lewis (by

departmental request):

An Act relating to financial responsibility of motor vehicle operators and owners; amending sections 8, 12, 19, 20, 29 and 44 of chapter 169, Laws of 1963 and RCW 46.29.080, 46.29.120, 46.29.190, 46.29.200, 46.29.290 and RCW 46.29.440. Referred to Committee on Judiciary.

Engrossed Senate Bill No. 334, by Senators Henry, Washington, Donohue, and Raugust (by Highway Interim Committee request):

An Act relating to motor vehicle driver licensing; amending section 46.20-.102, chapter 12, Laws of 1961 and RCW 46.20.102; amending section 46.20.104, chapter 12, Laws of 1961 and RCW 46.20.104; amending section 46.20.106, chapter 12, Laws of 1961 and RCW 46.20.106; amending section 46.20.120, chapter 12, Laws of 1961 and RCW 46.20.120; amending section 46.20.130, chapter 12, Laws of 1961 and RCW 46.20.130; amending section 46.20.190, chapter 12, Laws of 1961 and RCW 46.20.190; amending section 46.20.200, chapter 12, Laws of 1961 and RCW 46.20.200; amending section 46.20.270, chapter 12, Laws of 1961 and RCW 46.20.270; amending section 46.20.340, chapter 12, Laws of 1961 and RCW 46.20.340; repealing section 46.20.010, chapter 12, Laws of 1961 and RCW 46.20.010, section 46.20.020, chapter 12, Laws of 1961 as amended by section 1, chapter 134, Laws of 1961 and RCW 46.20.020, section 46.20.030, chapter 12, Laws of 1961 as amended by section 12, chapter 39, Laws of 1963 and RCW 46.20.030, section 46.20.060, chapter 12, Laws of 1961 and RCW 46.20.060, sections 46.20.080 through 46.20.100, chapter 12, Laws of 1961 and RCW 46.20.080 through 46.20.100, section 46.20.110, chapter 12, Laws of 1961 as last amended by section 10, chapter 39, Laws of 1963 and RCW 46.20.110, sections 46.20.140 through 46.20.180, chapter 12, Laws of 1961 and RCW 46.20.140 through 46.20.180, section 46.20.210, chapter 12, Laws of 1961 and RCW 46.20.210, sections 46.20.230 through 46.20.250, chapter 12, Laws of 1961 and RCW 46.20.230 through 46.20.250, section 46.20-.280, chapter 12, Laws of 1961 and RCW 46.20.280, section 46.20.290, chapter 12, Laws of 1961 and RCW 46.20.290, section 46.20.310, chapter 12, Laws of 1961 and RCW 46.20.310, section 24.20.330, chapter 12, Laws of 1961 and RCW 46.20.330; section 46.20.350, chapter 12, Laws of 1961 and RCW 46.20.350; section 46.20.360, chapter 12, Laws of 1961 and RCW 46.20.360, adding new sections to chapter 12, Laws of 1961 and to chapter 46.20 RCW; and providing penalties.

Referred to Committee on Highways.

Senate Bill No. 360, by Senators Durkan, Gissberg, and Stender: An Act relating to labor relations; authorizing collective bargaining by and between agencies of the state and its political subdivisions and the employees thereof; and prohibiting certain practices.

Referred to Committe on Labor and Industrial Insurance.

Engrossed Senate Bill No. 377, by Senators McCormack, Lewis, Hallauer, Guess, Thompson, Jr., Atwood, and Cowen:

An Act relating to the state capitol historical association and museum: amending section 1, chapter 44, Laws of 1941 and RCW 27.36.010; amending section 2, chapter 44, Laws of 1941 and RCW 27.36.030; amending section 5, chapter 44, Laws of 1941 and RCW 27.36.050; and adding new sections to chapter 44, Laws of 1941 and to chapter 27.36 RCW.

Referred to Committee on State Government, Military and Veterans' Affairs.

Senate Concurrent Resolution No. 11, by Senators Riley and Woodall:

Establishing a time limitation for the consideration of bills.

On motion of Mr. Burtch, the rules were suspended, Senate Concurrent Resolution No. 11 was advanced to second reading and read the second time in full

On motion of Mr Burtch, the rules were suspended, Senate Concurrent Resolution No. 11 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

On motion of Mr. Burtch, Senate Concurrent Resolution No. 11 was ordered transmitted immediately to the Senate.

SPEAKER'S PRIVILEGE

The Speaker (Mr. Garrett presiding) observed within the bar of the House former State Representative Wilbur H. Hendershot of Thurston county and appointed Representatives Lux and Wolf to conduct him to a seat on the rostrum beside the Speaker.

MOTIONS

On motion of Mr. Moon, **House Joint Memorial No. 27** was rereferred to Committee on Natural Resources, Harbors, and Waterways.

On motion of Mr. Litchman, **House Bill No. 645** was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

The House was declared to be at ease.

The Speaker resumed the Chair.

The House was called to order.

JOINT SESSION

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

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

The Speaker turned the gavel over to Lieutenant Governor John A. Cherberg.

The President of the Senate called the Joint Session to order.

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

The Clerk of the House called the roll of the House and all members were present.

The President of the Senate announced that the purpose of the joint session was to present United States Senator Warren G. Magnuson and to receive an address from him.

The President appointed the following committee to escort Senator Magnuson from the State Reception Room to the rostrum: Senators Gallagher, Keefe, and Redmon, and Representatives O'Brien, O'Donnell, and Chatalas.

The committee retired.

The Sergeant at Arms of the House announced the arrival of the Honorable Warren G. Magnuson and Mrs. Magnuson at the bar of the House, and the President of the Senate instructed the committee to escort them to seats on the rostrum.

The President of the Senate:

"Members of the Senate and House, ladies and gentlemen, it is certainly a very welcome responsibility that the President has this morning in presenting two very charming and respected visitors. It is appropriate that at this time we first present the lovely and gracious Mrs. Warren G. Magnuson. (Applause.)

"Ladies and gentlemen and members of the Washington state legislature, it was sometime during the mid-twenties that our respected visitor chose to ride the rods from the Middle West to the great Northwest and became a student at the University of Washington, where he successfully worked his way through that school and also served with considerable distinction as quarterback on the University of Washington Husky football team. There are many members that recall that Senator Magnuson was a member of this particular body at one time and occupied the seat presently held by the Honorable John L. O'Brien, representing the 37th District. His accomplishments are widely known to all, but to mention a few, it is safe to say that without the endeavors and the influence of our senator we would not have the Bonneville Power Administration or the Hanford atomic plant. Senator Magnuson is also responsible for the \$9 million federal appropriation for the 1962 Seattle World's Fair-and incidentally, I could amend that remark to make that around \$12.5. He was also a primary sponsor and great help to the Boeing Plant in Seattle, the Puget Sound Naval Shipyards and Sand Point Naval Air Station. Incidentally, the senator himself is a member of the United States Navy, holding the rank of lieutenant commander in the Naval Reserve. Foremost in the minds of all of us was the evening in Seattle when our late beloved John Fitzgerald Kennedy, in presenting Senator Magnuson, remarked, 'What is his business? Oh, nothing important. Just the Grand Coulee Dam.' From this tremendous accomplishment, the entire Pacific Northwest has prospered.

"Now, it is Senator Magnuson's theory that if you have the votes you do not need the speech, and if you need the speech you do not have the votes. As a veteran campaigner of a dozen elections, the senator has always managed to have the votes. Those of us who have known the respected senator for many years know that because of his dedicated efforts in behalf of the citizens of the state of Washington, he will always have the votes.

"Ladies and gentlemen, it is with pleasure and pride that I present United States Senator Warren G. Magnuson." (Applause.)

Senator Magnuson:

"Members of the House and Senate, ladies and gentlemen, of course I would be derelict to what I feel if I did not say that I consider this a great honor to be here with you today and to have the opportunity to talk with you. I have been back here since I was a member on other occasions but never under such auspicious circumstances. I deeply appreciate your invitation.

"I bring you greetings from the entire Washington delegation in the congress of the United States. Many of them would of course have liked to have been here today too, but they are busy, as you are, and felt that they must stay back there and do the job that they were sent to do by the electorate.

"It is good, as I say, to talk with you. I do remember back thirty-two years ago when I sat down there in one of these seats as a young, concerned legislator. I

remember it so vividly because it was a time in this state of depression. It was a time of unemployment, bank failures, problems and wants, and, yes, even rights, and I remember how concerned I was and some days how helpless I felt in my job to meet the needs of the time. People had demanded many things, and rightly so, and sometimes as a legislator it was difficult for me to evaluate what we could do in the legislative field to take care of those serious problems. We did take care of them to the best of our ability. And I suspect that thirty-two years later you folks here are faced also with the problems of the times—they don't change—and should I be fortunate enough to come back here thirty-two years hence, those members of the legislature will be faced with the same trying problems. I know that you can only do so much, but I do know that the concern of the legislators for the problems of the times is great and their contribution is great. And I must sadly say that these problems don't seem to change. They are ever present, and particularly ever present in a growing country and a growing state with many of the things that we are attempting to do to make this state and this country a better place in which to live.

"But we prevailed thirty-two years ago and you will prevail now and those who sit in this body here and across the hall will prevail thirty-two years from now too, and I think as an American it is a glorious feeling to know that legislative bodies such as yours exist. I know that you have your critics. I know that the going is sometimes tough and I suppose you feel the same sense of frustration occasionally that I felt at that time. I have been a legislator ever since. I have never lost that. I don't think you folks ever will either. But your worst critics would be the first to complain if we should change in any material way the legislative processes of what we call a democracy. They would be the first to shout the loudest. If there is a bulwark of democracy, if there is a bulwark that has kept America along the road of having the greatest government in the world, it is because legislative bodies exist and they exist in the fashion in which you meet here today, under the same rules, the same procedures. Oh, I know that people want to spout off at you. They want to criticize. They want to gossip. They want to air their views, and sometimes I suspect that you wonder if it is worth it. Sometimes you probably think that they think they own you body and soul. But they don't think that way. And I want to hasten to suggest to you that without you democracy wouldn't succeeed and without them it wouldn't either. Sometimes people seem to think that this is a way in which they want to exercise their duties of citizenship, and this is true too. Some days I know that you feel you are kind of muddling along, but in the long run history will record what you do here for the state. In the long run, the legislative processes as we know them have been labeled by all historians as good-good for the people.

"So I join with you as a sort of fellow soldier. I have been in legislative bodies, as I said, most of my adult life and our problems in the congress are just the same as yours here. The results are the same. The growing needs of the people are the same, but probably there is more of a partnership now than there was thirty-two years ago when I first came down here, and I want to talk a little bit, if I may encroach upon your busy time, about that partnership, what it means to the state, what it means to you, what it means to the country, and what it means to the future of Americans.

"We share, of course, common problems, but the most difficult problem we face today is that of fiscal policy, of government spending and taxation. It is just as difficult to talk about the federal budget as it is to have an intelligent, unheated discussion of the state budget. There is a peculiar language in its terms and all of the money is not necessarily in the same pot where you can actually control it, any more than we can control the total federal budget. There are fixed charges that must be met, bi-partisan programs over which no one argues and which everyone supports; there are trust funds over which little or no legislative control can be exercised. The federal administration budget runs today \$100 billion, but members of congress have control actually of about twenty-two percent of it, because the bulk is for the federal responsibility-defense, veterans' administration, and interest on a debt which is primarily a war debt. And although increases in the federal budget are significant, the real growth of government spending has taken place at the level of some ninety thousand state and local units of government. In the past three years we have seen the high cost item, the defense item, level off a little, but the needs of the local communities, the states, the cities, the counties, of course increase, and last year the total revenue allotted to state and local government was about fifteen percent, and this doesn't include many programs in research. But we have common problems. The highway program: in twelve years, you will have spent in this state \$567 million under the federal highway program. It is actually a state program. It isn't federal; we are merely tax collectors for you. Last year \$57 million was taken out of the state; \$71 million was put back in, or a plus of \$14 million, in the fields of education, in the field of impact areas, in the field of social security, fisheries, all of these things in which we have common problems, and these are just some of the specifics of the federal-state fiscal program. Federal spending has leveled out in our greatest and most important cost area, defense and payment for past wars, and if we can maintain the relative peace of today and our economy remains on the high plains, then federal revenues will continue to rise faster than our actual federal needs, so additional revenue will be available for general government needs, for investment in human resources, in development and conservation of our natural resources, and the making of our nation a better place to live. This could be true on the federal level because our federal tax structure is geared to produce more as the gross national product rises.

"Now, what is the pattern of your state and local government where you have many of these pressing needs, much more pressing and much more timely than even some of the federal needs? They grow faster and the cost of current programs races far ahead of your revenue gains, and your committees in the legislature, and your county and local budget officials know these problems better than anyone else. Your urbanization, the increased cost of services in metropolitan areas, increasing percentages of both young and old people, and tremendous increases and demands in education, public institutions for the mentally ill, the retarded, the juvenile criminal, assistance in the needs of the crippled and the blind, and all of these problems which of course are not new, seem to loom larger in any state legislative body. And we share these problems. We can't ignore or forget them.

"What is the answer? You have some answers already. You have taken care at the state level of many of these problems in the field of education, the field of better pay for teachers, in the field of social security, in the field of natural resources. But they still remain the same. They are still here in a growing community. And so I say we have got to start to decide together what we are going to do with increased revenue and new potential at the federal level. And here is what we must decide: do we increase or expand tax cuts with no regard to the ultimate utilization of financial resources? Do we increase and expand federal grants-in-aid to state and local government? Do we in some way free federal revenue sources so that state and local governments can pick up the slack? Or do we make some form of outright gift or rebate to the state with no strings? These are the alternatives and it is here that we are going to face in the future our common problems. Grants-in-aid should be of course without control or strings, and there is no one at the federal level but would enjoy the release of any semblance of control in the aid or in these common programs to the local level.

"So I suggest to you that we do have these common problems. They are going to persist in the field of natural resources and education and many of the things that are going to plague you here until you finally recess, and if I had any suggestion to make to the legislature, I would suggest and I would greatly appreciate-I speak for all members of congress who represent this great state-one of your interim committees' delving into this business, not only to study the entire scope of federalstate-local fiscal relationship but to establish itself as a legislative oversight committee inquiring into the current problems in which there is federal participation and to tell us through yourselves and through the people where these programs are faltering, where they are good, where there is needed more cooperation, where maybe there is needed more grants or less grants, and where in some cases a program may be cut out entirely. I think that is the only way that legislative bodies can face the future, because the common problems grow greater, the situation in many of these things sometimes reaches a place where there are no state boundaries, and I think that we need a lot of advice and a lot of counsel from the local bodies themselves as to how federal programs are working, if they are working at all. We expect that advice; it will be helpful to us; it will be helpful to the future of this state and will be helpful to the welfare of these entire United States.

"Thank you so much for listening." (Applause.)

Following Senator Magnuson's address there was a question and answer period during which he answered questions propounded by members of the legislature.

The President of the Senate:

"Senator and Mrs. Magnuson, it has been a real honor and a delightful pleasure to have you with us today. We have been most impressed by your importance but even more by your friendliness, your sincerity and your generous spirit of cooperation. Your remarks have been most informative and inspirational. We certainly want to extend to you our warmest, deepest appreciation for coming to spend the afternoon with us."

The President of the Senate instructed the special committee to escort Senator and Mrs. Magnuson from the rostrum to the reception room.

MOTION

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

The President of the Senate returned the gavel to the Speaker of the House.

The Speaker instructed the Sergeants at Arms of the House and the Senate to escort Lieutenant Governor Cherberg and the members of the Senate back to the Senate chamber.

The House resumed its session.

MOTION

On motion of Mr. Sawyer, the House recessed until 2:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:30 p. m.

The Clerk called the roll, and all members were present except Representatives Copeland, Huntley, and McDougall, who were excused.

RESOLUTION

Resolution by Representatives Haussler, Kalich, Brachtenbach, Canfield, Garrett, Hawley, Jolly, Jueling, Kirk, Olsen, Pierre, and Valle:

Whereas, The State of Washington is competing with other states and countries to hold, attract and locate industries within the state; and

Whereas, The expansion of existing industries and the establishment of new industries with the resultant creation of added payrolls are essential to the growth of the state and prosperity of its citizens; and

Whereas, Programs of industrial development and promotion are of concern to all citizens of the state, to business and industry of the state, and to state government and certain of its political subdivisions; and

Whereas, Those agencies of state government and its subdivisions now involved with industrial development and promotion, to most effectively support such development and promotion, should have clearly defined legislative guide lines and policies regarding their powers and responsibilities;

Now, Therefore, Be It Resolved, That an appropriate interim committee study should be made by the Legislative Council of:

- (1) All efforts of governmental entities and private enterprise to assist existing industry in the state, to encourage and promote industrial development and the growth of job opportunities and the economy of the state, to determine the appropriate and most effective coordinated program by the state and its political subdivisions; and
- (2) The need for additional legislation to clarify and coordinate the responsibilities of agencies of the state and its subdivisions in the fields of industrial development and promotion; and

Be It Further Resolved, That such studies shall specifically include an examination as to whether or not there is need for additional legislation to assist in the financing of new or expanding industry within the state, such study to cover the problems of revenue bond financing, mortgage insurance, and other similar financial aid devices; and

Be It Further Resolved, That such study shall also examine the need for and make recommendations as to the improvement of programs of industrial promotion, advertising, and research.

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

SECOND READING OF BILLS

House Bill No. 43, by Representatives Litchman, Witherbee, and Bottiger: Requiring certain adults to agree to be jointly and severally liable with certain minors who apply for a driver's license.

The House resumed consideration of House Bill No. 43 on second reading, the committee amendments and an amendment by Mr. Litchman having been adopted previously. (See page 578 for amendments.)

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

On page 1, section 1, beinning on line 16, after "the father" strike all of the material down to and including "guardian" on line 19, and insert ", mother, relative, friend or guardian, who has custody of such minor"

Mrs. Hurley moved adoption of the following amendment:

On page 3, add a new section following section 4 as follows:

"NEW SECTION. Sec. 5. If for a period of one year commencing upon the date of receipt of such assumption of liability statement by the director of licenses such minor has not been convicted of a moving violation in the operation of a motor vehicle as shown on the records of the department of licenses, such minor or the person signing the assumption of liability statement may make application to the liability insurance carrier of such minor for reduction of insurance premium rates. Upon receipt of such application accompanied by a verified statement from the director of licenses that such minor has not been convicted of a moving violation during such period, the amount of the insurance premium rates charged for coverage of such minor in excess of the amount charged for the coverage of a person of the age of twenty-six years of the same sex and having substantially the same driving record. risk exposure, or other rating factors shall be reduced to not less than fifty percent of such excess amount, effective upon the date of receipt of such application and verified statement: Provided, That the reduction in premium rates as provided for in this section shall remain in effect until and unless (1) such minor is thereafter convicted of a moving violation in the operation of a motor vehicle, or (2) the statement of assumption of liability is withdrawn or cancelled for any reason, including but not limited to the death of the person making such statement. The director of licenses shall immediately notify the insurance carrier for such minor of any conviction as provided for in subsection (1) or the withdrawal or cancellation of an assumption of liability statement as provided for in subsection (2). Upon the occurrence of any one of the foregoing events as set forth in subsection (1) or (2), the insured shall thereupon be liable for the full amount of the insurance premiums, computed from the date of the occurrence of such event, which would have been payable if this section had not been enacted. If the insurer has not received payment of the full insurance premium within thirty days after giving notice to the insured of liability for payment, the insurer may at its option cause such insurance contract to lapse for nonpayment of premium."

POINT OF ORDER

The Speaker recognized Mr. Litchman on a point of order.

Mr. Litchman:

"Mr. Speaker, I raise a point of order relative to the amendment that Mrs. Hurley is attempting to tack onto this bill. This bill pertains to motor vehicles and regulations thereof, and licensing of operators. It has nothing to do with insurance rates. It seems to me that if this amendment were adopted, it would be scalping the whole bill and that we are discussing more than one title and more than one bill. I don't think the amendment is relevant to this particular title."

The Speaker:

"Mrs. Hurley, have you a statement to make concerning the point of order Mr. Litchman has raised?"

Mrs. Hurley:

"Mr. Speaker, I have an amendment to the title which will make the title conform to the contents of the amendment. I think that it is in order that we should consider the amendment and then consider the amendment to the title."

RULING BY THE SPEAKER

The Speaker:

"The matter of amending the title is not the essential question here. It is a question of whether the amendment is germane to the subject matter of the bill. I will rule that the amendment is out of order for two reasons. One is that the bill would, if so amended, contain more than one subject matter. The other is that I do not feel the amendment is germane to the subject, even though you may try to amend the title."

House Bill No. 43 was ordered engrossed and passed to Committee on Rules and Order for third reading.

House Bill No. 148, by Representatives Conner and Johnston (Elmer E.): Amending lease procedures for public lands.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 148 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Johnston (Elmer E.) speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Avey:

"Mr. Speaker, could I ask Mr. Johnston a question?"

The Speaker:

"Mr. Johnston, do you yield to question?"

Mr. Johnston (Elmer E.):

"Yes, Mr. Speaker."

Mr. Avey:

"Does this have anything to do with the Battelle Report?"

Mr. Johnston:

"I don't believe I know. Maybe Dr. Moon could answer that."

Mr. Moon:

"No. This has to do strictly with the leasing of public lands, not the cutting of timber."

The Clerk called the roll on the final passage of House Bill No. 148, and the bill passed the House by the following vote: Yeas, 92; nays, 3; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly,

Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representatives Avey, Braun, Klein—3.

Those absent or not voting were: Representatives Chatalas, Copeland, Huntley, McDougall—4.

House Bill No. 148, having received the constitutional majority, was declared passed.

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

The Speaker declared the House to be at ease.

The Speaker called the House to order.

House Bill No. 364, by Representatives Brouillet, Goldsworthy, Johnson (Doris), Radcliffe, Saling, Cunningham, Braun, King (Richard "Dick"), Mahaffey, and Sheridan:

Changing generally state teachers' retirement system law.

House of Representatives, Olympia, Wash., March 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 364, changing generally state teachers' retirement system law, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 11, add a new section 8 following section 7 and renumber the remaining sections consecutively:

"Sec. 8. Section 31, chapter 80, Laws of 1947 as amended by section 12, chapter 274, Laws of 1955, and RCW 41.32.310 are each amended to read as follows:

"Any member desiring to establish credit for services previously rendered, must present proof and make the necessary payments before June 30, [1957] 1970; or, if not employed on the effective date of this act, before June 30th of the [second] fifth school year after entry into public school employment in this state. Payments covering all types of membership service credit may be made in a lump sum when due, or in annual installments, with three percent interest. The first annual installment of at least twenty percent of the amount due must be paid before the date specified above, and the final payment before June 30th of the fourth school year following that in which the first payment was made: PROVIDED, That a member who had the opportunity under this section prior to July 1, 1965 to establish credit for services previously rendered and failed to do so shall be permitted to establish such credit only for previous public school service rendered in the state of Washington."

In line 15 of the title after "RCW 41.32.523;" and before "and providing" insert "amending section 31, chapter 80, Laws of 1947 as amended by section 12, chapter 274, Laws of 1955, and RCW 41.32.310;"

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Robert F. Brachtenbach, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

The bill was read the second time by sections.

Mr. Litchman moved adoption of the committee amendment on page 11.

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Mr. Litchman yield to question?"

The Speaker:

"Mr. Litchman, would you yield to question?"

Mr. Litchman:

"I will vield, ves."

Mr. Canfield:

"Mr. Litchman, I am concerned about the intent of this amendment, which I haven't studied very closely. If a teacher had an opportunity to join the retirement system but for some reason did not do so, would this amendment permit him to pick up that membership?"

Mr. Litchman:

"Yes, it would, providing he were to pay into the fund to keep it current. It essentially does the same thing that is provided for state employees and for those of us in the legislature. In other words, if we are under the system and fail to take advantage of it, we can at a later date, if we so decide, come back in by making the back payments plus three percent interest."

Mr. Canfield:

"In this underlined portion, what was your thinking about elimination of out of state credit?"

Mr. Litchman:

"Perhaps Mr. Brouillet or Mr. Saling or one of the other members of the sub-committee which prepared this amendment can speak on that better than I can."

The Speaker:

"Mr. Brouillet or Mr. Saling, do you care to yield to that question?"

Mr. Brouillet:

"The proviso is that only credits from the Washington state retirement system shall be used. If they have them from some other state, that is unfortunate, but we didn't want to open it too wide and let people move from other states and apply their credits towards the teachers' retirement system in the state of Washington."

Mr. Canfield:

"Mr. Brouillet, this would put them on a par with the current members—no benefit and no payment?"

Mr. Brouillet:

"That is correct."

The motion was carried, and the committee amendment was adopted.

Mr. Savage moved adoption of the following amendment:

On page 2, section 1, beginning on line 22, after "fiscal year" strike all of the material down to and including "member]" on line 25 and insert ", except that any part of salaries and wages in excess of ten thousand dollars per annum shall be excluded in determining the earnable compensation of a member"

POINT OF ORDER

The Speaker recognized Mr. Litchman on a point of order.

Mr. Litchman:

"Mr. Speaker, I raise a point of order relative to the amendment. If you look at the bill, you will see that the purpose of this bill is only to strike this provision that Mr. Savage's amendment would put back into the act, and obviously if this amendment were adopted, it would defeat the bill. If Mr. Savage wishes to kill the bill, let him vote against it, but this amendment is the bill itself."

RULING BY THE SPEAKER

The Speaker:

"Mr. Savage's amendment is just reinstating the present language in the law. It is my ruling that he is entitled to do this. It is up to the body of the House to rule whether they want to adopt his amendment or not."

Debate ensued, Representative Savage speaking in favor of adoption of the amendment.

ANNOUNCEMENT BY THE SPEAKER

The Speaker:

"I wish to announce that as it is now past the fiftieth day, I am going to limit speakers to three minutes."

Further debate ensued, Representatives Brouillet, Morphis, and Saling speaking against adoption of the amendment, and Representative King (Chet) speaking for its adoption.

Mr. Klein moved adoption of the following amendment to the amendment: On line 3 of the amendment by Mr. Savage to House Bill No. 364, after "in excess of" and before "thousand" strike "ten" and insert "twelve"

Debate ensued, Representatives Klein and Savage speaking in favor of adoption of the amendment to the amendment, and Representative Radcliffe speaking against its adoption.

Mr. Brouillet demanded the previous question, and the demand was sustained.

Mr. Brouillet demanded an electric roll call, and the demand was sustained. The Clerk called the roll on adoption of the amendment by Mr. Klein to the amendment by Mr. Savage to House Bill No. 364, and the motion was lost, and the amendment to the amendment not adopted, by the following vote: Yeas, 30; nays, 63; absent or not voting, 6.

Those voting yea were: Representatives Adams, Andersen (James A.), Angevine, Avey, Backstrom, Bozarth, Brachtenbach, Burtch, Canfield, Clark, Dootson, Elder, Goldsworthy, Grant, Hurley, Jastad, Johnston (Elmer E.), Jolly, King (Richard "Dick"), Klein, McCormick, Moon, Newhouse, Newschwander, O'Dell, Pierre, Rogers, Savage, Swayze, Wang—30.

Those voting nay were: Representatives Ahlquist, Anderson (Eric O.), Beck, Berentson, Bergh, Bledsoe, Bottiger, Braun, Brouillet, Chatalas, Cunningham, Day, DeJarnatt, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Johnson (Doris), Jueling, Kalich, King (Chet), Kink, Kirk, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, Moos, Morphis, O'Brien, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Saling, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—63.

Those absent or not voting were: Representatives Conner, Copeland, Huntley, Litchman, May, McDougall—6.

The Speaker declared the question before the House to be adoption of the amendment by Mr. Savage to House Bill No. 364.

Mr. Savage demanded an electric roll call, and the demand was sustained. The Clerk called the roll, and the motion was lost, and the amendment not adopted, by the following vote: Yeas, 15; nays, 79; absent or not voting, 5. Those voting yea were: Representatives Avey, Backstrom, Burtch, Clark,

Dootson, Elder, Grant, Hurley, King (Chet), Klein, Moon, Rogers, Savage, Swayze, Wang-15.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Cunningham, Day, DeJarnatt, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—79.

Those absent or not voting were: Representatives Conner, Copeland, Huntley, May, McDougall—5.

Mr. Litchman moved adoption of the committee amendment to the title of House Bill No. 364.

YIELDING TO QUESTION

Mr. Wang:

"Mr. Speaker, I would like to know if Representative Litchman would yield to question?" $\ensuremath{\text{u}}$

The Speaker:

"Is this on the title?"

Mr. Wang:

"No, it is on the bill."

The Speaker:

"The bill is not before us. If you wish to ask a question at the time the bill is on third reading, you may do so then."

The motion was carried and the committee amendment to the title was adopted.

MOTION

Mr. Flanagan moved that House Bill No. 364 be rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

Debate ensued, Representative Flanagan speaking in favor of the motion and Representative Litchman speaking against it.

Mr. Anderson (Eric O.) demanded an electric roll call, and the demand was sustained.

Mr. Brouillet demanded the previous question, and the demand was sustained.

The Clerk called the roll, and the motion was lost by the following vote: Yeas, 14; nays, 79; absent or not voting, 6.

Those voting yea were: Representatives Avey, Bledsoe, Bottiger, Brachtenbach, Canfield, Day, Dootson, Flanagan, Hurley, King (Chet), Newhouse, Savage, Swayze, Wang—14.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bozarth, Braun, Brouillet, Burtch, Chatalas, Clark, Cunningham, DeJarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston

(Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—79.

Those absent or not voting were: Representatives Conner, Copeland, Huntley, Klein, May, McDougall—6.

House Bill No. 364 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 364 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Litchman demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to advance Engrossed House Bill No. 364 to third reading and final passage, and the motion was carried by the following vote: Yeas, 88; nays, 5; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Grant, Hurley, King (Chet), Savage, Swayze—5.

Those absent or not voting were: Representatives Canfield, Copeland, Huntley, May, McDougall, Newhouse—6.

The Speaker declared the question before the House to be Engrossed House Bill No. 364 on final passage.

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, I would like to have one of the friends of this bill explain to us what equipment trust certificates are that this bill proposes to authorize as investments on page 7. I notice that they can be 'issued by any corporation duly organized and operating in any state of the United States of America.' I have in mind some constitutional provisions about investment of public funds, and I wouldn't want this to be questioned again."

Mr. Brouillet:

"Ladies and gentlemen, I would just say that this bill has been cleared by the state finance committee. I cannot give you a definite answer as to what an equipment certificate is, but we have been assured it falls within the legal qualifications of investments."

Mr. Morphis:

"Mr. Speaker, equipment trust certificates are normally certificates on railroad rolling stock. They are considered to be of very high quality and are very highly valued in the portfolio of the retirement fund."

Debate ensued, Representative Savage speaking against passage of the bill, and Representative DeJarnatt speaking for its passage.

Mr. Olsen demanded the previous question, and the demand was sustained The Clerk called the roll on the final passage of Engrossed House Bill No. 364, and the bill passed the House by the following vote: Yeas, 92; nays, 3; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representatives King (Chet), Savage, Swayze—3. Those absent or not voting were: Representatives Copeland, Huntley, May, McDougall—4.

Engrossed House Bill No. 364, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of high school young people of the United Christian Youth Movement, representing churches from all over the state, and asked them to stand and be recognized.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Jastad on a point of personal privilege.

Mr. Jastad:

"Mr. Speaker, ladies and gentlemen of the House, the candy and cigars that were passed around awhile ago are in appreciation of your enormous support of House Bill No. 67 yesterday. Thank you."

House Bill No. 307, by Representatives Hurley, Pritchard, Traylor, and Taylor:

Providing for payment of eye care service benefits under insurance contracts whether such care is performed by physician or optometrist.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Banking and Insurance, to whom was referred House Bill No. 307, providing for payment of eye care service benefits under insurance contracts whether such care is performed by physician or optometrist, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 3, line 27, after "disability" and before "or blanket" insert "insurance contract"

ARNIE BERGH, Chairman, John L. O'Brien, Vice Chairman. We concur in this report: Wayne G. Angevine, Edward F. Harris, Dwight S. Hawley, Jack C. Hood, Mrs. Joseph E. Hurley, Mark Litchman, William C. Klein, Samuel J. Smith, Arnold S. Wang.

The bill was read the second time by sections.

On motion of Mrs. Hurley, the committee amendment was adopted.

House bill No. 307 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 307 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Brachtenbach demanded an electric roll call and the demand was sustained.

Debate ensued, Representative Adams speaking against the motion.

POINT OF ORDER

The Speaker recognized Mr. Grant on a point of order.

Mr. Grant:

"Mr. Speaker, he is discussing the bill, and the motion we have before us is to advance this to third reading."

RULING BY THE SPEAKER

The Speaker:

"The point of order is well taken. If you are opposed to the motion to advance and feel there should be more time for consideration you could discuss that, but the merits of the bill should not be discussed at this time."

Further debate ensued, Representative Epton speaking against the motion, and Representatives Day and Pritchard speaking for the motion.

The Clerk called the roll on the motion to advance Engrossed House Bill No. 307 to third reading and final passage, and the motion was carried by the following vote: Yeas, 84; nays, 12; absent or not voting, 3.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Adams, Avey, Canfield, Epton, Goldsworthy, Humiston, Johnston (Elmer E.), Leland, Lux, Mast, Morphis, Slagle—12.

Those absent or not voting were: Representatives Copeland, Huntley, McDougall—3.

The Speaker declared the question before the House to be Engrossed House Bill No. 307 on final passage.

Debate ensued, Representatives Hurley, Day, and Newschwander speaking in favor of passage of the bill, and Representative Adams speaking against its passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 307, and the bill passed the House by the following vote: Yeas, 90; nays, 6; absent or not voting, 3.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Berg, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Adams, Avey, Epton, Humiston, Johnston (Elmer E.), Slagle—6.

Those absent or not voting were: Representatives Copeland, Huntley, McDougall—3.

Engrossed House Bill No. 307, having received the constitutional majority, was declared passed.

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

House Bill No. 514, by Representatives Beck and Moos:

Increasing hunting and fishing license fees.

The bill was read the second time by sections.

Mr. Burtch moved that the rules be suspended, House Bill No. 514 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried on a rising vote.

Debate ensued, Representative Jastad speaking against passage of the bill, and Representatives Burtch and Eldridge speaking for its passage.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of House Bill No. 514, and the bill passed the House by the following vote: Yeas, 79; nays, 16; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—79.

Those voting nay were: Representatives Angevine, Bozarth, Day, Dootson, Gallagher, Harris, Haussler, Hurley, Kalich, Kink, Klein, McCormick, Sawyer, Smith, Uhlman, Warnke—16.

Those absent or not voting were: Representatives Conner, Copeland, Huntley, McDougall—4.

House Bill No. 514, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

In intended to vote "No" on House Bill No. 514, but inadvertently pushed the wrong button. I did not notice my mistake until too late to change my vote.

ERIC O. ANDERSON, 21st District.

Substitute House Bill No. 104, by Committee on Higher Education:

Providing for administration of community colleges on a district basis.

The substitute bill was read the second time by sections.

Mrs. Lux moved adoption of the following amendment:

On page 2, section 6, line 32, after "Title 28 RCW," and before "and the" insert "such rights shall be in addition to and not impose any restrictions or limitations on existing powers of any school district to issue bonds or levy taxes"

YIELDING TO QUESTION

Mr. Eldridge:

"Mr. Speaker, will Mrs. Lux yield to question?"

The Speaker:

"Mrs. Lux, will you yield to question?"

Mrs. Lux:

"Yes"

Mr. Eldridge:

"I think this is probably a good amendment, but I have one question. Basically, all you are doing is tying down the segregation of power responsibility of the two boards after the transition period? Is this correct?"

Mrs. Lux:

"Yes, reserving unto the original school district their bonding capacity so that we won't be setting up a situation in which we will be having arguments between the trustees of the community college district and the school directors in the eight through twelve districts as to who is using the ten percent bonding capacity."

At the request of Mr. Klein, the reading clerk reread the amendment.

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would Mrs. Lux yield to question?"

The Speaker:

"Mrs. Lux, will you yield to question?"

Mrs. Lux:

"Yes, I will."

Mr. Witherbee:

"Mrs. Lux, would your amendment limit the junior college board from selling bonds or levying?"

Mrs. Lux:

"I believe that is already authorized in the bill. I just wanted to point out what

the bill was doing and that I am sure it wasn't the intent to limit the existing school districts in issuing their bonds and levying."

Debate ensued, Representatives Lux, Angevine, and Brouillet speaking in favor of adoption of the amendment, and Representatives Witherbee and King (Richard "Dick") speaking against its adoption.

The motion was carried, and the amendment was adopted.

MOTION

Mr. Radcliffe moved that Substitute House Bill No. 104 be rereferred to Committee on Rules and Order.

Debate ensued, Representatives Radcliffe and Rogers speaking in favor of the motion, and Representatives Witherbee, Morphis, and Angevine speaking against it.

Mr. Day demanded an electric roll call, and the demand was sustained.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the motion to rerefer Substitute House Bill No. 104 to Committee on Rules and Order, and the motion was lost by the following vote: Yeas. 26; navs. 68; absent or not voting. 5.

Those voting yea were: Representatives Beck, Bozarth, Braun, Cunningham, Day, DeJarnatt, Dootson, Haussler, Hawley, Humiston, Hurley, Jastad, Jueling, Kalich, King (Chet), Lux, Mahaffey, Newschwander, Radcliffe, Rogers, Saling, Sawyer, Swayze, Warnke, Whetzel, Wolf—26.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hood, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Witherbee, Mr. Speaker—68.

Those absent or not voting were: Representatives Backstrom, Copeland, Huntley, McDougall, Perry—5.

Substitute House Bill No. 104 was ordered engrossed.

On motion of Mr. Grant, the rules were suspended, Engrossed Substitute House Bill No. 104 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Eldridge speaking in favor of the bill, and Representative Lux speaking against passage.

Mr. Olsen demanded the previous question, and the demand was not sustained.

Further debate ensued, Representative Brouillet speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Andersen (James A.):

"Mr. Speaker, I would like to have Mr. Eldridge yield to question."

The Speaker:

"Mr. Eldridge, will you yield?"

Mr. Eldridge:

"Yes."

Mr. Andersen:

"Representative Eldridge, you have been on the interim education committee for many years and have been active in the area affected by this bill. I would ask you if you would be so kind as to explain exactly what will be the final authority and financial impact of House Bill No. 104 as you conceive it, and its intent."

Mr. Eldridge:

"Mr. Andersen in answer to your question, and ladies and gentlemen of the House, the revised junior college financing authority that was passed by this legislature two years ago made direct state appropriations available for salaries, wages, and operations of our community colleges. Except for student fees, which may be used in this area, the state burden, so far as matching money is concerned, is for plant facilities. Now, will this create another taxing district? Yes, but it will not be competing for additional funds; it will be competing for the same funds. It is not a demand for new taxes; it is just a shift. Instead of the local school district asking for a bond issue, it will broaden the base and the entire community college district will present its levies and bond requirements. This won't result in additional competition for these funds because at the present time competition for all funds among all kinds of local educational requirements is in existence. All this does is shift the burden to a broader base. It will give the community college district a broader base to work from, a larger taxing district. In effect, it will relieve from the now sponsoring school districts the burden of presenting levies and bond issues for capital construction. They will participate, of course, but on an equal basis with the other districts of the newly created community college districts."

Debate ensued, Representative Radcliffe speaking against passage of the bill, and Representatives Pierre, Canfield, Angevine, Morphis, and Bledsoe speaking in favor of its passage.

YIELDING TO QUESTION

Mr. Bledsoe:

"Mr. Speaker, may I pose a question to Mrs. Lux? Will the lady yield to question?"

The Speaker:

"Will the lady from Thurston yield to question?"

Mrs. Lux:

"Yes."

Mr. Bledsoe:

"Mrs. Lux, you proposed an amendment in which we joined to clean up this measure, making it more favorable to you. Now I find you speaking in opposition to the measure."

Mrs. Lux:

"Yes, sir. I find the measure a little different now but still confused and in need of more study. My amendment protects the kindergarten through twelfth grade program, which I am sure we all intended to protect. I still think there is a great deal of confusion as to what the bonding capacity is, and I feel that if we pass this bill we will be creating in these new school districts junior taxing districts with a bonding capacity of their own. That is why I would vote against this measure. I don't want to do anything that would stymie the development of these new community colleges we need now."

Mr. Sawyer demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 104, and the bill passed the House by the following vote: Yeas, 68; nays, 25; absent or not voting, 6.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Elder, Eldridge, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Hood, Humiston, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Rogers, Savage, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Witherbee, Mr. Speaker—68.

Those voting nay were: Representatives Ahlquist, Backstrom, Bozarth, Braun, Day, DeJarnatt, Dootson, Epton, Haussler, Hawley, Hurley, Jastad, Jueling, Kalich, Lux, Mahaffey, Newschwander, Perry, Radcliffe, Saling, Sawyer, Sheridan, Warnke, Whetzel, Wolf—25.

Those absent or not voting were: Representatives Copeland, Gallagher, Huntley, Leland, Litchman, McDougall—6.

Engrossed Substitute House Bill No. 104, having received the constitutional majority, was declared passed.

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

MOTIONS

On motion of Mr. Sawyer, the House deferred further consideration of the remainder of today's second and third reading calendars, and the bills were made a special order of business at 2:15 p. m. tomorrow.

On motion of Mr. Sawyer, the House reverted to the third order of business.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 16, providing certain credits to manufacturers toward business and occupation taxes due, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
Mark Litchman, Vice Chairman

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Jack Rogers, Gerald L. Saling, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 37, creating a commission on Indian affairs and setting out its powers and duties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation

that the attached substitute bill be substituted therefor and that the substitute bill do pass.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Damon R. Canfield, Robert F. Goldsworthy, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred **House Bill**No. 120, repealing contractor's registration act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. Joseph E. Hurley, Chairman.

We concur in this report: Stewart Bledsoe, William S. Day, Robert F. Goldsworthy, Homer Humiston, Elmer E. Johnston, W. L. "Bill" McCormick, Joel Pritchard.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 122, enabling cities to engage in preannexation planning, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government
......, Chairman.
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Slade Gorton, Ann T. O'Donnell, Joel Pritchard, George P. Sheridan, Richard Taylor, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 124, limiting occasions when an unemployed individual may be disqualified for benefits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a minority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 124, limiting occasions when an unemployed individual may be disqualified for benefits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Alfred O. Adams, Newman H. Clark, Helmut L. Jueling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 234, enacting new rules of the road for motor vehicles upon highways, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman,
C. W. "Red" Beck, Vice Chairman,
W. L. "Rul" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Jack L. Burtch, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 246, changing annual report to governor by director of licenses from calendar to fiscal year basis; changes date required, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred **House Bill** No. 247, changing administrative provisions relating to users under motor vehicle use fuel tax, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "Bill" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 251, changing refund procedure as to motor vehicle fuel importer tax, have had

the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 265, changing regulation of motor vehicle fuel tax users, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" MCCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 320, amending appeal requirements under workmen's compensation act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Alfred O. Adams, Eric O. Anderson, Newman H. Clark, Gary Grant, Helmut L. Jueling, Frank. Geo. Marzano, William J. S. May.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 340, amending medical aid provisions under workmen's compensation act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Alfred O. Adams, Eric O. Anderson, Gary Grant, Helmut L. Jueling, William J. S. May.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was

referred House Bill No. 386, authorizing restoration to full industrial insurance pension by repayment of lump sum conversion, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Ann T. O'Donnell, Chairman.

Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric O. Anderson, Newman H. Clark, Gary Grant, Helmut L. Jueling, Frank. Geo. Marzano, William J. S. May.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 410, limiting time for causes of actions against architects, engineers, or land surveyors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack Dootson, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 424, excepting certain vehicles from requirement of having brakes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "Bill" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Jack L. Burtch, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 428, providing for the transfer of a motor freight carrier's permit upon the death of the holder, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Jack L. Burtch, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 460, permitting automobile transporters a laden height upon highways of fourteen feet, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 512, validating acts completed by utility districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 515, providing penalties for persons littering public property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Robert W. O'Dell, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 520, penalizing the failure to return rented property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Jack Dootson, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert M. Schaefer.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 566, making it a duty to supply a safe place for employees to work, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Alfred O. Adams, Eric O. Anderson, Gary Grant, Helmut L. Jueling, William J. S. May.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 575, providing regulations concerning sales of liquor to minors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

MRS. JOSEPH E. HURLEY, Chairman, RAY OLSEN, Vice Chairman.

We concur in this report: Stewart Bledsoe, William "Bill" Chatalas, William S. Day, Homer Humiston, Frank. Geo. Marzano, W. L. "Bill" McCormick, Richard W. Morphis, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 603, relating to higher education, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

DICK. J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Elmer C. Huntley, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Mary Ellen McCaffree, Richard W. Morphis, C. G. Witherbee.

MOTION

On motion of Mr. Kink, House Bill No. 603 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

Mr. Speaker:

House of Representatives, Olympia, Wash., March 6, 1965.

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 608, pertaining to excise taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Joesph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Jack Rogers, Gerald L. Saling, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, to whom was referred House Bill No. 621, permitting the creation of regional agencies for purpose of studying regional governmental problems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Don Eldridge, Slade Gorton, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Subcommittee on Counties and Junior
Taxing Districts
Joe D. HAUSSLER, Chairman,

Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery

Garrett, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, George Pierre.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Joint Memorial No. 21, repealing Taft-Hartley act, section 14-b, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien,

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Joint Memorial No. 27, requesting Congress to provide for navigational locks in proposed Asotin Dam, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES Moon, Chairman, RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Commerce and Economic Development, to whom was referred Senate Bill No. 15, amending law relating to development,

regulation, and utilization of sources of ionizing radiation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. G. WITHERBEE, Chairman, GEORGE P. SHERIDAN, Vice Chairman.

We concur in this report: Henry Backstrom, Arnie Bergh, Newman H. Clark, Norwood Cunningham, P. J. "Jim" Gallagher, Helmut L. Jueling, Mark Litchman, Marjorie Lynch, Fred R. Mast, John L. O'Brien, Ray Olsen, Frank Slagle, Frank J. Warnke, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred Engrossed Senate Bill No. 90, eliminating death requirement on safe deposit boxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Revenue
Henry Backstrom, Chairman,
Mark Litchman, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, William S. Day, Gary Grant, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Robert A. Perry, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Senate Bill No. 350, permitting town to sell waterfront by dams, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

MOTIONS

On motion of Mr. Uhlman, the House advanced to the eighth order of business.

Mr. Uhlman moved that members of the House be granted two additional twenty-five dollar rolls of stamps.

Mr. Jueling demanded an electric roll call, and the demand was not sustained.

The motion was carried on a rising vote.

On motion of Mr. Sawyer, the House advanced to the twelfth order of business, for the purpose of making announcements.

On motion of Mr. O'Brien, the House adjourned until 2:00 p. m., Sunday, March 7, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTY-SIXTH DAY

AFTERNOON SESSION

House of Representatives, Olympia, Wash., Sunday, March 7, 1965.

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

The Clerk called the roll and all members were present except Representatives Huntley and King (Richard "Dick"). Representative Huntley was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Charles A. Loyer of the Westminster United Presbyterian Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of Horizon Girls from Burlington, and asked them to stand and be recognized.

REPORT OF ENGROSSMENT

Mr. Speaker:

House of Representatives, Olympia, Wash., March 6, 1965.

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 34; also

Engrossed Substitute House Bill No. 104; also

Engrossed House Bill No. 307; also

Engrossed House Bill No. 364, have compared same with the original bills and find them correctly engrossed. Ray Olsen, Chairman.

I concur in this report: Gary Grant,

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives, Olympia, Wash., March 6, 1965.

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 391, adjusting firemen's pensions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Committee on Local Government SAMUEL J. SMITH, Chairman, FRANK J. WARNKE, Vice Chairman. Subcommittee on Cities and Towns JACK ROCERS, Chairman, W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: James A. Andersen, Art Avey, Eric D. Braun, Don Eldridge, Slade Gorton, Ann T. O'Donnell, Joel Pritchard, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives. Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, your Committee on Medicine, Dentistry, and Drugs, to whom was referred Senate Bill No. 462, including pharmacists within health care services, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

> ROBERT A. PERRY, Chairman, ELMER JASTAD, Vice Chairman.

We concur in this report: William "Bill" Chatalas, William S. Day, Hayes Elder, George Pierre, Frank Slagle, Georgette Valle, Alfred O. Adams, Homer Humiston, Marjorie Lynch, Charles E. Newschwander, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber. Olympia, Wash., March 5, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 125; also Engrossed Senate Bill No. 181, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 6, and the same is herewith transmitted. WARD BOWDEN, Secretary.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 6, by Senators Petrich, Neill, and Gissberg:

An Act establishing a code of probate law and procedure, including the making and probating of wills, administration of estates of deceased persons and appointment of guardians of the persons and estates of minors, insane and mentally incompetent persons and administration of their estates; enacting a title of the Revised Code of Washigton to be known as Title 11-Probate Law and Procedure; providing penalties; repealing certain acts and parts of acts; and declaring an effective date.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 125, by Senators Charette, Bailey, and Lennart: An Act relating to industrial insurance; amending section 51.12.010, chapter 23, Laws of 1961 and RCW 51.12.010; and amending section 51.12.020, chapter

23, Laws of 1961 and RCW 51.12.020.

Referred to Committee on Labor and Industrial Insurance.

Engrossed Senate Bill No. 181, by Senators Kupka, Washington, and Raugust:

An Act relating to cities and towns; amending sections 35.27.560, 35.27.570, and 35.86.020, chapter, Laws of 1965 and RCW 35.27.560, 35.27.570, and 35.86.020, and amending section 3, chapter 302, Laws of 1959 as last amended by section 3, chapter 186, Laws of 1961 and RCW 35.86.030.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

SPECIAL ORDER OF BUSINESS

The hour of 2:15 p. m. having arrived, the Speaker declared the business before the House to be the special order of business, the consideration of the remainder of Saturday's second and third reading calendars.

SECOND READING OF BILLS

House Bill No. 479, by Representatives Klein, Thompson, and Hood: Authorizing the use of deeds of trust.

The bill was read the second time by sections.

Mr. Grant moved adoption of the following amendment:

On page 3, section 4, line 28, after "less than" and before "months" strike "six" and insert "eight"

Debate ensued, Representatives Grant and Smith speaking in favor of adoption of the amendment, and Representatives Klein, Clark, and Litchman speaking against adoption of the amendment.

The motion was lost, and the amendment was not adopted.

Mr. Burtch moved that the rules be suspended, House Bill No. 479 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Grant demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to advance House Bill No. 479 to third reading and final passage, and the motion was carried by the following vote: Yeas, 84; nays, 13; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Conner, Epton, Garrett, Grant, Marzano, May, McCormick, O'Donnell, Savage, Sawyer, Sheridan, Smith, Uhlman—13.

Those absent or not voting were: Representatives Huntley, King (Richard "Dick")—2.

The Speaker declared the question before the House to be House Bill No. 479 on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 479, and the bill passed the House by the following vote: Yeas, 89; nays, 8; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh,

Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Grant, Hurley, Marzano, May, O'Donnell, Sheridan, Smith, Uhlman—8.

Those absent or not voting were: Representatives Huntley, King (Richard "Dick")—2.

House Bill No. 479, having received the constitutional majority, was declared passed.

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

House Bill No. 114, by Representatives McDougall, Braun, and Garrett: Increasing city mayor-commissioners' salaries.

The bill was read the second time by sections.

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

On page 1, section 1, beginning on line 25, after "the mayor" strike "[may be any amount up to] shall be" and insert "may be any amount up to"

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

On page 1, section 1, line 27, after "commissioners" strike "[may be any amount up to] shall be" and insert "may be any amount up to"

On motion of Mr. McDougall, the following amendment to the title was adopted:

On line 1 of the title, after "towns;" and before "increasing" insert "permitting" House Bill No. 114 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 114 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative McDougall speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 114, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze.

Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives Huntley, King (Richard "Dick")—2.

Engrossed House Bill No. 114, having received the constitutional majority, was declared passed.

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

House Bill No. 226, by Representatives O'Brien, Whetzel, and Valle: Providing for open space lands in urban areas.

House of Representatives, Olympia, Wash., February 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings, and Grounds, to whom was referred House Bill No. 226, providing for open space lands in urban areas, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 2, line 8, after "county," and before "city" insert "port district, metropolitan park district, park and recreation district,"

On page 5, section 9, line 28, after "section" strike "2" and insert "3"

Beginning on page 5, strike all of sections 10 through 16 and renumber section 17 "Sec. 10."

Beginning on page 7, strike all of section 18. Charles R. Savace, Chairman.

We concur in this report: William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Joel Pritchard, Alan Thompson.

The bill was read the second time by sections.

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

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

On page 3, section 4, line 4, strike all of line 4 and insert "grant or exchange"

Mr. Whetzel moved adoption of the following amendment:

On page 3, section 4, line 11, after the period following "located" insert a new sentence as follows: "In acquisition or designation of open space land the state or its agencies shall not be limited to an urban area and the conformity with comprehensive planning required herein shall be for a plan for the state as a whole."

Debate ensued, Representative Whetzel speaking in favor of adoption of the amendment, and Representative Wolf speaking against its adoption.

The motion was carried on a rising vote, and the amendment was adopted.

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

On page 3, section 6, beginning on line 32, strike all of section 6 and renumber the remaining sections consecutively.

House Bill No. 226 was ordered engrossed.

Mr. O'Brien moved that the rules be suspended, Engrossed House Bill No. 226 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Wolf demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed House Bill No. 226 to third reading and final passage, and the motion was carried by the following vote: Yeas, 69; nays, 27; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Haussler, Hawley,

Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, McCaffree, Moon, Newhouse, O'Brien, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—69.

Those voting nay were: Representatives Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Cunningham, Eldridge, Flanagan, Goldsworthy, Harris, Hood, Hurley, Jueling, Kink, Kirk, Mahaffey, Mast, McCormick, McDougall, Moos, Morphis, Newschwander, O'Dell, Pierre, Saling, Wang, Wolf—27.

Those absent or not voting were: Representatives Huntley, King (Richard "Dick"), May—3.

The Speaker declared the question before the House to be Engrossed House Bill No. 226 on final passage.

Debate ensued, Representatives O'Brien, Pierre, and Savage speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Eldridge:

"Mr. Speaker, would Mr. O'Brien yield to question?"

The Speaker:

"Mr. O'Brien, do you yield to question?"

Mr. O'Brien:

"Yes."

Mr. Eldridge:

"Mr. O'Brien, who determines the boundaries of an urban area?"

Mr. O'Brien:

"Mr. Whetzel can possibly answer that more definitively than I can."

Mr. Whetzel

"Mr. Eldridge, the definition in the bill is one which is contained in the open spaces provision of the housing act of 1961 and goes beyond the actual political boundaries of a city. In the Puget Sound area, we have a cooperative agency, the Puget Sound Governmental Conference, consisting of the four counties and the principal city in each county. This conference has been undertaking the last several years an open space study of this entire region and they have now completed their plans at a cost of about a quarter of a million dollars. They have put out summaries of reports and recommendations, and one of the things that is contained in all these recommendations is that there should be more cooperative understanding between the cities and counties to preserve open space outside the actual physical boundaries of the city, and that is the definition that is in the bill."

Mr. Eldridge:

"Mr. Whetzel, what political authority does this group have? Are they legally constituted groups that say what the boundaries of urban areas shall be? How can they make this determination? What legal authority do they have? It seems to me we have county planning commissions set up that have the legal authority to do this sort of thing and now we are broadening the base of this type of activity, as you indicate, to give authority to some group that actually has no legal authority to do this sort of thing. Do they recommend to the county planning commissions of the areas affected or what is the procedure?"

Mr. Whetzel:

"Well, I will give you an example which might explain the situation. King county recently acquired a large tract of undeveloped acreage at the north end of Lake

Sammamish. This was purchased by the county with county funds in part. Part of the funds were from the 1961 open space provision of the housing act. The county qualified for those funds because of the Puget Sound Governmental Conference open space study which was considered by the agency as a comprehensive plan being carried out for the urban area as a whole. That plan came about because the city of Seattle, the state, and other people in that voluntary conference contributed funds to bring this about."

Further debate ensued, Representative Eldridge speaking against passage of the bill.

YIELDING TO QUESTION

Mr. Witherbee:

"Will Mr. Whetzel yield to question?"

The Speaker:

"Will you yield to question, Mr. Whetzel?"

Mr. Whetzel:

"Yes."

Mr. Witherbee:

"Mr. Whetzel, this is actually a two-part question. First, did I understand you to say that according to the study you showed they have already made a plan for King county or the west slope of the Cascade area?"

Mr. Whetzel:

"The plan is in the process of being made. They prepared their summary and recommendations for adoption by the governmental conference. That has not yet been completed."

Mr. Witherbee:

"One further question. Supposing that someone had some acreage now that is basically undeveloped, say one hundred acres, and that acreage was in this planned open space area. Supposing the person wanted to develop it into houses and lots and they made application to the local planning authority for a plat for development in this area. If we pass this bill, would the authority be authorized to deny this before the comprehensive plan went into effect?"

Mr. Whetzel:

"No, and if the plan went into effect there would have to be some further action and there would have to be a purchase or some dealing with the property owner under this act before anything could be done."

Mr. Witherbee:

"I want to be sure before I vote for this bill, because basically I think it is a good one, that the owner of property could not be denied such planning under the present planning ordinances in urban areas on the basis that some day this property might go into open spaces."

Mr. Whetzel:

"I can assure you this bill will not do that."

YIELDING TO QUESTION

Mrs. Hurley:

"Mr. Speaker, would Mr. Whetzel submit to another question, please?"

Mr. Whetzel:

"Yes."

Mrs. Hurley:

"I notice on page 5, Mr. Whetzel, that any public body may appropriate funds and levy taxes and assessments. Would these taxes and assessments be placed on real property?"

Mr. Whetzel:

"This is not intended to grant any power to levy new or additional taxes. It is merely clarification that if the public body were to take tax money that has been levied and use it for the purposes in this act, it would be a proper purpose. There is no intention here to set up any new taxes in any way."

Mrs. Hurley:

"One further question. At the bottom of page 4, this public body is given the authority to demolish and dispose of certain structures. To demolish these structures would necessarily take them off the tax rolls. Then wouldn't it be necessary to increase the property taxes on those existing buildings in order to raise the proper amount of funds for the city or county, Mr. Whetzel?"

Mr. Whetzel:

"The powers under section 7 are simply powers to manage property. If the property is acquired by a public body, they would then have the power to remove any structures on there, such as exists now if a city acquired a park site and there was a building on there that they wanted to remove because it wasn't suitable for park purposes."

Further debate ensued, Representative Wolf speaking against passage of the bill.

YIELDING TO QUESTION

Mr. Wang:

"Mr. Speaker, would Mr. Whetzel yield to another question?"

The Speaker:

"Will you yield, Mr. Whetzel?"

Mr. Whetzel:

"Yes."

Mr. Wang:

"Mr. Whetzel, in section 5, subsection 2, it states that a public body can convey or lease any real property. Now, doesn't that more or less put the public body in the land development business?"

Mr. Whetzel:

"That is not the intention of the act. If a public body acquired land in fee interest and wanted to lease it, they could do so. For example, if there was property that it was thought would be worthwhile to accept as open space land, say on a stream bank, rather than have the public body maintain that with the expense of keeping the grounds up as they might in a park, they would be allowed to lease this out, perhaps to a farmer to use for grazing or some purpose like that. That is the intention of this section."

Further debate ensued, Representative Wang speaking against passage of the bill.

YIELDING TO QUESTION

Mr. Berentson:

"Mr. Speaker, would Mr. Whetzel yield to another question?"

Mr. Whetzel:

"Yes."

Mr. Berentson:

"Without the power of eminent domain, do you feel this bill really would insure the orderly development of open space areas?"

Mr. Whetzel:

"I think the bill is a desirable bill even without the power of eminent domain. Those of us who sponsored it and many other people would like to have kept that power in, but I think it can be useful even without that."

YIELDING TO QUESTION

Mr. Hawley:

"Mr. Speaker, would Mr. Whetzel yield to question?"

Mr. Whetzel:

"This seems to be my day."

Mr. Hawley:

"Mr. Whetzel, the port has very broad powers now. Why were the ports added to this bill?"

Mr. Whetzel:

"This was at the request of the port districts, I think the Seattle port district. They were mostly concerned about the Seattle-Tacoma airport. They are engaged in a great many lawsuits from adjoining property owners who claim their air rights have been invaded by the jets flying over. They don't have the power, they feel, to go out and negotiate and purchase what is called an aviation easement, which is the right to have airplanes fly over your property making sound and other disturbances. If they are included in this bill, they feel they would have power to go out and negotiate and perhaps acquire some of these rights before people force them into lawsuits at increased expense to the airport."

Further debate ensued, Representatives Valle and O'Brien speaking in favor of passage of the bill.

Mr. Grant demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Bill No. 226, and the bill passed the House by the following vote: Yeas, 76; nays, 22; absent or not voting, 1.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—76.

Those voting nay were: Representatives Ahlquist, Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Day, Eldridge, Flanagan, Goldsworthy, Harris, Haussler, Hood, Hurley, Jueling, Lynch, McDougall, Moos, Morphis, Newschwander, Wang, Wolf—22.

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

Engrossed House Bill No. 226, having received the constitutional majority, was declared passed.

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

House Bill No. 296, by Representatives Lynch, Chatalas, Adams, Humiston, and Cunningham (by executive request):

Setting out department of public assistance's duties relating to child welfare.

House of Representatives, Olympia, Wash., March 2, 1965.

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 296, setting out department of public assistance's

duties relating to child welfare, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 3, section 4, beginning on line 3, strike all of subsection (5) and insert "(5) Have authority to purchase care for children and place such children following in general the policy of using agencies licensed, certificated or approved pursuant to chapter 74.14 RCW insofar as agencies are available and paying for care of such children as are accepted by the department as eligible for support at reasonable rates established by the department."

WILLIAM "BILL" CHATALAS, Chairman. Frank Slagle, Vice Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Thomas L. Copeland, Homer Humiston, Robert R. Kull, Mary Stuart Lux, Frank. Geo. Marzano, Mary Ellen McCaffree, Charles E. Newschwander, Charles R. Savage, Samuel J. Smith.

The bill was read the second time by sections.

On motion of Mr. Chatalas, the committee amendment was not adopted.

Mr. Chatalas moved adoption of the following amendment:

On page 3, section 4, strike all of subsection (5) and insert a new subsection (5) as follows:

"(5) Have authority to purchase care for children and shall follow in general the policy of using properly approved private agency services for the actual care and supervision of such children insofar as they are available, paying for care of such children as are accepted by the department as eligible for support at reasonable rates established by the department."

Debate ensued, Representatives Chatalas, Adams, and O'Brien speaking in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

House Bill No. 296 was ordered engrossed.

On motion of Mr. Grant, the rules were suspended, Engrossed House Bill No. 296 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Lynch speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 296, and the bill passed the House by the following vote: Yeas, 96; nays, 2; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those voting nay were: Representatives Braun, Conner—2.

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

Engrossed House Bill No. 296, having received the constitutional majority, was declared passed.

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

House Bill No. 256, by Representatives Day, Backstrom, and Adams:

Regulating hair dressing and beauty culture establishments and the operators and employees thereof.

House of Representatives, Olympia, Wash., February 26, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 256, regulating hair dressing and beauty culture establishments and the operators and employees thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 1, line 8, after "the head" and before the comma insert "other than incident to original retail sales"

On page 9, section 12, line 14, after "(6)" strike the remainder of the subsection and insert "Iron curling or waving;" and renumber the remaining subsections accordingly.

Mrs. Joseph E. Hurley, Chairman, Ray Olsen, Vice Chairman.

We concur in this report: Stewart Bledsoe, R. Ted Bottiger, William S. Day, Homer Humiston, Frank. Geo. Marzano, Richard W. Morphis.

The bill was read the second time by sections.

On motion of Mrs. Hurley, the committee amendment on page 2 was adopted.

Mrs. Hurley moved that the committee amendment on page 9 be not adopted.

Debate ensued, Representative Hurley speaking in favor of not adopting the committee amendment.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, I would just like to ask Mrs. Hurley a question?"

The Speaker:

"Do you yield to question, Mrs. Hurley?"

Mrs. Hurley:

"'T will."

Mr. Smith:

"Mrs. Hurley, are you moving to adopt this amendment and insert iron curling or not adopt it, which will strike it out?"

Mrs. Hurley:

"We are moving not to adopt the amendment, which would delete iron curling from cosmetology practice. It would place it in the same position it is now in the bill. It is stricken. Mr. Bottiger, could you explain this a little more clearly?"

Mr. Bottiger:

"Mr. Speaker, I think the question is whether we intend to delete from the practice of cosmetology the practice of iron curling. The answer is that if Mrs. Hurley's motion is adopted, yes, this will no longer be a required practice."

Further debate ensued, Representatives Bottiger, Adams, and Day speaking in favor of the motion not to adopt the committee amendment, and Representatives Smith and O'Donnell speaking against the motion.

Mr. Johnston (Elmer E.) demanded the previous question, and the demand was sustained.

The motion was carried on a rising vote, and the committee amendment to page 9 was not adopted.

The Speaker called on Mr. Garrett to preside.

Mr. Gorton moved adoption of the following amendment:

On page 5, section 5, beginning on line 18, after "school" insert a period and strike the remainder of the subsection.

Debate ensued, Representatives Gorton and Day speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

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

On page 10, section 14, beginning on line 17, after "persons" strike all of the material down to and including "association" on line 18 and insert "licensed Washington state cosmetology schools"

Mr. Goldsworthy moved adoption of the following amendment:

On page 12, section 17, line 24, beginning on line 24, strike all of the material down to and including the period after "school" on line 28.

YIELDING TO QUESTION

Mr. Goldsworthy:

"Mr. Speaker, I am submitting this amendment partially to ask a question. In the case of a neighbor who might come in to do another woman's hair in exchange for a dozen eggs or something of that nature, would this section which I am suggesting be stricken restrict these people from doing this work in their homes?"

The Speaker (Mr. Garrett presiding):

"Representative Day, do you care to answer the question?"

Mr. Day:

"No, it wouldn't. The only thing it does is stop the practice of hair dressing unless a shop has been established in the home. In other words, if a person had a shop established in his home, he certainly could practice hair dressing. We are talking about money now, not the wife setting the daughter's hair."

Mr. Goldsworthy:

"How about a friend setting the wife's and daughter's hair and maybe charging a couple of bucks?"

Mr. Day:

"This will stop that."

Debate ensued, Representatives Goldsworthy and Slagle speaking in favor of adoption of the amendment, and Representatives Day, Hurley, Bottiger, Adams, and Kalich speaking against its adoption.

YIELDING TO QUESTION

Mr. Moon:

"Mr. Speaker, I wonder if Mrs. Hurley would yield to question?"

The Speaker (Mr. Garrett presiding):

"Will Mrs. Hurley yield to question?"

Mrs. Hurley:

"Yes, I certainly will."

Mr. Moon:

"I wonder, if this bill should be enacted into law, will it regulate unlicensed cosmetologists?"

Mrs. Hurley:

"Well, it would require cosmetologists to have a license in order to practice cosmetology."

Mr. Moon:

"A while ago it was remarked that unlicensed cosmetologists were not affected. Could this type of person go out and set her neighbor's hair without restrictions?"

Mrs. Hurley:

"Well, she certainly couldn't set up a shop and she certainly couldn't go out and demand pay regularly for work done in this way, because she would be restricted from doing this. This is the reason for the act."

MOTION

Mr. Smith moved that House Bill No. 256 be indefinitely postponed.

Debate ensued, Representative Smith speaking in favor of the motion, and Representatives Bottiger, Adams, Goldsworthy, Day, and Andersen (James A.) speaking against it.

With the consent of the House, Mr. Smith withdrew his motion.

The Speaker (Mr. Garrett presiding) declared the question before the House to be the adoption of Mr. Goldsworthy's amendment to House Bill No. 256.

With the consent of the House, Mr. Goldsworthy withdrew his amendment. The Speaker resumed the Chair.

Mr. Harris moved adoption of the following amendment:

On page 12, section 7, line 24, after "No" and before "person" insert "licensed"

Debate ensued, Representatives Harris and Hurley speaking in favor of adoption of the amendment, and Representative Bottiger speaking against its adoption.

YIELDING TO QUESTION

Mr. Day:

"Mr. Speaker, would Mr. Bottiger yield to question?"

Mr. Bottiger:

"Yes."

Mr. Day:

"Mr. Bottiger, rather than insert in line 24 'No licensed person' would it be better to strike the word 'person' and insert the word 'operator'?"

Mr. Bottiger:

"This would be all right."

Further debate ensued, Representative Adams speaking in opposition to adoption of the amendment.

With the consent of the House, Mr. Harris withdrew his amendment.

MOTION

Mr. Burtch moved that the House defer further consideration of House Bill No. 256, and that the bill be ordered placed at the foot of today's second reading calendar.

POINT OF ORDER

The Speaker recognized Mr. Johnston (Elmer E.) on a point of order.

Mr. Johnston:

"Mr. Speaker, which calendar are we referring to?"

The Speaker:

"We are at the present time working on a special order of business, which is the second reading calendar from yesterday. We have in addition a second reading calendar for today. Mr. Burtch's motion is to place the bill at the foot of today's second reading calendar."

Mr. Johnston (Elmer E.) moved to amend the motion by Mr. Burtch to read that the House defer further consideration of House Bill No. 256, and that the bill be ordered placed at the end of the second reading calendar for the special order of business, to follow consideration of House Bill No. 360.

The amendment by Mr. Johnston to the motion by Mr. Burtch was carried on a rising vote.

The motion as amended was carried.

MOTION FOR RECONSIDERATION

Mr. Witherbee, having voted on the prevailing side, moved that the House do now reconsider the vote by which **Engrossed House Bill No. 226** passed the House.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, do not the House rules provide that in the event we are past the fiftieth day, the motion to reconsider must be given immediately upon final passage of the bill?"

The Speaker:

"What rule are you referring to?"

Mr. Copeland:

"Rule 43, I believe, Mr. Speaker."

RULING BY THE SPEAKER

The Speaker:

"If you will read Rule 43, Mr. Copeland, you will see the motion is in order. The rule is that after the fiftieth day, reconsideration can be had only on the day the vote to be reconsidered was taken."

Debate ensued, Representative Witherbee speaking in favor of the motion to reconsider, and Representatives Klein, Gorton, and Savage speaking against the motion.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Litchman on a point of parliamentary inquiry.

Mr. Litchman:

"Mr. Speaker, Mr. Witherbee has given notice of reconsideration at this time. Is it not true he can make his motion at any time this working day?"

The Speaker:

"He didn't give notice; he made a motion to reconsider. This is the question before the House at this time." Mr. Litchman:

"If he were to withdraw his motion, could he not make this motion at any time during this working day?"

The Speaker:

"That is correct, as long as the bill is still before the House."

Mr. Litchman:

"May I ask if we will have an evening session?"

The Speaker:

"We will have an evening session."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Witherbee on a point of parliamentary inquiry.

Mr. Witherbee:

"Mr. Speaker, if I withdraw my motion and then serve notice I am going to make a motion to reconsider later, would this keep the bill from being transmitted to the Senate?"

The Speaker:

"It would unless there is a motion to immediately transmit all bills passed by the House to the Senate. However, if you did give notice, I would think that the House would be aware of your intention."

Mr. Witherbee announced that with the consent of the House he would withdraw his motion for reconsideration.

Mr. Uhlman objected.

The Speaker stated the question before the House to be the motion by Mr. Witherbee that the House do now reconsider the vote by which Engrossed Senate Bill No. 226 passed the House.

Mr. Klein demanded the previous question, and the demand was sustained.

Mr. Wolf demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion that the House do now reconsider the vote by which Engrossed House Bill No. 226 passed the House, and the motion was lost by the following vote: Yeas, 41; nays, 52; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Avey, Berentson, Bozarth, Brachtenbach, Braun, Brouillet, Day, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Hawley, Hood, Hurley, Jueling, King (Chet), King (Richard "Dick"), Litchman, Mahaffey, Marsh, Mast, May, McDougall, Moon, Morphis, Newschwander, Olsen, Sawyer, Sheridan, Slagle, Taylor, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—41.

Those voting nay were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Burtch, Canfield, Conner, Copeland, Cunningham, DeJarnatt, Elder, Gorton, Haussler, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Marzano, McCaffree, McCormick, Moos, Newhouse, O'Brien, O'Dell, O'Donnell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Swayze, Thompson, Traylor, Uhlman, Valle, Whetzel—52.

Those absent or not voting were: Representatives Chatalas, Clark, Dootson, Huntley, Smith, Taplin—6.

House Bill No. 203, by Representatives Olsen, Lux, and Wolf: Raising per diem for state officials and employees.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 203, raising per diem for state officials and employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Section 1, line 12, after "Washington" strike all of the matter down to the comma following "state" on line 13, and insert "[or an adjoining state]"

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Frank B. Brouillet, William "Bill" Chatalas, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

The bill was read the second time by sections.

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

House Bill No. 203 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 203 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Olsen speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 203, and the bill passed the House by the following vote: Yeas, 88; nays, 3; absent or not voting, 8.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moose, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Adams, Clark, Epton—3.

Those absent or not voting were: Representatives Copeland, Dootson, Hawley, Huntley, Hurley, Johnston (Elmer E.), Valle, Whetzel—8.

Engrossed House Bill No. 203, having received the constitutional majority, was declared passed.

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

House Bill No. 204, by Representatives Lux, Olsen, and Wolf: Raising mileage rate allowance for state officials and employees.

> House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appro-

priations, to whom was referred House Bill No. 204, raising mileage rate allowance for state officials and employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Section 1, beginning on line 13, strike "shall" and insert "[shall] may"

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Frank B. Brouillet, William "Bill" Chatalas, Newman H. Clark, Joe D. Haussler, Doris Johnson, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

The bill was read the second time by sections.

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

House Bill No. 204 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 204 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Lux speaking in favor of passage of the bill. The Clerk called the roll on the final passage of Engrossed House Bill No. 204, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representatives Hurley, May—2.

Those absent or not voting were: Representatives Braun, Dootson, Epton, Huntley, Johnston (Elmer E.)—5.

Engrossed House Bill No. 204, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Sawyer, the House reverted to the eighth order of business.

RESOLUTION

Resolution by Representatives Burtch and Brachtenbach:

Whereas, There has been an increasing partnership of the federal government and the states in fiscal matters whereby federal funds have been utilized to assist state programs in highways, education, welfare, and other fields; and

WHEREAS, The states have had a difficult time producing sufficient revenue to totally handle their own programs without this federal aid; and

WHEREAS, With insufficient coordination between the states and the federal government such programs might tend to be less efficient and economical as possible; and

WHEREAS, The Senior Senator from the State of Washington in his appearance before a joint session of this legislature on March 6, 1965, has asked for a committee to give advice to Congress as to where the partnership between the state and federal government on fiscal problems may be deteriorating; and

WHEREAS, The House of Representatives welcomes the opportunity to be of advice and assistance to Congress and the Legislative Council is an appropriate agency through its subcommittees to do so:

Now, Therefore, Be It Resolved, That the House of Representatives request the Legislative Council to conduct a study of the federal-state fiscal programs to attempt to establish a better partnership relationship, and to counsel with Congress on the best methods to return federal tax moneys to the states, and further the Legislative Council should establish liaison with the Congress of the United States and the federal administration to implement the purpose of this resolution, and

Be It Further Resolved, That the Legislative Council be requested and authorized to implement and to put into effect such part of the recommendations as would be feasible and proper without legislative action; and

Be It Further Resolved, That the Legislative Council report back to the 40th session of the legislature as to its accomplishments and its recommendations.

Mr. Burtch moved adoption of the resolution.

Debate ensued, Representatives Burtch, Canfield, O'Brien, and Clark speaking in favor of the adoption of the resolution.

The motion was carried unanimously, and the resolution was adopted.

MOTION

On motion of Mr. Sawyer, the House resumed consideration of its special order of business.

SECOND READING OF BILLS

House Bill No. 360, by Representatives Perry, Newschwander, Day, Dootson, Kink, Morphis, Backstrom, Moon, Haussler, and Bozarth:

Requiring cigarette packages containing labels stating health hazards of smoking.

MOTION

Mr. Witherbee moved that House Bill No. 360 be rereferred to Committee on Commerce and Economic Development.

Debate ensued, Representatives Witherbee and Clark speaking in favor of the motion, and Representative Perry speaking against it.

Mr. Newschwander demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representatives Johnston (Elmer E.) and Litchman speaking in favor of the motion.

POINT OF ORDER

The Speaker recognized Mr. Mast on a point of order.

Mr. Mast:

"Mr. Speaker, how long are we allowed to speak on a bill here? I thought there was a three-minute rule. I notice we have been going over and over it. I was wondering if someone was keeping track. There are a lot of good bills which I would like to see us move on, but if we are going to talk and talk and talk, we will never get through."

The Speaker:

"I think the comments of Mr. Mast are very good. I think members of the House should limit themselves to three minutes."

YIELDING TO QUESTION

Mr. Sawyer:

"Mr. Speaker, would Mr. Perry yield to question?"

Mr. Perry:

"Yes, I would."

Mr. Sawyer:

"Mr. Perry, there have been speeches made on the packaging and the expense of this procedure in regard to labeling. Was there any testimony along this line in your committee or did it deal only with the health hazard? Would you please enlighten us?"

Mr. Perry:

"The testimony as presented by the lobbyist from the tobacco industry was that they were against this primarily because of the cost of labeling and the impracticability of this. I have an amendment on the desk which, if we defeat Mr. Witherbee's motion, will take care of the cost involved to the marginal people."

Further debate ensued, Representatives Wolf and Pierre speaking against the motion, and Representative Uhlman speaking for the motion.

YIELDING TO QUESTION

Mr. Copeland:

"Mr. Speaker, would one of the sponsors yield to question, please?"

The Speaker:

"Mr. Perry, would you yield to question?"

Mr. Perry:

"Yes."

Mr. Copeland:

"Mr. Perry, I wonder if the sponsors considered the possibility of instructing the Washington state tax commission to put on each and every package of cigarettes sold within the state of Washington, in addition to the Washington state tax stamp, in large, bold print the words 'Caution, cigarette smoking may be hazardous to your health and cause cancer'. Have you given this consideration?"

Mr. Perry:

"No, I haven't, simply because it was my full intent that the tobacco industry, which spends hundreds of millions of dollars in lobbying and advertising, should be able to spend a few pennies for our children's health."

Further debate ensued, Representatives Copeland, Day, and Elder speaking in opposition to the motion, and Representatives Chatalas and Ahlquist speaking for it.

Mr. Burtch demanded the previous question, and the demand was sustained. The Clerk called the roll on the motion to rerefer House Bill No. 360 to Committee on Commerce and Economic Development, and the motion was lost by the following vote: Yeas, 29; nays, 69; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Avey, Beck, Braun, Burtch, Canfield, Chatalas, Clark, DeJarnatt, Eldridge, Flanagan, Grant, Johnson (Doris), Johnston (Elmer E.), Jolly, Litchman, Marzano, May, McDougall, Newhouse, O'Brien, O'Donnell, Olsen, Slagle, Uhlman, Witherbee, Mr. Speaker—29.

Those voting nay were: Representatives Andersen (James A.), Angevine, Backstrom, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Conner, Copeland, Cunningham, Day, Dootson, Elder, Epton, Gal-

lagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, Moon, Moos, Morphis, Newschwander, O'Dell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Wolf—69.

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

House Bill No. 360 was read the second time by sections.

Mr. Perry moved adoption of the following amendment:

On page 2, following section 3, add a new section as follows:

"NEW SECTION. Sec. 4. The manufacturer of the cigarettes shall bear the cost of printing or otherwise affixing the statements required by section 3 hereof."

Renumber the remaining sections consecutively.

Debate ensued, Representative Perry speaking in favor of adoption of the amendment, and Representative Slagle speaking against its adoption.

Mr. Morphis demanded the previous question, and the demand was sustained.

Mr. Perry demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the adoption of the amendment by Mr. Perry to House Bill No. 360, and the motion was carried and the amendment adopted by the following vote: Yeas, 76; nays, 21; absent or not voting, 2.

Those voting yea were: Representatives Adams, Andersen (James A.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Clark, Conner, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Mahaffey, Marsh, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—76.

Those voting nay were: Representatives Ahlquist, Anderson (Eric O.), Avey, Braun, Canfield, Chatalas, DeJarnatt, Flanagan, Grant, Kalich, Litchman, Lynch, Marzano, May, McCaffree, McDougall, O'Brien, O'Donnell, Olsen, Slagle, Witherbee—21.

Those absent or not voting were: Representatives Huntley, Mast—2.

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

On page 2, section 3, line 2, after "shall be" strike "located" and insert "stamped or affixed"

Mr. Clark moved adoption of the following amendment:

On page 2, section 6, line 16, following section 6 add a new section as follows:

"NEW SECTION. Sec. 7. The costs and expenses incurred by the manufacturer, importer or any other person by reason of this act and in compliance herewith shall not be added to the purchase price of the ultimate purchaser: Provided, That the resulting costs and expenses of this act shall be deducted as a credit from the taxes that may be due or become due the state of Washington on the sales to the consumer or retail purchaser and shall be paid or refunded to the person or persons who expended funds caused by or resulting from this act or the application thereof. This act shall become effective on January 1, 1966."

Renumber the remaining section to read "Sec. 8."

POINT OF INQUIRY

The Speaker recognized Mr. Klein on a point of inquiry.

Mr. Klein:

"Mr. Speaker, I have a point of constitutional inquiry. I would like to have your ruling on the effect of this upon the bonds that are being serviced by the tax. This proposal, as I understand it, is to take the cost of this from what would otherwise be the taxes and give them a credit on it, and I strongly suggest that this may be contrary to the bonds that we have of people who have loaned us this money that is being serviced out of the cigarette money. I submit it is an unconstitutional thing that Mr. Clark has suggested."

RULING BY THE SPEAKER

The Speaker:

"The Speaker will make the ruling on Mr. Klein's point which is the same ruling that the Attorney General has made a number of times, that anything this body considers I will consider to be constitutional unless it is proved otherwise."

POINT OF ORDER

The Speaker recognized Mr. Burtch on a point of order.

Mr. Burtch:

"Mr. Speaker, I believe this amendment would be contrary to the other amendment that we have adopted. He would reject the fact that the company would have to pay the costs through this amendment."

RULING BY THE SPEAKER

The Speaker:

"I would rule on your point of order, Mr. Burtch, that it would not be in conflict in that they still would have to pay, but they would be receiving credit someplace else."

Debate ensued, Representative Clark speaking in favor of adoption of the amendment, and Representatives Dootson and Klein speaking against its adoption.

Mr. Johnston (Elmer E.) demanded the previous question, and the demand was sustained.

Mr. Perry demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Clark to House Bill No. 360. The motion was lost, and the amendment was not adopted, by the following vote: Yeas, 14; nays, 80; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Avey, Brachtenbach, Braun, Chatalas, Clark, Eldridge, Goldsworthy, O'Brien, O'Donnell, Olsen, Sawyer, Slagle, Witherbee—14.

Those voting nay were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—80.

Those absent or not voting were: Representatives Harris, Huntley, Hurley, Marzano, Taplin—5.

MOTION

On motion of Mr. Sawyer, the House recessed until 7:00 p. m.

EVENING SESSION

The Speaker called the House to order at 7:00 p. m.

The Clerk called the roll, and all members were present except Representatives Huntley, Kink, McCormick, Traylor, and Warnke. Representatives Kink, McCormick, Traylor, and Warnke were excused.

PERSONAL PRIVILEGE

The Speaker recognized Mr. O'Brien on a point of personal privilege.

Mr. O'Brien:

"Mr. Speaker, ladies and gentlemen of the House, I think it would be only fitting and proper that we extend our appreciation to Mr. Bledsoe and Mr. Newhouse for the outstanding steak dinner that was given to us tonight." (Applause.)

SECOND READING OF BILLS

The House resumed consideration of **House Bill No. 360** on second reading. Mrs. Epton moved adoption of the following amendment:

On page 1, section 3, line 20, after "Sec. 3." and before "shall be" strike "It" and insert "After July 1, 1965, it"

Debate ensued, Representative Epton speaking in favor of adoption of the amendment, and Representative Perry speaking against its adoption.

The motion was lost, and the amendment was not adopted.

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

On page 2, section 7, line 20, after "thereby" and before the period, insert ": Provided, That the warning herein required shall be considered unnecessary should the congress of the United States pass legislation to protect the public by a similar warning"

House Bill No. 360 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 360 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Perry demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed House Bill No. 360 to third reading and final passage, and the motion was lost by the following vote: Yeas, 52; nays, 40; absent or not voting, 7.

Those voting yea were: Representatives Andersen (James A.), Angevine, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Cunningham, Day, Dootson, Elder, Epton, Garrett, Gorton, Grant, Haussler, Hood, Humiston, Hurley, Jastad, Jueling, Kalich, King (Chet), Kirk, Leland, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Swayze, Taplin, Taylor, Valle, Whetzel—52.

Those voting nay were: Representatives Adams, Ahlquist, Anderson (Eric O.), Avey, Berentson, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, DeJarnatt, Eldridge, Flanagan, Gallagher, Goldsworthy, Harris, Hawley, Johnson (Doris), Johnston (Elmer E.), Jolly,

King (Richard "Dick"), Kull, Litchman, Marzano, May, McDougall, O'Brien, O'Donnell, Olsen, Slagle, Thompson, Uhlman, Wang, Witherbee, Wolf, Mr. Speaker—40.

Those absent or not voting were: Representatives Huntley, Kink, Klein, McCormick, Smith, Traylor, Warnke—7.

Engrossed House Bill No. 360 was passed to Committee on Rules and Order for third reading.

House Bill No. 256, by Representatives Day, Backstrom, and Adams:

Regulating hair dressing and beauty culture establishments and the operators and employees thereof.

The House resumed consideration of House Bill No. 256 on second reading, one committee amendment and amendments by Mr. Gorton and Mr. Day having been adopted previously. (See pp. 718 and 719 for amendments.)

Mr. Smith moved adoption of the following amendment:

On page 3, section 1, line 19, strike subsection (13).

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, will Mr. Smith yield to question?"

The Speaker:

"Mr. Smith, will you yield to question?"

Mr. Smith:

"Yes."

Mr. Bottiger:

"Mr. Smith, it is difficult for us to vote on one of a series of amendments. As I take it, you are striking the definition of the hearing board?"

Mr. Smith:

"I will try to explain that to you. What they have is a committee appointed by the director of licenses, which is not nearly so expensive as this new board they would create that would be appointed by the governor to put politics into the hair dressing business. The new board they are putting in would get \$35.00 a day plus expenses, which would amount to \$50.00 or \$60.00 a day. It is an unnecessary expense and an unnecessary board appointed by the governor when there is somebody already performing this particular task which is going to be done for less than half the money."

Debate ensued, Representatives Bottiger, Day, and Adams speaking against adoption of the amendment.

The motion was lost, and the amendment was not adopted.

Mr. Smith moved adoption of the following amendment:

On page 5, section 6, line 29, before "operator" strike "Student enrollment, five dollars;"

The motion was lost, and the amendment was not adopted.

Mr. Smith moved adoption of the following amendment:

On page 5, section 6, line 32, after "]" and before "dollars" strike "five hundred" and insert "one hundred fifty"

The motion was lost, and the amendment was not adopted.

MOTION FOR RECONSIDERATION

Mr. Smith moved that the House reconsider the vote by which the House had not adopted the following committee amendment on page 9, section 12, line 14.

On page 9, section 12, line 14, after "(6)" strike the remainder of the subsection

and insert "Iron curling or waving;" and renumber the remaining subsections accordingly.

RULING BY THE SPEAKER

The Speaker:

"Did you vote on the prevailing side, Mr. Smith?"

Mr. Smith

"I guess I didn't. It was not a recorded vote."

The Speaker:

"I asked which way you voted."

Mr. Smith:

"I did not vote for it."

The Speaker:

"Your motion for reconsideration would in that case be out of order, Mr. Smith."

MOTION FOR RECONSIDERATION

Mr. King (Richard "Dick"), having voted on the prevailing side, moved that the House do now reconsider the vote by which the House had not adopted the committee amendment on page 9, section 12, line 14.

The motion was carried.

RECONSIDERATION

The Speaker declared the question before the House to be reconsideration of the motion by Mrs. Hurley to not adopt the committee amendment on page 9, section 12, line 14.

Debate ensued, Mr. Bottiger speaking in favor of adoption of the committee amendment.

With the consent of the House, Mrs. Hurley withdrew her motion to not adopt the committee amendment on page 9.

On motion of Mrs. Hurley, the committee amendment on page 9, section 12, line 14 was adopted.

House Bill No. 360 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 256 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Day speaking in favor of passage of the bill. The Clerk called the roll on the final passage of Engrossed House Bill No. 256, and the bill passed the House by the following vote: Yeas, 84; nays, 9; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Conner, Copeland, Cunningham, Day, DeJarnattt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Swayze, Taplin,

Taylor, Thompson, Traylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Clark, Goldsworthy, Gorton, McCaffree, Newschwander, Pritchard, Slagle, Smith, Warnke—9.

Those absent or not voting were: Representatives Chatalas, Dootson, Huntley, Lux, Olsen, Uhlman—6.

Engrossed House Bill No. 256, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

House Bill No. 288, by Representatives Beck, Wang, Rogers, Kirk, Lynch, Canfield, McCormick, Gallagher, Litchman, Smith, Kink, Traylor, Warnke, Chatalas, Mahaffey, Whetzel, Haussler, and Bozarth (by executive request):

Authorizing the purchase, lease, or lease with option of Harrison Memorial Hospital in Kitsap county.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 288 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 288, and the bill passed the House by the following vote: Yeas, 93; nays, 4; absent or not voting, 2.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representatives Adams, Flanagan, Newhouse, Newschwander—4.

Those absent or not voting were: Representatives Dootson, Huntley-2.

House Bill No. 288, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Burtch, House Bill No. 288 was ordered transmitted immediately to the Senate.

Engrossed House Bill No. 111, by Representatives Olsen, Smith, and Haussler:

Extending group hospitalization and medical aid coverage to elected county officials.

MOTION

On motion of Mr. Olsen, the rules were suspended, and Engrossed House Bill No. 111 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

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

Strike the amendment by Representative Day on page 1, section 1, beginning on line 26 of the printed bill, being page 1, section 1, beginning on line 25 of the engrossed bill.

Engrossed House Bill No. 111 was ordered reengrossed.

On motion of Mr. Olsen, the rules were suspended, Reengrossed House Bill No. 111 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Olsen speaking in favor of passage of the bill.

The Clerk called the roll on the final pasage of Reengrossed House Bill No. 111, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives Huntley, Rogers—2.

Reengrossed House Bill No. 111, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

House Bill No. 474, by Representatives Lynch and Conner:

Permitting use of oleomargarine in state institutions.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 474 was placed on final passage.

Debate ensued, Representative Lynch speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 474, and the bill passed the House by the following vote: Yeas, 83; nays, 13; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge,

Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Humiston, Hurley, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—83.

Those voting nay were: Representatives Avey, Bozarth, Haussler, Hood, Jastad, Jolly, Kink, Klein, Marsh, Moon, Morphis, Radcliffe, Slagle—13.

Those absent or not voting were: Representatives Copeland, Huntley, Newhouse—3.

House Bill No. 474, having received the constitutional majority, was declared passed.

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

House Bill No. 92, by Representatives Johnston (Elmer E.), Lux and Conner:

Revising law relating to mineral leases on state lands.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 92 was placed on final passage.

Debate ensued, Representatives Moon and Johnston (Elmer E.) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 92, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Bergh, Newschwander—2.

Those absent or not voting were: Representatives Adams, Ahlquist, Copeland, Day, Huntley, Mahaffey, Taplin—7.

House Bill No. 92, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 55, by Representatives May, Pierre, and Mc-Caffree:

Increasing school bus length limit.

With the consent of the House, the rules were suspended, the second

reading considered the third, and Engrossed House Bill No. 55 was placed on final passage.

Debate ensued, Representative Cunningham speaking against passage of the bill.

With the consent of the House, Representative Cunningham read the following excerpts from a newspaper article for inclusion in the journal:

"A ski school bus driver was stricken fatally, apparently of a heart attack, and his busload of twenty-six pupils ran into a ditch on the Sunset Highway near Issaquah about 8:15 o'clock this morning

"The bus plunged off the highway into a four-foot-deep ditch and traveled about one hundred feet before plowing into an embankment at Pickering Road one mile west of Issaquah."

Further debate ensued, Representatives May and Leland speaking in favor of passage of the bill, and Representative Radcliffe speaking against its passage.

YIELDING TO QUESTION

Mr. Moon:

"Mr. Speaker, I wonder if Representative Cunningham would yield to question?"

Mr. Cunningham:

"Yes, I would be glad to."

Mr. Moon:

"You have mentioned, Mr. Cunningham, that these buses are costing more and more per seat capacity the longer they get. I am wondering who it is that authorizes the purchase of these buses?"

Mr. Cunningham:

"Well, of course, eventually they are authorized by the school board on someone's recommendation, but I think that within the realm of safety you just have to put some sort of limit on what you would allow any one driver to have responsibility for, and many times the school boards aren't too conversant with these particular problems, because they are not associated too closely with them."

The Clerk called the roll on the final passage of Engrossed House Bill No. 55, and the bill passed the House by the following vote: Yeas, 57; nays, 41; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, Elder, Flanagan, Gallagher, Garrett, Grant, Haussler, Hawley, Jastad, Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kull, Leland, Litchman, Lynch, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, O'Brien, O'Donnell, Olsen, Pierre, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Bergh, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Eldridge, Epton, Goldsworthy, Gorton, Harris, Hood, Humiston, Hurley, Johnson (Doris), Johnston (Elmer E.), Jueling, Kirk, Klein, Lux, Mahaffey, Marzano, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Saling, Swayze, Whetzel, Wolf—41.

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

Engrossed House Bill No. 55, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 330, by Representatives May, Bottiger, Olsen, Marzano, Elder, Slagle, and Pierre:

Providing for arbitration of fire fighters' labor disputes.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 330 was placed on final passage.

Debate ensued, Representatives Bottiger, Litchman, and Pierre speaking in favor of passage of the bill, and representatives Gorton and Humiston speaking against its passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 330, and the bill passed by the House by the following vote: Yeas, 55; nays, 35; absent or not voting, 9.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Litchman, Marsh, Marzano, Mast, May, McCormick, Moon, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—55.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Hawley, Hood, Humiston, Johnston (Elmer E.), Jolly, Kirk, Kull, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Newhouse, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—35.

Those absent or not voting were: Representatives Braun, Conner, Dootson, Harris, Huntley, Hurley, Lux, Morphis, Slagle—9.

Engrossed House Bill No. 330, having received the constitutional majority, was declared passed.

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

RULING BY THE SPEAKER

The Speaker:

"The Speaker will instruct members to hold their remarks down to three minutes. I would also like to call the attention of the members to Rule 48. Every member who is within the bar of the House must vote."

Engrossed House Bill No. 100, by Representatives Olsen, Kull and Mast:

Prohibiting use of lie detectors in employment of persons.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 100 was placed on final passage.

Debate ensued, Representatives Kull, Mast, and Savage speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 100, and the bill passed the House by the following vote: Yeas, 81; nays, 12; absent or not voting, 6.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—81.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Brachtenbach, Dootson, Eldridge, Goldsworthy, Johnston (Elmer E.), Lynch, Morphis. Newschwander. Swayze—12.

Those absent or not voting were: Representatives Braun, Conner, Harris, Huntley, Slagle, Wolf—6.

Engrossed House Bill No. 100, having received the constitutional majority, was declared passed.

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

The Speaker declared that, having completed its special order of business, the House would now return to the regular calendar of the day.

SECOND READING OF BILLS

House Bill No. 289, by Representatives Brouillet, Wang, and Garrett: Increasing credit union loan authorization.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Banking and Insurance, to whom was referred House Bill No. 289, increasing credit union loan authorization, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, strike all of section 1 and renumber the remaining sections consecutively. Beginning on line 1 of the title, after "unions;" strike all of the matter down to and including "RCW 31.12.220;" on line 3.

Arnie Bergh, Chairman.

We concur in this report: Wayne G. Angevine, Edward F. Harris, Jack C. Hood, Elmer C. Huntley, Mrs. Joseph E. Hurley, Mark Litchman, Samuel J. Smith.

The bill was read the second time by sections.

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

House Bill No. 289 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 289 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Brouillet speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 289, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton,

Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Backstrom-1.

Those absent or not voting were: Representatives Braun, Conner, Huntley, Sawyer, Slagle—5.

Engrossed House Bill No. 289, having received the constitutional majority, was declared passed.

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

House Bill No. 321, by Representatives Moos, Beck, and Bledsoe:

Limiting liability of landowners on land made available for public recreation.

The bill was read the second time by sections.

Mr. Bledsoe moved adoption of the following amendment:

On page 1, section 1, line 6, after "owners of" and before "land" insert "agricultural and range" $\ensuremath{\text{and}}$

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would Representative Bledsoe yield to question?"

Mr. Bledsoe:

"I would."

Mr. Uhlman:

"Representative Bledsoe, would you have serious objections to referring this to the Judiciary Committee? This has extensive changes in the law of liability in the state of Washington. It is extremely broad. There are some good provisions; section 3, I think, is a very valid section. When the state does take over, I would think the state should assume the liability. But the rest of the act, I think, has extreme changes of law in this area and it certainly should be looked at, perhaps by the Judiciary Committee."

Mr. Bledsoe:

"Your point is well taken, the problem being the press of time. An amendment I expect to propose will strike the entire section 3 and this amendment will limit it to agricultural and range lands and for the purpose of hunting and fishing only. In other words, we wouldn't get into these recreational areas which have broad scope. I would say that would be the same thing as perhaps the individual with a swimming pool in his back yard being relieved of responsibility. It is not the intent of this measure that he should be."

Debate ensued, Representative Moos speaking in favor of adoption of the amendment.

Further debate ensued, Representative Canfield speaking in favor of adoption of the amendment, and Representatives Avey and Thompson speaking against its adoption.

The motion was carried on a rising vote, and the amendment was adopted.

MOTION

On motion of Mr. Moos, the House deferred further consideration of House Bill No. 321, and the bill was ordered placed at the end of today's second reading calendar.

House Bill No. 332, by Representatives Avey, Slagle, and Braun:

Establishing a system for regulating charter party carriers.

The bill was read the second time by sections.

On motion of Mr. King (Chet), the following amendment was adopted:

On page 2, section 4, line 21, after "basis" insert a semicolon and strike the period and insert a new subsection following subsection (3) as follows:

"(4) Operators of charter boats operating on waters within or bordering this state."

YIELDING TO QUESTION

Mr. Gorton:

"Mr. Speaker, will Mr. Avey yield to question?"

The Speaker:

"Will Mr. Avey yield to question?"

Mr. Avey:

"I will, yes."

Mr. Gorton:

"Mr. Avey, before this bill is advanced, I would appreciate your explanation of why we need it. We have about ten pages here on charter buses, which evidently aren't regulated at the present time. What is the pressing need for this whole system of regulations in this area?"

Mr. Avey:

"This regulates charter buses and makes them adhere to safety regulations in the maintenance of their equipment. Now, the charter bus people asked to be regulated to protect themselves. They had to increase their liability from \$10,000 to \$200,000, which is more in line with the protection they needed, and they asked for this bill."

House Bill No. 332 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 332 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Dootson speaking against passage of the bill, and Representative Avey speaking for its passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 332, and the bill passed the House by the following vote: Yeas, 68; nays, 28; absent or not voting, 3.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bottiger, Bozarth, Braun, Brouillet, Chatalas, Clark, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kull, Leland, Litchman, Lux, Mahaffey, Marzano, McCormick, McDougall, Moon, Moos, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—68.

Those voting nay were: Representatives Ahlquist, Beck, Bergh, Bledsoe, Brachtenbach, Burtch, Canfield, Copeland, Dootson, Flanagan, Gorton, Hood,

Humiston, Hurley, Jueling, Kirk, Klein, Lynch, Marsh, Mast, McCaffree, Morphis, Newschwander, Perry, Pritchard, Swayze, Uhlman, Whetzel—28.

Those absent or not voting were: Representatives Conner, Huntley, May -3.

Engrossed House Bill No. 332, having received the constitutional majority, was declared passed.

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

House Bill No. 334, by Representatives Bottiger, Avey, and Goldsworthy: Changing laws relating to registration and taxation of aircraft.

The bill was read the second time by sections.

On motion of Mr. Grant, the rules were suspended, House Bill No. 334 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Bottiger speaking in favor of passage of the bill.

Further debate ensued, Representative Dootson speaking against passage of the bill, and Representative Avey speaking for its passage.

The Clerk called the roll on the final passage of House Bill No. 334, and the bill passed the House by the following vote: Yeas, 86; nays, 7; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Clark, Dootson, Jueling, Mast, Perry, Sawyer, Swayze—7.

Those absent or not voting were: Representatives Conner, Hood, Huntley, Hurley, Lynch, Newschwander—6.

House Bill No. 334, having received the constitutional majority, was declared passed.

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

House Bill No. 336, by Representatives Beck, Mast, and Bozarth: Reclassifying game fish.

MR. SPEAKER:

House of Representatives, Olympia, Wash., February 16, 1965.

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 336, reclassifying game fish, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, section 2, line 28, after "all other" and before "fish" insert "nonanadromous"

Jack L. Burtch, Chairman,

W. S. "BILL" TRAYLOR, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Stewart Bledsoe, Horace W. Bozarth, Hugh "Bud" Kalich, Richard "Dick" King, Fred R. Mast, George P. Sheridan, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

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

House Bill No. 336 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 336 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Beck speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 336, and the bill passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Bottiger, Pierre—2.

Those absent or not voting were: Representatives Angevine, Canfield, Conner, Huntley, Lynch, Sheridan—6.

Engrossed House Bill No. 336, having received the constitutional majority, was declared passed.

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

House Bill No. 338, by Representatives Beck, Taplin, and Moos:

Creating game department jurisdiction on Snake river.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 338 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Moos speaking in favor of passage of the bill.

The Speaker called on Mr. Garrett to preside.

The Clerk called the roll on the final passage of House Bill No. 338, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Jolly, Jueling,

Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—90.

Those absent or not voting were: Representatives Adams, Angevine, Conner, Humiston, Huntley, Johnston (Elmer E.)., Sheridan, Taplin, Mr. Speaker —9.

House Bill No. 338, having received the constitutional majority, was declared passed.

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

House Bill No. 347, by Representatives Taylor, Smith, Gallagher, and Conner:

Preserving franchise rights in areas incorporated by cities and towns.

The bill was read the second time by sections.

Mr. Pritchard moved adoption of the following amendment:

On page 1, section 1, beginning on line 17, after "less than" strike "five years from the date of issuance thereof," and insert "the remaining term of the original franchise or permit, or five years, whichever is the shorter period,"

Debate ensued, Representatives Pritchard and Taylor speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

Mr. Pritchard moved adoption of the following amendment:

On page 1, section 1, line 18, after "thereof" strike the comma and all remaining material down to and including "reasonable price" on line 22.

Debate ensued, Representative Pritchard speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, I wonder if Representative Pritchard would yield to question?"

The Speaker (Mr. Garrett presiding):

"Representative Pritchard, will you yield to question from Mr. Uhlman?"

Mr. Pritchard:

"I'll try. I may have to give you my attorney, Mr. Gorton, if it is very technical."

The Speaker:

"Between the two of them, they yield."

Mr. Uhlman:

"Representative Pritchard, I am not exactly certain what the change would be here. As I understand it, it is not your desire that the commission would be able to refuse a franchise on a proper showing of inability or refusal to adequately service the area. Why is it that you desire to take this right of refusal from the public service commission?"

Mr. Pritchard:

"I will ask my attorney to answer that."

Mr. Gorton:

"That is not the intent of the amendment. Many of these franchises that are granted before a city is incorporated are not exclusive in nature and the particular

language which is sought to be stricken here changes it to an exclusive franchise by not letting the city give any other franchise during the original period of the franchise or for five years, whichever is longer. Taking it out leaves up to the city the decision of whether or not it wants to give a competing franchise."

Further debate ensued, Representative Uhlman speaking against adoption of the amendment, and Representative Gorton speaking for its adoption.

YIELDING TO QUESTION

Mr. Smith:

"Would Mr. Uhlman yield to question?"

The Speaker (Mr. Garrett presiding):

"Mr. Uhlman, will you yield to question?"

Mr. Uhlman:

"Yes, I will yield."

Mr. Smith:

"Mr. Gorton has said this has nothing to do with the public service commission, but is not the principle the same in this case?"

Mr. Uhlman:

"This was the intent of my comments. It would seem to me the general principle involved is one of public use and necessity, and it would appear we would have to give the city council the same rights that we have given the public service commission in this area, and this, Representative Gorton, is under the general principle and overall philosophy of home rule, and if the city in its wisdom does go through all the applicants and there is not enough business for two or more competing outfits, the same principle that the public service commission has applied should be in effect and that is the principle of public use and necessity."

YIELDING TO QUESTION

Mr. Pierre:

"Mr. Speaker, I would like to ask Mr. Pritchard a question, if I may."

The Speaker (Mr. Garrett presiding):

"Will you yield?"

Mr. Pritchard:

"I will try."

Mr. Pierre:

"You and my good friend, Mr. Gorton, are on this committee. Didn't you study and go over this thing in your committee?"

Mr. Pritchard:

"Yes, and I refused to sign the bill out, Mr. Pierre, if you will check."

YIELDING TO QUESTION

Mr. Leland:

"Mr. Speaker, I am going to ask Representative Pritchard or Gorton to yield to a question."

The Speaker (Mr. Garrett presiding):

"Representative Gorton, will you yield to question?"

Mr. Gorton:

"Yes, Mr. Speaker."

Mr. Leland:

"Let us say that in the field of transportation, bus service, an area is annexed to an existing city. Within the area that is annexed, let us say, there exists a private

transportation system. Under this bill, would it be possible for the city to install or grant a competitive franchise within that area?"

Mr. Gorton:

"Under this bill it would not, even if there had been competition in the area previously. The franchise by the city for this period would have to be noncompetitive, and if, for example, the city of Seattle annexed an area to the north of it, it would not be permitted to extend city transit buses into this area during this five-year period. This is the point of the amendment. If the amendment is adopted, then the judgment of whether there should be competition would be up to the city council."

Mr. Leland:

"What if the franchise in the newly annexed area had been granted by the public service commission and then it came into the city? Then, is the decision up to the city, and the public service commission entirely out of it?"

Mr. Gorton:

"That is a good question. Presumably the original franchise could have been granted by the public service commission, because it is an agency of the state of Washington, and if the public service commission has nothing to do with this particular kind of service within a city, then the jurisdiction to grant the license in the future, except for this five-year period for which it has to be continued, would be that of the city as it now is."

Further debate ensued, Representative Taylor speaking against adoption of the amendment.

The motion was lost, and the amendment was not adopted.

House Bill No. 347 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 347 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Pritchard demanded an electric roll call and the demand was sustained. The Clerk called the roll on the motion to advance Engrossed House Bill No. 347 to third reading and final passage, and the motion was lost by the following vote: Yeas, 60; nays, 33; absent or not voting, 6.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Flanagan, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, Moon, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee—60.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Burtch, Canfield, Clark, Cunningham, Dootson, Eldridge, Goldsworthy, Gorton, Hood, Humiston, Hurley, Johnston (Elmer E.), Kirk, Lynch, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—33.

Those absent or not voting were: Representatives Braun, Copeland, Huntley, O'Brien, Perry, Mr. Speaker—6.

Engrossed House Bill No. 347 was passed to Committee on Rules and Order for third reading.

House Bill No. 362, by Representatives Kull, Canfield, and McDougall:

Increasing marketing assessment on soft tree fruits.

The bill was read the second time by sections.

Mr. Brachtenbach moved adoption of the following amendment:

On page 1, section 1, line 21, after "pears" and before "shall become" insert "or cherries or any classification thereof"

Debate ensued, Representative Brachtenbach speaking in favor of adoption of the amendment, and Representatives McDougall, Canfield, Kull, and Bozarth speaking against its adoption.

Miss O'Donnell demanded the previous question, and the demand was sustained

POINT OF INQUIRY

The Speaker (Mr. Garrett presiding) recognized Mr. Brachtenbach on a point of inquiry.

Mr. Brachtenbach:

"As the mover of the amendment, may I close debate very briefly? That is in accordance with the rules, I believe."

The Speaker:

"You may proceed, Mr. Brachtenbach."

Mr. Brachtenbach spoke in favor of adoption of the amendment.

The motion was lost, and the amendment was not adopted.

Mr. Burtch moved that the rules be suspended, House Bill No. 362 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Brachtenbach demanded an electric roll call and the demand was sustained

The Clerk called the roll on the motion to advance House Bill No. 362 to third reading and final passage, and the motion was carried by the following vote: Yeas, 76; nays, 14; absent or not voting, 9.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Conner, Day, DeJarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh,, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee—76.

Those voting nay were: Representatives Ahlquist, Brachtenbach, Clark, Cunningham, Dootson, Goldsworthy, Gorton, Hood, Humiston, Morphis, Newhouse, Pritchard, Saling, Wolf—14.

Those absent or not voting were: Representatives Angevine, Braun, Copeland, Flanagan, Huntley, Johnston (Elmer E.), Perry, Whetzel, Mr. Speaker—9.

The Speaker (Mr. Garrett presiding) declared the question before the House to be House Bill No. 362 on final passage.

Debate ensued, Representative Canfield speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 362, and the bill passed the House by the following vote: Yeas, 78; nays, 14; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Conner, Day, De-Jarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Grant, Haussler, Hawley, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, O'Brien, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf—78.

Those voting nay were: Representatives Bottiger, Brachtenbach, Clark, Cunningham, Dootson, Gorton, Harris, Hood, Lynch, Mast, Morphis, Newhouse, Newschwander, O'Dell—14.

Those absent or not voting were: Representatives Braun, Copeland, Flanagan, Huntley, Perry, Wang, Mr. Speaker—7.

House Bill No. 362, having received the constitutional majority, was declared passed.

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

House Bill No. 375, by Representatives Gallagher, DeJarnatt, and Conner: Removing residence restriction for applicant for aid to the blind.

The bill was read the second time by sections.

On motion of Mr. Grant, the rules were suspended, House Bill No. 375 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Gallagher speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 375, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—91.

Those absent or not voting were: Representatives Braun, Flanagan, Hawley, Huntley, Johnston (Elmer E.), Kalich, Sawyer, Mr. Speaker—8.

House Bill No. 375, having received the constitutional majority, was declared passed.

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

House Bill No. 382, by Representatives Moon and Kalich:

Raising assessments on milk and cream under dairy products commission. The bill was read the second time by sections.

Mr. Newhouse moved adoption of the following amendment:

In section 1, line 17, after "the commission" and before the period insert "subject to approval by a producer referendum as herein provided"

Debate ensued, Representatives Newhouse, Radcliffe, and Flanagan speaking in favor of adoption of the amendment, and Representatives Moon, Slagle, and Kull speaking against its adoption.

The Speaker resumed the Chair.

RULING BY THE SPEAKER

The Speaker:

"I wish to state that I am going to restrict the further reading of communications. You can summarize them, but the reading of communications will not be allowed between now and the end of the session."

Mr. Brouillet demanded the previous question, and the demand was not sustained.

Further debate ensued, Representatives Hood and Bledsoe speaking in favor of adoption of the amendment, and Representative Kalich speaking against its adoption.

YIELDING TO QUESTION

Mr. Wolf:

"Mr. Speaker, will Mr. Moon yield to question?"

The Speaker:

"Dr. Moon, do you yield to question?"

Mr. Moon:

"Yes, I will."

Mr. Wolf:

"Mr. Moon, I am confused. Mr. Kalich has quoted a meeting in Thurston county where the producers were asked about this. He quoted them as being in favor of the bill without the referendum. I have word the other way. Is this something that the producers who pay the bill want or just the dairy commission?"

Mr. Moon:

"This is something that the dairymen in my area, anyway, are very anxious for. This is enabling legislation which should be passed so the dairy commission, if they see fit, can raise these additional funds; and you must remember that the primary producers among the dairymen can influence these dairy commissioners the same way the voters influence the vote down here. I don't think it is at all necessary that we have a referendum in this case, any more than I would say that every measure that comes before this legislature should be submitted to a referendum. I think there is an occasional time when things that we have passed here should be referred to the people, but in this thing I don't think it is necessary because the dairymen certainly do have a direct influence on the dairy commission."

Further debate ensued, Representative Berentson speaking in favor of adoption of the amendment.

Mr. Burtch demanded the previous question and the demand was sustained.

Mr. Newhouse made closing remarks in favor of adoption of his amendment to section 1, line 17 of House Bill No. 382.

The motion was carried on a rising vote, and the amendment was adopted.

Mr. Newhouse moved adoption of the following amendment:

In section 1, line 21, insert the following:

"The increase in assessment or any part thereof to be charged producers on milk and cream provided for in this act shall not become effective until approved by fifty-one percent of the producers voting in a referendum conducted by the commission.

"The referendum for approval of any increase in assessment or part thereof provided for in this act shall be by secret mail ballot furnished to all producers paying assessments to the commission. The commission shall furnish ballots to producers at least ten days in advance of the day it has set for concluding the referendum and counting the ballots. Any interested producer may be present at such time the commission counts said ballots.

"Any proposed increase in assessments by the commission subsequent to a decrease in assessments as provided for in RCW 15.44.130 (2) shall be subject to a referendum and approval by producers as herein provided."

Debate ensued, Representative Newhouse and Moon speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

On motion of Mr. Newhouse, the following amendment to the title was adopted:

In line 2 of the title, after "cream;" and before "and amending" insert "providing for a referendum;"

House Bill No. 382 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 382 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried on a rising vote.

Debate ensued, Representatives Moon and Kalich speaking in favor of passage of the bill, and Representative Dootson speaking against its passage.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, I wonder if Representative Newhouse will yield to question?"

The Speaker:

"Will Mr. Newhouse yield?"

Mr. Newhouse:

"I woud be happy to."

Mr. Uhlman:

"Representative Newhouse, what effect will this have on the price per quart of milk?"

Mr. Newhouse:

"Let's put it another way. We have a few cows. For each cow, it will cost 1.00 per cow per year. The price per quart of milk would be rather infinitesimal."

The Clerk called the roll on the final passage of Engrossed House Bill No. 382, and the bill passed the House by the following vote: Yeas, 89; nays, 6; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk,

Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Bergh, Dootson, Hurley, Morphis, Newschwander. Smith—6.

Those absent or not voting were: Representatives Conner, Grant, Huntley, Valle—4.

Engrossed House Bill No. 382, having received the constitutional majority, was declared passed.

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

House Bill No. 397, by Representatives Jastad and Kalich:

Reconveying certain property from the state to Lewis county.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 397 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Jastad speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 397, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Ahlquist, Berentson, Brachtenbach, Chatalas, Conner, Flanagan, Grant, Huntley, Kink, McCormick—10.

House Bill No. 397, having received the constitutional majority, was declared passed.

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

House Bill No. 425, by Representatives Litchman, Johnson (Doris), and Saling:

Deleting requirement that county superintendent keep teachers' contract records in suitable book.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 425

was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Litchman speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 425, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Adams, Conner, Epton, Flanagan, Grant, Huntley, Taylor—7.

House Bill No. 425, having received the constitutional majority, was declared passed.

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

House Bill No. 430, by Representatives Sheridan, Klein, and O'Donnell: Authorizing receipt of federal funds by parks and recreation commission for youth development and conservation corps.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 430 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

Mr. Clark:

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

The Speaker:

"Will you yield, Mr. Sheridan?"

Mr. Sheridan:

"Yes."

Mr. Clark:

"Mr. Sheridan, as one of the sponsors of this bill, what is the possible financial impact of this bill on the state?"

Mr. Sheridan:

"Mr. Speaker, perhaps I can just answer the question and make a few brief remarks I had intended to make. This is simply enabling legislation which permits the state of Washington to take advantage of any federal legislation along this line. There is absolutely no unfavorable impact upon the state of Washington as far as cost is concerned. It does not increase our own appropriations but it would permit

us to take advantage of federal money on a ratio of about ten dollars of federal money to every dollar from the state. This is a chance to do something for the young people of the state."

The Clerk called the roll on the final passage of House Bill No. 430, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representative Clark-1.

Those absent or not voting were: Representatives Adams, Epton, Flanagan, Grant, Huntley, O'Brien—6.

House Bill No. 430, having received the constitutional majority, was declared passed.

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

House Bill No. 433, by Representatives Kirk, Johnson (Doris), O'Donnell, Swayze, Lynch, and McCaffree:

Compelling woman jury service.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 433 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative O'Donnell speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 433, and the bill passed the House by the following vote: Yeas, 81; nays, 9; absent or not voting, 9.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, Moon, Moos, Newhouse, Newschwander, O'Dell, O'Donnell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—81.

Those voting nay were: Representatives Braun, Clark, Hurley, Jueling, King (Chet), Kink, Mast, McCormick, Morphis—9.

Those absent or not voting were: Representatives Adams, Avey, Dootson, Epton, Grant, Huntley, O'Brien, Olsen, Sawyer—9.

House Bill No. 433, having received the constitutional majority, was declared passed.

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

House Bill No. 436, by Representatives Swayze, Lynch, Kirk, and O'Donnell: Permitting women to sue alone.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 436 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative O'Donnell speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 436, and the bill passed the House by the following vote: Yeas, 81; nays, 11; absent or not voting, 7.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Richard "Dick"), Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, O'Dell, O'Donnell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—81.

Those voting nay were: Representatives Ahlquist, Bledsoe, Braun, Day, Jueling, Kalich, King (Chet), Kink, Litchman, McCormick, Newschwander—11.

Those absent or not voting were: Representatives Adams, Epton, Grant, Huntley, Hurley, O'Brien, Olsen—7.

House Bill No. 436, having received the constitutional majority, was declared passed.

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

House Bill No. 454, by Representatives Marsh, Canfield, and McDougall:

Limiting right of actions against certain associations as to monopolies or restraint of trade.

The bill was read the second time by sections.

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

On page 2, section 2, beginning on line 9, after "hearing," strike all of the material down to and including "trade and" on line 10.

Mr. Brachtenbach moved adoption of the following amendment:

On page 2, section 2, line 13, following section 2 add a new section as follows: "NEW SECTION. Sec. 3. Any security issued by any association now or hereafter

qualifying or organized under this act shall be exempt from the provisions of chapter 282. Laws of 1959 and chapter 21.20 RCW."

Debate ensued, Representative Brachtenbach speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would Representative Brachtenbach yield to question?"

The Speaker:

"Will Mr. Brachtenbach yield?"

Mr. Brachtenbach:

"Yes."

Mr IIhlman:

"Representative Brachtenbach, is there a general offering at the present time available to these co-ops?"

Mr Brachtenbach:

"I think in most cases, not, or in all cases, not. They are generally dealing with all the individuals in a particular industry. What will happen is that they will enter into a contract with the particular members to market their produce and completely incidental to that they will issue these various papers, which under the present law come under the security act."

Further debate ensued, Representative Uhlman speaking against adoption of the amendment.

YIELDING TO QUESTION

Mr. Pierre:

"Mr. Speaker, would Mr. Brachtenbach yield to question?"

The Speaker:

"Will you yield to question, Mr. Brachtenbach?"

Mr. Brachtenbach:

"Yes."

Mr Pierre

"If we revoke these people from the state securities act, does this have a federal relationship?"

Mr. Brachtenbach:

"I believe not. The purpose of this act is to bring it into conformity with the federal act, which has no such requirement. They are exempt under S.E.C. regulations now."

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, I would like to be assured by my legal firm here, Brachtenbach and Gorton, that this amendment is in total conformity with the balance of the act and germane thereto."

Mr. Brachtenbach:

"It is my impression it is. I asked another lawyer—not Mr. Gorton—perhaps I should have asked him—and it was our concensus that it was in conformity with the earlier part of the act relating to stock."

Further debate ensued, Representative Pritchard speaking against adoption of the amendment.

YIELDING TO QUESTION

Mr. Flanagan:

"Mr. Speaker, I would like to ask Representative Brachtenbach to yield to another question."

Mr. Brachtenbach:

"Yes."

Mr. Flanagan:

"Some of these co-ops, if I recall, sell issues of preferred stock. Were you thinking about that, too, in this?"

Mr. Brachtenbach:

"I presume it would be covered, because it would be a security within the meaning of the exemptions I am primarily aiming at. I think there is an important distinction here. These co-ops are not out selling paper to the public; they are only dealing with their own members, people who are a part of their own organization."

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, I wonder if Mr. Brachtenbach would yield to question?"

Mr. Brachtenbach:

"Yes."

Mr. Witherbee:

"Mr. Brachtenbach, I am concerned about the so-called inactive members, which I am of several co-ops. I feel that I more or less rely on certain state laws, and the security commission is one, to make sure everything is done in order. I think this is something we as legislators have to be concerned with."

Mr. Brachtenbach:

"This is the reason this amendment is on this bill rather than being a broad exemption for all co-ops, because there are co-ops that have broad dealings with the public; but in this case, it would be limited only to agricultural co-ops who would necessarily be dealing with their own people. If you read the earlier language, you will see this would be limited to the membership of that agricultural co-op and they are normally very active members in participation very directly in the management of that co-op."

YIELDING TO QUESTION

Mr. Rogers:

"Mr. Speaker, would Mr. Brachtenbach yield to another question?"

Mr. Brachtenbach:

"Yes."

Mr. Rogers:

"Mr. Brachtenbach, has there been any particular difficulty with the securities department in having any of these issues or any of these securities approved? Have they been rejected, and for what reason?"

Mr. Brachtenbach:

"To my knowledge, they have not been rejected. The problem is simply one of rather extensive bookkeeping. In fact, that department has been quite cooperative, but, for example, they require a quarterly report. That quarterly report may be fifteen pages long and requires a great deal of extra work and expense on behalf of these co-ops and really with little meaning and no end result. In other words, the public is not involved; it is only the members, and you are really doing useless acts. The department has not been uncooperative in any sense."

MOTION

Mr. Burtch moved that the House defer further consideration of House Bill No. 454, and that the bill be ordered placed at the end of today's second reading calendar.

The motion was carried on a rising vote.

House Bill No. 461, by Representatives Garrett and Warnke:

Authorizing water districts to enter contracts for the operation of the district and to enter contracts for the operation by it of other water or sewer systems.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 461 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 461, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Backstrom, Brachtenbach, Conner, Grant, Humiston, Huntley, Kirk, Marzano, Whetzel—9.

House Bill No. 461, having received the constitutional majority, was declared passed.

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

House Bill No. 462, by Representatives Garrett and Warnke:

Authorizing sewer districts to enter contracts for the operation of the district and to enter contracts for the operation by it of other sewer or water systems.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 462 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 462, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley,

Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Brachtenbach, Braun, Grant, Huntley, Johnston (Elmer E.), Kirk, Pritchard, Whetzel—8.

House Bill No. 462, having received the constitutional majority, was declared passed.

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

House Bill No. 476, by Representatives Klein and Kull:

Prohibiting sale of certain sliding glass doors or sliding glass assemblies unless of stated quality.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 476 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Witherbee speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 476, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Bledsoe, Brachtenbach, Huntley, Johnston (Elmer E.), Kirk, Mast, Taylor, Whetzel—8.

House Bill No. 476, having received the constitutional majority was declared passed.

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

MOTION

On motion of Mr. Sawyer, the House reverted to the fifth order of business for the purpose of receiving messages from the Senate.

MESSAGES FROM THE SENATE

Senate Chamber,
MR. Speaker: Olympia, Wash., March 7, 1965.
The Senate has passed: House Bill No. 288, and the same is herewith transmitted.
WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 172; also

Engrossed Senate Bill No. 173; also

Engrossed Senate Bill No. 187; also

Engrossed Senate Bill No. 202; also

Senate Bill No. 205; also

Engrossed Senate Bill No. 213; also

Engrossed Senate Bill No. 220; also

Engrossed Senate Bill No. 221; also

Engrossed Senate Bill No. 224; also

Senate Bill No. 232; also Senate Bill No. 240; also

Engrossed Senate Bill No. 264; also

Senate Bill No. 272; also

Engrossed Senate Bill No. 274; also

Senate Bill No. 285; also

Engrossed Senate Bill No. 296, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 7, 1965.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 11, and the same is herewith transmitted.

.. WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 288, have compared same with the original bill and find it correctly enrolled.

....., Chairman.

We concur in this report: Chet King, Richard W. Morphis.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Bill No. 288; also Senate Concurrent Resolution No. 11.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 172, by Senators Thompson, Jr., Charette, and Gallagher: An Act relating to advancement in classification of cities and towns; and amending section 35.06.080, chapter, Laws of 1965 and RCW 35.06.080.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Engrossed Senate Bill No. 173, by Senators Knoblauch, Freise, and McMillan

An Act relating to third and fourth class municipalities; amending section 35.24.200, chapter, Laws of 1965 and RCW 35.24.200; and amending section 35.27.280, chapter, Laws of 1965 and RCW 35.27.280.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Engrossed Senate Bill No. 187, by Senators Kupka, Woodall, and Greive: An Act relating to the legislature and the state legislative council; and amending section 7, chapter 36, Laws of 1947 as amended by section 3, chapter 206, Laws of 1955 and RCW 44.24.070.

Referred to Committee on Constitution, Elections, and Reapportionment.

Engrossed Senate Bill No. 202, by Senators Raugust, Donohue, and Peterson (Lowell):

An Act relating to fire districts and fire district commissioners; amending section 22, chapter 34, Laws of 1939 as last amended by section 4, chapter 237, Laws of 1959 and RCW 52.12.010; and amending section 30, chapter 34, Laws of 1939 and RCW 52.12.080.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Senate Bill No. 205, by Senators Knoblauch, Keefe, and Freise:

An Act relating to state employees; and amending section 43.01.040, chapter, Laws of 1965 (Senate Bill No. 4), and RCW 43.01.040.

Referred to Committee on State Government, Military and Veterans' Affairs.

Engrossed Senate Bill No. 213, by Senator Mardesich:

An Act relating to county contracts; amending section 36.32.250, chapter 4, Laws of 1963 and RCW 36.32.250.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Engrossed Senate Bill No. 220, by Senators Freise and Donohue:

An Act authorizing the conveyance of certain lands in Walla Walla county to Percy M. Aldrich and Arlene K. Aldrich, husband and wife.

Referred to Committee on Public Institutions and Youth Development.

Engressed Senate Bill No. 221, by Senators Kupka, Talley, and McCutcheon (by request of State Auditor):

An Act relating to claims against municipal corporations and political subdivisions; prescribing penalties; and repealing section 1, chapter 126, Laws of 1891 and RCW 42.24.010, section 3, chapter 126, Laws of 1891 and RCW 42.24.020, section 1, chapter 339, Laws of 1955 as last amended by section 1, chapter 205, Laws of 1961 and RCW 42.24.030, section 9, chapter 76, Laws of 1909 as last amended by section 1, chapter 185, Laws of 1939 and RCW 42.24-040, section 1, chapter 65, Laws of 1899 as last amended by section 1, chapter 104, Laws of 1929 and RCW 42.24.050, and section 2, chapter 65, Laws of 1899 as amended by section 2, chapter 104, Laws of 1929 and RCW 42.24.060.

Referred to Committee on Local Government.

Engrossed Senate Bill No. 224, by Senator Knoblauch:

An Act relating to motor vehicles and persons engaged in the dismantling and wrecking thereof; and amending section 46.80.130, chapter 12, Laws of 1961 and RCW 46.80.130.

Referred to Committee on Highways.

Senate Bill No. 232, by Senators Gissberg, Atwood, and Hanna:

An Act relating to cities and towns; and amending sections 35.67.110 and 35.92.080, chapter, Laws of 1965 and RCW 35.67.110 and 35.92.080.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Senate Bill No. 240, by Senators Cooney and Herrmann:

An Act relating to power of townships to jointly maintain cemeteries; adding a new section to chapter 167, Laws of 1953 and to chapter 45.12 RCW.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Engrossed Senate Bill No. 264, by Senators Charette, Thompson, Jr., and Peterson (Ted) (by departmental request):

An Act relating to food fish and shellfish; amending section 75.08.230, chapter 12, Laws of 1955 and RCW 75.08.230; and amending section 75.12.130, chapter 12, Laws of 1955 and RCW 75.12.130.

Referred to Committee on Fisheries.

Senate Bill No. 272, by Senators Thompson, Jr., Knoblauch, and Bailey:

An Act relating to the state employees' retirement system; amending section 43, chapter 274, Laws of 1947 as last amended by section 16, chapter 174, Laws of 1963 and RCW 41.40.410; and adding a new section to chapter 274, Laws of 1947 and to chapter 41.40 RCW.

Referred to Committee on Education and Libraries.

Engrossed Senate Bill No. 274, by Senators Washington, Raugust, and McCormack (by Highway Interim Committee request):

An Act relating to county arterial highways and farm to market roads in Grant, Franklin and Adams counties; providing for the issuance, sale and retirement of motor vehicle bonds; providing for reimbursement of costs by said counties; making an appropriation; and declaring an emergency.

Referred to Committee on Highways.

Senate Bill No. 285, by Senators Herrmann, Cooney, and Donohue:

An Act relating to irrigation districts; authorizing the acquisition and operation of sanitary sewers and sewer disposal or treatment plants; amending section 2, chapter 138, Laws of 1923 as last amended by section 1, chapter 57, Laws of 1943 and RCW 87.03.015; and amending section 5, chapter 138, Laws of 1923 and RCW 87.03.120, 87.03.125 and 87.03.130.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Engrossed Senate Bill No. 296, by Senators Thompson, Jr., Durkan, and McCutcheon:

An Act relating to elections; amending sections 29.04.020, 29.13.010, 29.13-020, 29.13.040, 29.13.045, 29.13.050, and 29.21.010, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.04.020, 29.13.010, 29.13.020, 29.13.040, 29.13-045, 29.13.050 and 29.21.010; adding a new section to chapter 28.58 RCW; and repealing certain acts and parts of acts and RCW sections.

Referred to Committee on Constitution, Elections, and Reapportionment.

MOTIONS

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

On motion of Mr. Sawyer, the House adjourned until 10:30 a.m., Monday, March 8, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTY-SEVENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Monday, March 8, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll and all members were present except Representatives Flanagan, Huntley, and Newschwander. Representative Huntley was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

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

MOTIONS

On motion of Mr. O'Brien, the House advanced to the ninth order of business.

On motion of Mr. O'Brien, the remainder of the calendar for Sunday, March 7, 1965 was made a special order of business for 12:00 noon today.

SECOND READING OF BILLS

House Bill No. 582, by Representatives Morphis, Olsen, and Backstrom:

Providing extra service credit for legislators in state employees' retirement system, permitting legislators who are teachers to belong to two retirement systems.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 582 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Morphis, Olsen, and Day speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 582, and the bill passed the House by the following vote: Yeas, 60; nays, 29; absent or not voting, 10.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bottiger, Bozarth, Brouillet, Conner, Copeland, Day, Elder, Eldridge, Gallagher, Garret, Goldsworthy, Grant, Haussler, Hood, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Litchman, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, Moon, Moos, Morphis, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Witherbee, Mr. Speaker—60.

Those voting nay were: Representatives Adams, Ahlquist, Bergh, Bledsoe,

Brachtenbach, Canfield, Clark, Cunningham, DeJarnatt, Dootson, Epton, Gorton, Hawley, Humiston, Jastad, Jueling, Kalich, Lux, Lynch, Mast, McDougall, Newhouse, O'Dell, Perry, Pritchard, Slagle, Uhlman, Whetzel, Wolf—29.

Those absent or not voting were: Representatives Braun, Burtch, Chatalas, Flanagan, Harris, Huntley, Klein, Leland, Newschwander, Smith—10.

House Bill No. 582, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Day, House Bill No. 582 was ordered transmitted immediately to the Senate.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery seventy-five high school seniors from South Kitsap High School, and asked them to stand and be recognized.

House Bill No. 96, by Representatives Sawyer, Kalich, and Johnston (Elmer E.):

Requiring condemnors of real property to file a copy of their final pre-suit offer with the clerk of the court.

On motion of Mr. Burtch, Substitute House Bill No. 96 was substituted for House Bill No. 96, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 96 was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, Substitute House Bill No. 96 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Clark speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 96, and the bill passed the House by the following vote: Yeas, 86; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, Mc-Caffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Bergh, Burtch, Perry, Pierre—4.

Those absent or not voting were: Representatives Braun, Flanagan, Grant, Huntley, Klein, Newschwander, Rogers, Slagle, Valle—9.

Substitute House Bill No. 96, having received the constitutional majority, was declared passed.

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

House Bill No. 174, by Representatives Canfield, McDougall, and Bozarth: Forbidding limitation in amount on sale of fresh fruit below seller's cost. The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 174 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Canfield, Olsen, and Bozarth speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 174, and the bill passed the House by the following vote: Yeas, 87; nays, 7; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Harris, Haussler, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Mc-Dougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker-87.

Those voting nay were: Representatives Burtch, DeJarnatt, Garrett, Gorton, Grant, Rogers, Wolf—7.

Those absent or not voting were: Representatives Hawley, Huntley, Johnston (Elmer E.), Klein, Newschwander—5.

House Bill No. 174, having received the constitutional majority, was declared passed.

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

House Bill No. 234, by Representatives Sawyer, McCormick, Wang, Berentson, Cunningham, Warnke, Hawley, Beck, Leland, and Bozarth (by Highway Interim Committee request):

Enacting new rules of the road for motor vehicles upon highways.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 234, enacting new rules of the road for motor vehicles upon highways, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 5, section 7, line 12, after "legible" and before "to" insert "or visible"

On page 9, add a new section following section 13 as follows:

"NEW SECTION. Sec. 14. No traffic control signal or device shall be erected or maintained upon any city street designated as forming a part of the route of a primary state highway or secondary state highway unless first approved by the state highway commission."

Renumber the remaining sections consecutively.

On page 11, section 18, line 17, after "sections" and before "through" strike "14" and insert "15" and after "through" and before "of this" strike "26" and insert "27"

On page 17, section 33, line 4, after "section" and before "subsection" strike "34" and insert "35" $\,$

On page 17, line 30, strike all of section 36 and renumber the remaining sections consecutively.

On page 27, section 55, line 12, after "word" and before "used" strike "truck" and insert "trucks"

On page 29, section 60, line 19, strike the period following "enforcement officer" and insert ", unless the authorities detaining such person prevent him from obtaining an additional chemical test."

On page 29, section 60, following subsection (5) add a new subsection as follows: "(6) Nothing contained in this section shall be construed as requiring any person to submit to a chemical analysis of his blood, and the refusal to submit to such an analysis shall not be admissible in evidence in any criminal prosecution for a violation of the provisions of this section or in any civil action."

On page 30, section 62, following subsection (2) add a new subsection as follows:

"(3) In any case provided for in this section, where a driver's license is to be revoked or suspended, such revocation or suspension shall be stayed and shall not take effect until after the determination of any appeal from the conviction which may lawfully be taken, but in case such conviction is sustained on appeal such revocation or suspension shall take effect as of the date that the conviction becomes effective for other purposes."

On page 35, section 73, line 16, strike the period after "highway" and insert ", except a person occupying a proper position for steering a trailer designed to be steered from a rear-end position."

On page 37, section 85, beginning on line 23, strike all of subsection (2) and renumber the remaining subsection.

LEONARD A. SAWYER, Chairman, C. W. "Red" BECK, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Jack L. Burtch, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

On motion of Mr. Sawyer, the committee amendments to pages 5, 9, 11, 17, and 27, and to page 29, line 19, were adopted.

Mr. Sawyer moved adoption of the committee amendment to page 29, adding a new subsection (6).

Mr. Harris moved adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Highways, page 29, section 60, adding a new subsection (6), in line 3 of the mimeographed amendment, after "his blood" and before the comma, insert "or breath"

Debate ensued, Representatives Harris and Sawyer speaking in favor of adoption of the amendment to the amendment, and Representatives Burtch and King (Chet) speaking against its adoption.

The motion was carried, and the amendment to the committee amendment was adopted.

The committee amendment to page 29 was adopted as amended.

On motion of Mr. Sawyer, the committee amendment to page 30 was adopted.

Mr. Sawyer moved adoption of the committee amendment to page 35.

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Mr. Sawyer yield to question?"

Mr. Sawyer:

"Yes."

Mr. Canfield:

"I have been trying to find out for a long time whether it is actually against the law for a person to be in a house trailer while it is being moved. My question is, does this put that prohibition into effect?"

Mr. Sawyer:

"Yes. it will."

The motion was carried, and the committee amendment to page 35 was adopted.

On motion of Mr. Sawyer, the committee amendment to page 37 was adopted.

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

On page 28, section 58, line 2, after "defendant" insert a period and strike the remainder of the sentence.

Mr. Grant moved adoption of the following amendment:

On page 38, section 90, line 27, following section 90 add a new section as follows:

"NEW SECTION. Sec. 91. The state highway commission is authorized and directed to install an automatic stop and go traffic control signal at the intersection of the Sunset highway and Bendigo Street in the town of North Bend."

Renumber the remaining sections consecutively.

Debate ensued, Representatives Grant and Garrett speaking in favor of adoption of the amendment, and Representative Sawyer speaking against its adoption.

The motion was lost, and the amendment was not adopted.

Mr. Klein moved adoption of the following amendment:

On page 37, section 83, line 1, after "to the" and before "side" strike "right" and insert "left"

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Mr. Klein yield to question?"

The Speaker:

"Mr. Klein, do you yield to question?"

Mr. Klein:

"Yes."

Mr. Canfield:

"It appears to me, Mr. Klein, that while this may be a meritorious amendment, if you read the whole sentence, doesn't that rather complicate the situation? You are asking this bicycle rider to ride in a certain way, but you haven't considered the balance of the sentence."

Mr. Klein:

"That is correct, Mr. Canfield."

With the consent of the House, Mr. Klein withdrew his amendment.

Mr. Klein moved adoption of the following amendment:

On page 37, section 83, beginning on line 1, strike the balance of subsection (1) after "as near to the" and insert "left side of the roadway as practicable."

Debate ensued, Representatives Klein and Clark speaking in favor of adoption of the amendment, and Representatives Sawyer, Cunningham, and May speaking against its adoption.

VIELDING TO QUESTION

Mr. Day:

"Mr. Speaker, would Mr. Moos yield to question?"

The Speaker:

"Will you yield to question, Mr. Moos?"

Mr. Moos:

"Yes, Mr. Speaker."

Mr. Day:

"Mr. Moos, would this affect the equestrian riding down the highway?"

Mr Moos:

"When this came up, I couldn't help remembering, Representative Day, about four terms ago that you and I took four hours of this body's time moving horses from one side to the other and another four hours to get the amendments back off. Now, we had a great deal of support from the riders, but when I got home, I found the horses were kicking about it. I think you have a worthwhile amendment to discuss, Representative Klein, but a poor one to pass."

Further debate ensued, Representative Harris speaking against adoption of the amendment.

YIELDING TO QUESTION

Mr. Harris:

"Mr. Klein, will you yield to question?"

Mr. Klein:

"Yes, Mr. Harris."

Mr. Harris:

"I can see where your amendment has real thought behind it. The thing that concerns me is that I have always felt that the rights of a bicycle rider were about the same on a highway as those of the driver of a car. Now, when we move the bicycle rider to the other side of the highway, we put him in a whole new category of legal considerations, it seems to me, and I don't know just what his rights would be on left turns and right turns and all the rest of it. I am just wondering if you aren't kicking out the window whatever established case law we have as to bicycle riders?"

Mr. Klein:

"If you will look at some of the other language here, I think you will find that the bicycle rider by this new language is actually being put in a different position than what you have described relative to rights. That is, he has a duty to be looking more for the vehicle than the vehicle has for him. That is why I particularly commend this amendment to you as being a good one."

Mr. Brouillet demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

House Bill No. 234 was ordered engrossed.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery thirty-four students from the Onalaska High School, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of junior high students from the Concordia Lutheran School in Seattle, and asked them to stand and be recognized.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 234 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Sawyer speaking in favor of passage of the hill

YIELDING TO QUESTION

Mr. Whetzel:

"Mr. Speaker, will Mr. Burtch yield to question?"

The Speaker:

"Do you yield to question, Mr. Burtch?"

Mr. Burtch:

"Yes."

Mr. Whetzel:

"Mr. Burtch, the language of section 27 which establishes the right of way rule at an unmarked intersection differs in some respects from RCW 46.60.150 which is repealed in this bill. The existing law has been construed in many cases. You were chairman of the subcommittee of the Highways Committee which held hearings on this bill. Is it intended by this change in wording to change either the existing law or its construction?"

Mr. Burtch:

"This question was specifically discussed at the subcommittee meeting. There is definitely no intent to change the law or construction of laws contained in RCW 46.60.150 as construed by the courts. The change in language was made to conform some terms in section 27 to other language in the bill so the section will be more easily understood by the public and law enforcement officials."

The Clerk called the roll on the final passage of Engrossed House Bill No. 234, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Hurley, Klein—2.

Those absent or not voting were: Representatives Ahlquist, Braun, Dootson, Flanagan, Huntley, Kalich, Pritchard—7.

Engrossed House Bill No. 234, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative Charles M. Carroll of King county, and appointed Representatives

O'Brien and Chatalas to conduct him to a seat on the rostrum beside the Speaker.

House Bill No. 246, by Representatives Huntley, Taplin, and Bozarth (by departmental request):

Changing annual report to governor by director of licenses from calendar to fiscal year basis; changes date required.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 246 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Sawyer speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 246, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Uhlman, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Flanagan, Huntley, Kalich, Pritchard, Traylor, Valle, Warnke—7.

House Bill No. 246, having received the constitutional majority, was declared passed.

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

House Bill No. 247, by Representatives Cunningham and Gallagher (by departmental request):

Changing administrative provisions relating to users under motor vehicle use fuel tax.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 247 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Sawyer speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 247, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch,

Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Flanagan, Huntley, Hurley, O'Brien, Pritchard—5.

House Bill No. 247, having received the constitutional majority, was declared passed.

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

House Bill No. 251, by Representatives McDougall, Wolf, and Taplin (by departmental request):

Changing refund procedure as to motor vehicle fuel importer tax.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 251 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 251, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Adams, Ahlquist, Flanagan, Huntley, Hurley, Johnston (Elmer E.), Leland, Pritchard, Slagle—9.

House Bill No. 251, having received the constitutional majority, was declared passed.

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

House Bill No. 265, by Representatives Huntley, Wolf, and Gallagher (by departmental request):

Changing regulation of motor vehicle fuel tax users.

The bill was read the second time by sections.

On motion of Mr. Grant, the rules were suspended, House Bill No. 265 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 265, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Flanagan, Huntley, Klein, Leland, Moos, Pritchard—6.

House Bill No. 265, having received the constitutional majority, was declared passed.

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

House Bill No. 278, by Representatives Taplin, Wolf, and Cunningham (by departmental request):

Providing requisites for motor vehicle dealer licenses.

House of Representatives, Olympia, Wash., February 12, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 278, providing requisites for motor vehicle dealer licenses, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 26, after "conducted" insert a period and strike all of the matter down to and including the period following "licenses" in line 27.

On page 2, section 2, line 7, after "business" and before "occu-" strike "to be, or actually" and insert "which is occupied or is to be"

On page 2, section 2, line 10, after "sign:" insert "and"

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCormick, Vice Chairman,

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Robert F. Brachtenbach, P. J. "Jim" Gallagher, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

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

House Bill No. 278 was ordered engrossed.

On motion of Mr. Grant, the rules were suspended, Engrossed House Bill No. 278 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 278, and the bill passed the House by the following vote: Yeas, 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, Mc-Caffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Clark, Pierre—2.

Those absent or not voting were: Representatives Dootson, Flanagan, Huntley, Hurley, King (Chet), Leland, Pritchard, Uhlman—8.

Engrossed House Bill No. 278, having received the constitutional majority, was declared passed.

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

House Bill No. 354, by Representatives Marzano, Radcliffe, and Kink: Limiting automobile ownership to persons at least eighteen years old.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 354, limiting automobile ownership to persons at least eighteen years old, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Section 1, line 10, after "this act" and before the period insert ", or who became the registered or legal owner of a motor vehicle while a nonresident of this state"

Section 2, line 13, after "eighteen" and before the period insert ": Provided, That this section shall not apply to a vendor of a motor vehicle in instances of the minor's own misrepresentations as to his age."

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Jack L. Burtch, Hayes Elder, Slade Gorton, Gary Grant, Mark Litchman, Robert W. O'Dell, Leonard A. Sawyer, Wesley C. Uhlman.

The bill was read the second time by sections.

On motion of Mr. Klein, the committee amendment to section 1, line 10 was adopted.

Mr. Klein moved adoption of the committee amendment to section 1, line 13.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Klein yield to question?"

The Speaker:

"Will you yield to question, Mr. Klein?"

Mr. Klein:

"Yes."

Mr. Smith:

"Now, under this amendment, you mention that a young person could misrepresent his age. Would this preclude the vendor from requiring some sort of identification as proof of age or will this let him take the person's word and go free?"

Mr. Klein:

"It does not. He still has the necessity of proof that there has been a misrepresentation as to age. It must be recognized that it is possible for a youngster to have altered identification of some kind as to age. You must give the seller the opportunity of proving that, but the burden of proof would still be upon him."

Mr. Smith:

"Could a vendor say to a young person, 'If you want to say you are 18, I will sell a car to you and not worry about it'? I was wondering if he could get away with a thing like that?"

Mr. Klein:

"It could be tightened down a little more in line with your suggestion. If the bill were moved down a little further on the calendar, I will see if we can prepare an amendment to the amendment."

Debate ensued, Representative Smith speaking against adoption of the amendment.

MOTION

Mr. Smith moved that the House defer further consideration of House Bill No. 354, and that the bill be ordered placed on today's second reading calendar following House Bill No. 428.

POINT OF ORDER

The Speaker recognized Mr. Garrett on a point of order.

Mr. Garrett:

"Mr. Speaker, I believe the motion by Mr. Smith is out of order after he has spoken and asked questions."

The Speaker:

"That is correct."

Further debate ensued, Representative Garrett speaking against adoption of the amendment.

MOTION

Mr. Johnston (Elmer E.) moved that the House defer further consideration of House Bill No. 354 and that it be made a special order of business immediately following consideration of House Bill No. 449.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Angevine on a point of parliamentary inquiry. Mr. Angevine:

"Has the Speaker not ruled that at 3:00 o'clock today, we will no longer consider House bills?"

The Speaker:

"The Speaker didn't rule. We passed a concurrent resolution that so stated. After 3:00 o'clock the House will consider no more House bills during the regular session."

Mr. Angevine:

"Do we not have a continuation of yesterday's calendar which starts at 12:00 o'clock?"

The Speaker:

"That was the motion the body passed."

With the consent of the House, Mr. Johnston (Elmer E.) withdrew his motion.

MOTION

On motion of Mr. Johnston (Elmer E.), the House deferred further consideration of House Bill No. 354 and the bill was ordered placed on today's second reading calendar immediately following House Bill No. 432.

House Bill No. 428, by Representatives Kalich, Jastad, and King (Chet):

Providing for the transfer of a motor freight carrier's permit upon the death of the holder.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 428, providing for the transfer of a motor freight carrier's permit upon the death of the holder, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, line 26, after "interest" and before the period insert "subject to such reasonable rules and regulations as the commission may prescribe"

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Jack L. Burtch, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

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

House Bill No. 428 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 428 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

Mr. Ahlauist:

"Mr. Speaker, I wonder if Mr. Sawyer would yield to question?"

The Speaker:

"Mr. Sawyer, will you yield to question?"

Mr. Sawyer:

"Yes, sir."

Mr. Ahlquist:

"As you well know, these are coming at all of us a little on the fast side. If there is a limit of time for the inheritor of such a trucking outfit as you describe, how long

a time is that?"

Mr. Sawyer:

"In answer to your question, this went to the legal subcommittee and they attempted to work out some sort of time provision, but because some estates go on for years, especially the larger ones, we didn't know what time to put on this, so we turned

this discretion over to the public service commission. If they come in with something that isn't workable, we will have to spell it out, but they are the people who are working with this continually, so we thought they would be the better body to set up some sort of rules and regulations as to how long this temporary permit could continue."

Mr. Ahlquist:

"This could be variable?"

Mr. Sawyer:

"It could be."

Debate ensued, Representative Kalich speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 428, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Brachtenbach, Haussler, Huntley, Hurley, Leland, Rogers—6.

Engrossed House Bill No. 428, having received the constitutional majority, was declared passed.

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

House Bill No. 432, by Representatives Lux, Valle, O'Donnell, Swayze, Lynch, Kirk, Johnson (Doris), and Epton:

Regulating female work day.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 432 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Lux speaking in favor of passage of the bill. The Clerk called the roll on the final passage of House Bill No. 432, and the bill passed the House by the following vote: Yeas, 90; nays, 6; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink,

Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Backstrom, Grant, Hood, King (Chet), Moon, Warnke—6.

Those absent or not voting were: Representatives Huntley, Leland, Pritchard—3.

House Bill No. 432, having received the constitutional majority, was declared passed.

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

House Bill No. 354, by Representatives Marzano, Radcliffe, and Kink: Limiting automobile ownership to persons at least eighteen years old.

The House resumed consideration of House Bill No. 354 on second reading, one committee amendment having been adopted previously. (See page 770 for amendment.)

POINT OF ORDER

The Speaker recognized Mr. Avey on a point of order.

Mr. Avey:

"It's 12:00 o'clock."

The Speaker:

"I believe you're right."

The Speaker announced that with the consent of the House, the special order of business, being consideration of the remainder of the calendar for Sunday, March 7, 1965, set for 12:00 noon would be taken up immediately following consideration of House Bill No. 354.

The Speaker declared the question before the House to be the motion by Mr. Klein that the committee amendment to section 1, line 13 be adopted.

Mr. Klein moved adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Judiciary to section 2, line 13, of the printed bill, being the last line of the mimeographed amendment, after "his age" insert "substantiated by what is ordinarily considered creditable written proof of age"

Debate ensued, Representatives Klein, Smith, and Marzano speaking in favor of adoption of the amendment to the amendment.

The motion was carried and the amendment to the committee amendment was adopted.

The committee amendment to section 1, line 13 was adopted as amended.

Mr. Clark moved adoption of the following amendment:

In section 1, line 5, after "eighteen" and before "to be" insert "unless in effect the minor is emancipated:"

YIELDING TO QUESTION

Mr. Sawyer:

"Mr. Speaker, would Mr. Clark yield to question?"

The Speaker:

"Do you yield to question, Mr. Clark?"

Mr. Clark:

"Yes."

Mr. Sawyer:

"Mr. Clark, would this encourage youngsters to leave home?"

Mr. Clark:

"No. You have already left home if you are emancipated. Sometimes you are attending college or you have a job which requires a vehicle. I speak from experience. So you go out and buy one. You don't have any parents around from whom to get consent. You have your own funds; you have earned them. I think these youngsters should have that privilege."

YIELDING TO QUESTION

Mr. Dootson:

"Mr. Speaker, would Mr. Clark kindly yield to question?"

Mr. Clark:

"I would be delighted to,"

Mr. Dootson:

"Mr. Clark, I can very easily visualize a situation where a boy sixteen or seventeen years old is left by the death of his mother and father and there is an automobile in the family. The bill as it is now without your amendment puts them in a very difficult position as to who will have the ownership of the car. I am speaking of where a person dies intestate. I think your amendment would perhaps clarify the situation, would it not?"

Mr. Clark:

"I believe it would and that is one of the purposes of the amendment."

The motion was carried, and the amendment was adopted.

House Bill No. 354 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 354 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Garrett, Whetzel, and Pierre speaking against passage of the bill, and Representatives Litchman, Backstrom, Smith, and Klein speaking for its passage.

YIELDING TO QUESTION

Mr. Avey:

"Mr. Speaker I would like to ask Mr. Klein one question, if he will submit to a question."

The Speaker:

"Mr. Klein, will you yield to question?"

Mr. Klein:

"Yes."

Mr. Avey:

"Does this include Hondas, scooters, motorcycles, and anything else of that nature?"

Mr. Klein:

"It is a motor vehicle."

Mr. Jueling demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 354, and the bill passed the House by the following vote: Yeas, 69; nays, 26; absent or not voting, 4.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, Day, De-Jarnatt, Elder, Eldridge, Epton, Gallagher, Gorton, Harris, Haussler, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, Moon, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Uhlman, Valle, Wang, Witherbee, Mr. Speaker—69.

Those voting nay were: Representatives Ahlquist, Avey, Bergh, Braun, Copeland, Dootson, Flanagan, Garrett, Goldsworthy, Grant, Hood, Hurley, King (Richard "Dick"), Lux, McDougall, Moos, Newschwander, Pierre, Sawyer, Slagle, Taylor, Thompson, Traylor, Warnke, Whetzel, Wolf—26.

Those absent or not voting were: Representatives Brachtenbach, Canfield, Huntley, May—4.

Engrossed House Bill No. 354, having received the constitutional majority, was declared passed.

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

MOTIONS

Mr. Litchman moved that Engrossed House Bill No. 354 be ordered transmitted immediately to the Senate.

The motion was lost.

On motion of Mr. Sawyer, all the bills passed during the morning were ordered transmitted immediately to the Senate.

Mr. Sawyer moved that the House recess until 1:00 p. m.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"You have a special order of business which was to come before the House following consideration of House Bill No. 354."

The Speaker:

"With the consent of the House, the special order of business will be taken up at 1:00 o'clock when we are again in session."

The motion to recess until 1:00 p. m. was carried.

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Burtch, Huntley, Johnson (Doris), Jolly, Klein, Pritchard, Sawyer, and Witherbee. Representative Huntley was excused.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery fifty students from the Holy Rosary School in Seattle, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from Concrete High School, and asked them to stand and be recognized.

The Speaker observed in the south gallery forty-eight students from St. Luke's School in Seattle, and asked them to stand and be recognized.

The Speaker observed in the south gallery fifty students from the 7th and 8th grades of the Roslyn School, and asked them to stand and be recognized.

SPECIAL ORDER OF BUSINESS

The hour of 1:00 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, consideration of the remainder of the calendar for Sunday, March 7, 1965.

SECOND READING OF BILLS

House Bill No. 488, by Representative Copeland:

Withholding industrial insurance benefits from incarcerated workmen. The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 488 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Copeland speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 488, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Burtch, Grant, Huntley, Johnson (Doris), Jolly, Klein, Morphis, Pritchard, Sawyer, Witherbee—10.

House Bill No. 488, having received the constitutional majority, was declared passed.

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

House Bill No. 490, by Representatives Epton, Backstrom, and Lynch:

Providing for involuntary commitment of certain mentally deficient persons to state residential schools.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 490 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Epton speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 490, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Backstrom, Dootson, Huntley, Johnson (Doris), Jolly, Klein, Sawyer, Witherbee—8.

House Bill No. 490, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

We were in the office of the Governor at the time of consideration of House Bills 488 and 490 and would like to have the record show that if present we would have voted "Aye" on these measures.

Doris Johnson, Dan Jolly, 16th District.

House Bill No. 495, by Representatives Anderson (Eric O.) and Marsh:

Providing for the removal of gravel, rock, sand, etc., from public lands of state by certain political subdivisions.

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 495 was substituted for House Bill No. 495, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 495 was read the second time by sections.

With consent of the House, the rules were suspended, Substitute House Bill No. 495 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Substitute House Bill No. 495, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), John-

ston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Dootson—1.

Those absent or not voting were: Representatives Backstrom, Berentson, Huntley, Klein, McCaffree, O'Brien, Sawyer—7.

Substitute House Bill No. 495, having received the constitutional majority, was declared passed.

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

House Bill No. 526, by Representatives Eldridge, O'Brien, and Jueling:

Changing safety requirements for underground labor.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 526 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Eldridge speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 526, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those voting nay were: Representative Burtch-1.

Those absent or not voting were: Representatives Backstrom, Huntley, Slagle—3.

House Bill No. 526, having received the constitutional majority, was declared passed.

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

House Bill No. 579, by Representatives Johnson (Doris) and Jolly:

Directing acquisition of a Crow Butte-Whitcomb Flat area state park.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 579 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 579, and the bill passed the House by the following vote: Yeas, 86; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Brachtenbach, Goldsworthy, McDougall, Newschwander—4.

Those absent or not voting were: Representatives Braun, Copeland, Flanagan, Gorton, Huntley, Klein, Olsen, Pritchard, Slagle—9.

House Bill No. 579, having received the constitutional majority, was declared passed.

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

House Bill No. 638, by Representatives Chatalas, Hurley, and O'Donnell:

Extending permissible nursing home services for recipients of federal aid assistance to sixty days.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 638 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 638, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Day, Flanagan, Huntley, Litchman, Pritchard, Slagle—6.

House Bill No. 638, having received the constitutional majority, was declared passed.

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

House Bill No. 647, by Representatives Andersen (James A.), Brachtenbach, Hood, and Lynch (by executive request):

Authorizing state participation in federal mental retardation and community mental health care programs.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, House Bill No. 647 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Andersen (James A.) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 647, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Backstrom, Huntley, Kalich, Klein, May, Pritchard—6.

House Bill No. 647, having received the constitutional majority, was declared passed.

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

House Joint Memorial No. 24, by Representative Elder:

Requesting return of Wahluke slope land.

The memorial was read the second time in full.

With consent of the House, the rules were suspended, House Joint Memorial No. 24 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 24, and the memorial passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink,

Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representative Newschwander—1.

Those absent or not voting were: Representatives Copeland, Day, Flanagan, Huntley, Jueling, Litchman, May, McCaffree, Pritchard, Valle—10.

House Joint Memorial No. 24, having received the constitutional majority, was declared passed.

House Joint Memorial No. 25, by Representatives Conner, Savage, and Traylor:

Thanking the President and secretary of interior for action respecting Fort Worden.

The memorial was read the second time in full.

With consent of the House, the rules were suspended, House Joint Memorial No. 25 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 25, and the memorial passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Copeland, Flanagan, Gallagher, Huntley, Klein, May, McCaffree, Pritchard—8.

House Joint Memorial No. 25, having received the constitutional majority, was declared passed.

House Joint Resolution No. 4, by Representatives Chatalas, Olsen, Radcliffe, O'Donnell, Valle, Bergh, Angevine, Uhlman, Sheridan, Backstrom, Litchman, Smith, and Marsh (by executive request of Governor Rosellini):

Proposing constitutional amendment changing residence qualifications for voting to six months in state, thirty days in county, city, town, ward, or precinct.

MOTION

On motion of Mr. Burtch, Substitute House Joint Resolution No. 4 was substituted for House Joint Resolution No. 4, and the substitute resolution was placed on the calendar for second reading.

Substitute House Joint Resolution No. 4 was read the second time in full.

On motion of Mr. Burtch, the rules were suspended, Substitute House

Joint Resolution No. 4 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Grant and Moos speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of Substitute House Joint Resolution No. 4, and the resolution passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Huntley, May, Pritchard

—3

Substitute House Joint Resolution No. 4, having received the constitutional two-thirds majority, was declared passed.

House Concurrent Resolution No. 7, by Representatives Hood, Cunningham, and Conner:

Providing for an interim committee on problems of technological employment.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, House Concurrent Resolution No. 7 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 7, and the resolution passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Canfield, Huntley, Mc-Caffree, Pritchard—4.

House Concurrent Resolution No. 7, having received the constitutional majority, was declared passed.

House Bill No. 321, by Representatives Moos, Beck, and Bledsoe:

Limiting liability of landowners on land made available for public recreation.

The House resumed consideration of House Bill No. 321 on second reading, an amendment by Mr. Bledsoe having been adopted previously.

MOTION FOR RECONSIDERATION

Mr. Moos, having voted on the prevailing side, moved that the House do now reconsider the vote by which the following amendment by Representative Bledsoe had been adopted:

On page 1, section 1, line 6, after "owners of" and before "land" insert "agricultural, and range"

The motion was carried.

RECONSIDERATION

The Speaker declared the question before the House to be the motion by Mr. Bledsoe to adopt his amendment on page 1, section 1, line 6 of House Bill No. 321.

The motion was lost, and the amendment was not adopted.

Mr. Bledsoe moved the adoption of the following amendment:

Strike all of the matter after the enacting clause and insert the following:

"NEW SECTION. Section 1. The purpose of this act is to encourage owners of agricultural, range and forest land to make available land and water areas to the public for hunting and fishing purposes by limiting their liability towards persons entering thereon and toward persons who may be injured or otherwise damaged by the acts or omissions of persons entering thereon.

"NEW SECTION. Sec. 2. For purposes of this act:

"(1) The term 'agricultural, forest or range land' means land primarily used for agriculture, silviculture and grazing and the water courses thereon.

"(2) The term 'owner' includes tenant, lessee, occupant or person in control of the premises, or their agents or employees.

"(3) The term 'charge' means the amount of money asked in return for an invitation to enter or go upon the land.

"NEW SECTION. Sec. 3. Subject to the provisions of section 6 of this act, an owner of land owes no duty of care to keep the premises safe for entry or use by others for hunting and fishing purposes, or to give any warning of a dangerous condition, use, structure, or activity on such premises to persons entering for such purposes.

"NEW SECTION. Sec. 4. Subject to the provisions of section 6 of this act, an owner of land who either directly or indirectly invites or permits without charge any person to use such property for hunting and fishing purposes:

"(1) Does not thereby extend any assurance that the premises are safe for any purposes;

"(2) Shall not be liable for the injury, death, or loss sustained by any person entering upon or using the land for hunting and fishing purposes resulting from (a) the condition of, use of, or activity upon the land, (b) machinery, equipment or structures on the land, or (c) an act or omission of the owner of the land.

"(3) Shall not be liable for the injury, death, or loss to third persons caused by an act or omission of any person who is on the land by permission or invitation.

"NEW SECTION. Sec. 5. Unless otherwise agreed in writing, an owner of land leased, or otherwise made available by legal document, to the state for hunting and fishing purposes, owes no duty of care to keep such land safe for entry or use by others, or to give warning to persons entering or going upon such land of any hazardous conditions, uses, structures or activities thereon. An owner who leases, or otherwise makes available by legal document, land to the state for hunting and fishing purposes shall not by granting such use, thereby:

"(1) Extend any assurance to any person using the land that the premises are safe for any purpose.

"(2) Become liable for the injury, death, or loss sustained by any person entering upon or using the land for hunting and fishing purposes resulting from (a) the condition of, use of, or activity upon the land, or (b) machinery equipment, or structures on the land, or (c) an act or omission of the owner of the land.

"(3) Become liable for the injury, death, or loss to third persons caused by an act or omission of any person who is on the land by permission or invitation for hunting and fishing purposes.

"The provisions of this section shall apply whether the person entering upon the leased land is an invitee, licensee, trespasser, or otherwise.

"NEW SECTION. Sec. 6. Nothing in this act limits or expands in any way liability which otherwise exists for injury, death or loss:

"(1) Resulting from the wilful or wanton act or omission of the owner.

"(2) Suffered in any case where the owner of land charges the person or persons who enter or go on the land other than the amount, if any paid to the owner of the land by the state.

"NEW SECTION. Sec. 7. Nothing in this act creates a duty of care of ground of

liability for injury, death or loss to person or property.

"NEW SECTION. Sec. 8. Nothing in this act limits in any way the obligation of a person entering upon or using the land of another for hunting and fishing purposes to exercise the standard of care otherwise imposed by law in his use of such land and in his activities thereon, or in any way relieves such a person of responsibility for acts injurious or detrimental to the person or property of another.

"NEW SECTION. Sec. 9. The provisions of this act are severable. If any section, subsection, sentence, clause, or provision of this act is held invalid, the remainder of the act shall not be affected."

Debate ensued, Representatives Bledsoe and Avey speaking in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

On motion of Mr. Bledsoe, the following amendment to the title was adopted:

Strike the title and insert the following:

"An Act relating to hunting and fishing and limiting the liability of owners of agricultural, range and forest land and water areas made available to the public for hunting and fishing purposes."

House Bill No. 321 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 321 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 321, and the bill passed the House by the following vote: Yeas, 90; nays, 5; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Bottiger, Burtch, Elder, Klein, Marzano—5.

Those absent or not voting were: Representatives Huntley, Olsen, Pierre, Pritchard—4.

Engrossed House Bill No. 321, having received the constitutional majority, was declared passed.

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

House Bill No. 454, by Representatives Marsh, Canfield, and McDougall:

Limiting right of actions against certain associations as to monopolies or restraint of trade.

The House resumed consideration of House Bill No. 454 on second reading, an amendment by Mr. Gorton having been adopted previously. (See page 752 for amendment.)

The Speaker declared the question before the House to be the motion by Mr. Brachtenbach to adopt the following amendment:

On page 2, section 2, line 13, following section 2 add a new section as follows:

"NEW SECTION. Sec. 3. Any security issued by any association now or hereafter qualifying or organized under this act shall be exempt from the provisions of chapter 282, Laws of 1959 and chapter 21.20 RCW."

With the consent of the House, Mr. Brachtenbach withdrew his amendment.

Mr. Brachtenbach moved adoption of the following amendment:

On page 2, following section 2, add a new section as follows:

"NEW SECTION. Sec. 3. Any security offered to a member of an association now or hereafter organized or qualifying under this act shall be exempt from the provisions of chapter 282, Laws of 1959 and chapter 21.20 RCW, if the members of such association are engaged in the production of dairy products, fruit or agricultural crops."

Debate ensued, Representatives Brachtenbach and Marsh speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

House Bill No. 454 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 454 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 454, and the bill passed the House by the following vote: Yeas, 89; nays, 7; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Bottiger, Brouillet, Burtch, Gallagher, King (Chet), Kirk, Marzano—7.

Those absent or not voting were: Representatives Huntley, Lynch, Pritchard—3.

Engrossed House Bill No. 454, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

Engrossed Substitute House Bill No. 36, by Committee on Education and Libraries:

Creating a state education television commission and defining its powers and duties.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 36 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 36, and the bill passed the House by the following vote: Yeas, 89; nays, 5; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Wang, Whetzel, Witherbee, Mr. Speaker—89.

Those voting nay were: Representatives Humiston, McDougall, Newschwander, Swayze, Warnke—5.

Those absent or not voting were: Representatives Huntley, Johnston (Elmer E.), Pritchard, Traylor, Wolf—5.

Engrossed Substitute House Bill No. 36, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

I was temporarily away from my desk at the time the vote was taken on Engrossed Substitute House Bill No. 36 and would like to have my vote recorded as "Aye" on this measure.

HAROLD E. "HAL" WOLF, 22nd District.

Engrossed House Bill No. 47, by Representatives Bottiger, Valle, and Wang (by departmental request):

Transferring licensing of electricians to director of labor and industries.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 47 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 47, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives DeJarnatt, Huntley, Johnston (Elmer E.), Mast, Swayze—5.

Engrossed House Bill No. 47, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 63, by Representatives Gallagher, Jueling, and Marsh:

Authorizing increase in percentage of municipal pension funds investable in certain securities.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 63 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 63, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those voting nay were: Representative Hurley—1.

Those absent or not voting were: Representatives Backstrom, Chatalas, Huntley, Valle—4.

Engrossed House Bill No. 63, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 113, by Representatives Haussler, Olsen, and Garrett:

Pertaining to transfers within county budgets.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 113 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 113, and the bill passed the House by the following vote: Yeas, 90; nays, 3; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Clark, Humiston, Hurley-3.

Those absent or not voting were: Representatives Adams, Backstrom, Copeland, Cunningham, Huntley, Jueling—6.

Engrossed House Bill No. 113, having received the constitutional majority, was declared passed.

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

House Bill No. 134, by Representatives Witherbee, O'Donnell, and May:

Making it unlawful for county to issue construction permit to employer not paying industrial insurance premium.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 134 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 134, and the bill passed the House by the following vote: Yeas, 76; nays, 18; absent or not voting, 5.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Bledsoe, Bottiger, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Elder, Epton, Flanagan, Gallagher, Garrett, Grant, Haussler, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Mr. Speaker—76.

Those voting nay were: Representatives Ahlquist, Berentson, Bergh, Brachtenbach, Burtch, Cunningham, Dootson, Eldridge, Goldsworthy, Gorton, Harris, Lynch, McCaffree, Pritchard, Rogers, Slagle, Warnke, Wolf—18.

Those absent or not voting were: Representatives Backstrom, Bozarth, Hawley, Huntley, Newhouse—5.

House Bill No. 134, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

I pushed the voting button the wrong way and did not notice until too late that my vote was recorded as "No" on this bill. I meant to vote "yes".

JACK L. BURTCH, 21st District.

House Bill No. 159, by Representatives Olsen, Garrett, and Smith:

Regulating county-city housing standards.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 159 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 159, and the bill passed the House by the following vote: Yeas, 80; nays, 16; absent or not voting, 3.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bledsoe, Brouillet, Burtch, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Gorton, Grant, Harris, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—80.

Those voting nay were: Representatives Ahlquist, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Canfield, Clark, Flanagan, Goldsworthy, Haussler, Hood, Hurley, Lynch, McCaffree, Newschwander—16.

Those absent or not voting were: Representatives Backstrom, Huntley, Taylor—3.

House Bill No. 159, having received the constitutional majority, was declared passed.

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

House Bill No. 163, by Representatives Kalich, Haussler, and Garrett:

Authorizing labor charges by voucher to equipment rental and revolving fund by road fund and vice versa.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 163 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 163, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson,

Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Backstrom, Huntley, Litchman, McCaffree, Sheridan, Witherbee—6.

House Bill No. 163, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 164, by Representatives Thompson, Haussler, Kalich, Braun, Traylor, Kull, Olsen, and Bozarth:

Allowing all counties to create park and recreation service areas.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 164 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 164, and the bill passed the House by the following vote: Yeas, 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Clark, Hurley-2.

Those absent or not voting were: Representatives Backstrom, Bottiger, Cunningham, Hawley, Huntley, Johnston (Elmer E.), Litchman, McCaffree—8.

Engrossed House Bill No. 164, having received the constitutional majority, was declared passed.

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

House Bill No. 199, by Representatives Bottiger, Avey, and Goldsworthy: Changing exemption for nonresident owned aircraft.

MOTION

On motion of Mr. Bottiger, the rules were suspended and House Bill No. 199 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

Mr. Bottiger moved adoption of the following amendment:

In section 1, line 16, after "longer" and before "it shall" strike "in any one calendar year"

Debate ensued, Representatives Bottiger and Avey speaking in favor of the amendment, and Representative Dootson speaking against its adoption.

MOTIONS

Mr. Johnston (Elmer E.) moved that the House defer further consideration of House Bill No. 199, and that the bill be ordered placed at the end of the third reading calendar on the special order of business, to follow House Joint Memorial No. 14.

Debate ensued, Representative Dootson speaking in favor of the motion, and Representative Avey speaking against it.

 $\mbox{Mr.}$ Olsen demanded the previous question, and the demand was sustained.

The motion was lost.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Bottiger.

The motion was carried on a rising vote, and the amendment was adopted.

Mr. Clark moved that House Bill No. 199 be indefinitely postponed.

The motion was lost.

House Bill No. 199 was ordered engrossed.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 199 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 199, and the bill passed the House by the following vote: Yeas, 84; nays, 9; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Chatalas, Conner, Copeland, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—84.

Those voting nay were: Representatives Canfield, Clark, Cunningham, Dootson, Gorton, Hurley, Jueling, Mast, Sheridan—9.

Those absent or not voting were: Representatives Brouillet, Huntley, O'Dell, Pritchard, Rogers, Wolf—6.

Engrossed House Bill No. 199, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 240, by Representatives Bledsoe and Kull (by departmental request):

Regulating sale of commercial feed including customer-formula feed.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 240 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 240, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representative Hurley-1.

Those absent or not voting were: Representatives Burtch, Day, Huntley, Johnson (Doris), Litchman, Lynch, Pritchard, Radcliffe, Rogers—9.

Engrossed House Bill No. 240, having received the constitutional majority, was declared passed.

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

House Bill No. 275, by Representatives Epton, Humiston, and Slagle (by departmental request):

Providing department of public assistance may transfer uncollectible debts to suspense account and limiting time for collection.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 275 was placed on final passage.

Debate ensued, Representative Epton speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 275, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Burtch, Haussler, Huntley, Lux, Lynch, Sheridan—6.

House Bill No. 275, having received the constitutional majority, was declared passed.

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

House Bill No. 303, by Representatives Uhlman, Brachtenbach, and De-Jarnatt:

Changing dates for the preparation and consideration of school district budgets.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 303 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 303, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Haussler, Huntley, Lynch—3

House Bill No. 303, having received the constitutional majority, was declared passed.

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

House Bill No. 318, by Representatives King (Chet), Garrett, and Kalich: Amending employer payroll reporting requirements under workmen's compensation act.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 318 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 318, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin,

Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Burtch, Cunningham, Haussler, Huntley, Lynch, Slagle—6.

House Bill No. 318, having received the constitutional majority, was declared passed.

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

House Bill No. 319, by Representatives King (Chet), Garrett, and Kalich:

Changing requirements of investment of funds under workmen's compensation act.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 319 was placed on final passage.

YIELDING TO QUESTION

Mr. Avey:

"Mr. Speaker, could I ask Mr. King what this bill does?"

The Speaker:

"Mr. King, will you yield to question?"

Mr. King (Chet):

"I would be glad to answer that, Mr. Avey. This particular bill allows the department of labor and industries to invest funds at interest rates which are permitted other agencies at the present time. They have been limited as to the type of investments they could make and this will broaden it a little."

The Clerk called the roll on the final passage of House Bill No. 319, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

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

House Bill No. 319, having received the constitutional majority, was declared passed.

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

House Joint Memorial No. 14, by Representatives King (Chet), Hawley, and Taylor:

Memorializing congress to provide funds for Willamette Falls fishways. With the consent of the House, the rules were suspended, the second read-

ing considered the third, and House Joint Memorial No. 14 was placed on final passage.

Debate ensued, Representative King (Chet) speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 14, and the memorial passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

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

House Joint Memorial No. 14, having received the constitutional majority, was declared passed.

The Speaker announced that the House, having completed its special order of business, would now revert to its regular calendar for the day.

SECOND READING OF BILLS

House Bill No. 449, by Representatives Conner and Brouillet:

Establishing a two-year study of cystic fibrosis.

The bill was read the second time by sections.

MOTION

Mr. O'Brien moved that House Bill No. 449 be rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Brouillet on a point of parliamentary inquiry. Mr. Brouillet:

"I believe there were some amendments to be acted upon. Have we done that yet?"

The Speaker:

"I do not believe any amendments have been offered."

Mr. Brouillet:

"Would it be possible to put them on before we send the bill to Appropriations?"

The Speaker:

"There are no amendments on the desk."

The motion was carried.

House Bill No. 460, by Representatives Kink, Hood, Sawyer, and Huntley: Permitting automobile transporters a laden height upon highways of four-teen feet.

Mr. Speaker:

House of Representatives, Olympia, Wash., March 6, 1965.

We, a majority of your Committee on Highways, to whom was referred House Bill No. 460, permitting automobile transporters a laden height upon highways of fourteen feet, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, line 9, after "stands" strike all of the matter down to "authorized" on line 11 and insert "[. This section shall not apply to]: PROVIDED, That automobile transporters shall not exceed fourteen feet and that these height limitations shall not apply to"

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

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

House Bill No. 460 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 460 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 460, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Day, Huntley, Newschwander, Taylor—4.

Engrossed House Bill No. 460, having received the constitutional majority, was declared passed.

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

House Bill No. 477, by Representatives Flanagan, McCormick, and New-

Prescribing powers and duties of Columbia basin commission.

House of Representatives, Olympia, Wash., March 4, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred

House Bill No. 477, prescribing powers and duties of Columbia basin commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 23, after "list of" insert "not less than three"

On page 1, section 1, line 25, after "list of" and before "persons" insert "not less than three"

On page 2, section 1, beginning on line 11, after "reimbursed" and before "traveling" strike "in full for actual and necessary" and insert "for" on line 12.

On page 2, section 1, line 14, after "state]" and before the period insert "at the same rate as other state employees as provided in RCW 43.03.050"

Dan Jolly, Chairman, Henry Backstrom, Vice Chairman.

We concur in this report: James A. Andersen, R. Ted Bottiger, Norwood Cunningham, Elmer Jastad, Bob McDougall, Robert A. Perry, Gerald L. Saling.

The bill was read the second time by sections.

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

House Bill No. 477 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 477 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

Mr. Burtch:

"Mr. Speaker, I wonder if I could ask Representative Jolly a question?"

The Speaker:

"Representative Jolly, will you yield to question?"

Mr. Jolly:

"Yes."

Mr. Burtch:

"The way I read this bill, Representative Jolly, you are increasing the pay of the commission from fifteen dollars plus transportation to twenty-five dollars plus lodging, subsistence, and traveling expenses. Is that what you are intending to do?"

Mr. Jolly:

"That wasn't our intention, Mr. Burtch."

Mr. Bottiger:

"Mr. Speaker, ladies and gentlemen, this puts this commission in conformity with other state agencies. They will receive twenty-five dollars a day as compensation, plus the subsistence and travel allowed any other state employee, which, I think, under a bill just passed through this House, is ten cents a mile and fifteen dollars a day."

The Clerk called the roll on the final passage of Engrossed House Bill No. 477, and the bill passed the House by the following vote: Yeas, 84; nays, 12; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Mast, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith,

Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Beck, Brouillet, Burtch, Canfield, Copeland, Hurley, Lynch, Marzano, McCaffree, Rogers, Swayze, Wang—12.

Those absent or not voting were: Representatives Braun, Huntley, May—3.

Engrossed House Bill No. 477, having received the constitutional majority, was declared passed.

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

House Bill No. 515, by Representatives Wolf, Kink, and Traylor:

Providing penalties for persons littering public property.

The bill was read the second time by sections.

Mr. Whetzel moved adoption of the following amendment:

On page 1, following section 1, add a new section as follows:

"NEW SECTION. Sec. 2. Whenever litter is thrown, deposited, or dropped from any vehicle in violation of this act, the operator of the conveyance is prima facie responsible for littering."

Debate ensued, Representative Whetzel speaking in favor of adoption of the amendment, and Representatives Smith, Canfield, and Andersen (James A.), speaking against its adoption.

With the consent of the House, Mr. Whetzel withdrew his amendment.

On motion of Mrs. Epton, the following amendment was adopted:

On page 1, section 2, line 26, after "public beach," and before "except" insert "or into waters less than ten feet in depth immediately adjacent to any public beach,"

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

On page 1, section 2, line 26, after "except" and before the period strike "in any receptacles or litter containers" and insert "into a receptacle or litter container"

House Bill No. 515 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 515 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 515, and the bill passed the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Avey, Hurley, McDougall-3.

Those absent or not voting were: Representatives Copeland, Flanagan, Hood, Huntley, Mahaffey, May, Sawyer—7.

Engrossed House Bill No. 515, having received the constitutional majority, was declared passed.

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

House Bill No. 575, by Representatives Olsen, Brachtenbach, and Mc-Cormick:

Providing regulations concerning sales of liquor to minors.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 575, providing regulations concerning sales of liquor to minors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 2, line 15, after "than" and before "dollars" strike "three hundred" and insert "twenty-five"

In section 2, line 16, after "than" and before "dollars" strike "one thousand" and insert "one hundred"

In section 2, line 17, after "of not" strike the remainder of the sentence and insert "more than thirty days, or both."

MRS. JOSEPH E. HURLEY, Chairman, RAY OLSEN, Vice Chairman.

We concur in this report: Stewart Bledsoe, William "Bill" Chatalas, William S. Day, Homer Humiston, Frank. Geo. Marzano, W. L. "Bill' McCormick, Richard W. Morphis, C. G. Witherbee.

The bill was read the second time by sections.

On motion of Mrs. Hurley, the committee amendments were adopted.

House Bill No. 575 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 575 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 575, and the bill passed the House by the following vote: Yeas, 83; nays, 4; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—83.

Those voting nay were: Representatives Burtch, Epton, Hurley, Klein-4.

Those absent or not voting were: Representatives Avey, Copeland, Flanagan, Huntley, Kalich, Mahaffey, May, McCaffree, Pritchard, Sawyer, Taylor, Valle—12.

Engrossed House Bill No. 575, having received the constitutional majority, was declared passed.

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

House Bill No. 643, by Representatives Chatalas, O'Donnell, and May: Amending income for public assistance purposes to allow federal aid.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 643, amending income for public assistance purposes to allow federal aid, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 6, section 1, line 17, after "(public law 88-452)" and before the semicolon insert ", and may exempt any income or other economic benefit derived from the use of, or appreciation in value of, said exempted payment"

WILLIAM "BILL" CHATALAS, Chairman, FRANK SLAGLE, Vice Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Robert R. Kull, Frank. Geo. Marzano, Charles R. Savage.

The bill was read the second time by sections.

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

House Bill No. 643 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 643 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 643, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Backstrom, Flanagan, Huntley, May, McCaffree, Moos, Pritchard, Sawyer—8.

Engrossed House Bill No. 643, having received the constitutional majority, was declared passed.

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

House Concurrent Resolution No. 15, by Representatives Uhlman, Copeland, and O'Brien:

Providing for fiscal notes on certain legislation.

With consent of the House, the rules were suspended, House Concurrent Resolution No. 15 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Clerk called the roll on the final passage of House Concurrent Resolu-

tion No. 15, and the resolution passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Adams, Backstrom, Flanagan, Huntley, May, McCaffree, Pritchard, Sawyer—8.

House Concurrent Resolution No. 15, having received the constitutional majority, was declared passed.

House Bill No. 125, by Representatives McDougall, Braun, and DeJarnatt: Allowing management of dormitories by community colleges.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 125, allowing management of dormitories by community colleges, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 23, after "dormitories" insert ", except the power to own, equip, maintain, and operate dormitories located upon real property received by gift, grant, or conveyance from governmental sources"

On page 2, section 1, line 4, after "private" and before "sources" insert "and governmental"

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Mary Ellen McCaffree, Daniel G. Marsh, Richard W. Morphis, George Pierre, Jack Rogers, C. G. Witherbee.

The bill was read the second time by sections.

On motion of Mr. Bledsoe, the committee amendment on page 1 was not adopted.

On motion of Mr. Kink, the committee amendment on page 2 was not adopted.

With consent of the House, the rules were suspended, House Bill No. 125 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 125, and the bill passed the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 7.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan,

Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Ahlquist, Canfield, Hurley—3.

Those absent or not voting were: Representatives Backstrom, Copeland, Epton, Huntley, May, Perry, Pritchard—7.

House Bill No. 125, having received the constitutional majority, was declared passed.

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

House Bill No. 285, by Representative Conner:

Lengthening voting hours.

The bill was read the second time by sections.

Mr. Gorton moved adoption of the following amendment:

On line 9, after "[eight]" strike everything down to and including "eight" on line 10 and insert "six o'clock a.m. to seven o'clock p.m. and all qualified electors who are inside the polling place at seven"

Debate ensued, Representative Gorton speaking in favor of adoption of the amendment.

Mr. Grant demanded the previous question, and the demand was sustained.

The motion was lost on a rising vote, and the amendment was not adopted.

With consent of the House, the rules were suspended, House Bill No. 285 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 285, and the bill passed the House by the following vote: Yeas, 82; nays, 12; absent or not voting, 5.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—82.

Those voting nay were: Representatives Adams, Ahlquist, Avey, Brachtenbach, Cunningham, Goldsworthy, Gorton, Johnston (Elmer E.), Morphis, Savage, Slagle, Whetzel—12.

Those absent or not voting were: Representatives Braun, Huntley, May, Perry, Pritchard—5.

House Bill No. 285, having received the constitutional majority, was declared passed.

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

STATEMENT FOR THE JOURNAL

During the last few days of this regular session many bills passed without adequate discussion or amendment, many with no discussion at all. Under these circumstances it is impossible to form a proper judgment on important and far-reaching legislation. My "no" vote in some instances was for this reason.

Mrs. Joseph E. Hurley, 3rd District.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"It is now 3:00 o'clock and according to the provisions of Senate Concurrent Resolution No. 11, it is time for the House to discontinue consideration of House bills."

The Speaker:

"According to my watch, we have two minutes to go."

Mr. Copeland:

"My watch indicates it is 3:03."

The Speaker:

"We will compromise and say it is 3:01. In accordance with the provisions of the Concurrent Resolution that was adopted, consideration of all House bills will stop at 3:00, so there will be no further consideration of House bills at this time."

MOTIONS

On motion of Mr. Sawyer, all bills passed by the House were ordered transmitted immediately to the Senate.

On motion of Mr. Rogers, the remaining bills on today's calendar were rereferred to Committee on Rules and Order.

On motion of Mr. Sawyer, the House reverted to the third order of business.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., March 7, 1965.

VIR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Reengrossed House Bill No. 111; also

Engrossed House Bill No. 114; also

Engrossed House Bill No. 203; also

Engrossed House Bill No. 204; also

Engrossed House Bill No. 226; also Engrossed House Bill No. 256; also

Engrossed House Bill No. 289; also

Engrossed House Bill No. 296; also

Engrossed House Bill No. 332; also

Engrossed House Bill No. 336; also

Engrossed House Bill No. 347; also

Engrossed House Bill No. 360; also

Engrossed House Bill No. 382, have compared same with the original and engrossed bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 7, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 5, establishing open state primary elections, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a minority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 5, establishing open state primary elections, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Jack Dootson, Slade Gorton, Bob McDougall.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 23, providing for permanent partial disability pension awards under workmen's compensation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

House of Representatives, Olympia, Wash., March 7, 1965.

Mr. Speaker:

We, a minority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 23, providing for permanent partial disability pension awards under workmen's compensation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Alfred O. Adams, Newman H. Clark, Thomas L. Copeland, Helmut L. Jueling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 28, changing administrative procedures under employment security claims, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a minority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 28, changing administrative procedures under employment

security claims, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Alfred O. Adams, Newman H. Clark, Thomas L. Copeland, Jack Dootson, Helmut L. Jueling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 136, providing aid by relative to physically disabled when voting by machine, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Slade Gorton, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 144, providing for state scholarships, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Mary Ellen McCaffree, Charles Moon, George Pierre, Mrs. Frances G. Swayze.

House of Representatives, Olympia, Wash., March 7, 1965.

Mr. Speaker:

I, a minority of your Committee on Higher Education, to whom was referred House Bill No. 144, providing for state scholarships, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: C. G. Witherbee.

MOTION

On motion of Mr. Uhlman, House Bill No. 144 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 176, prohibiting state employment of persons on certain size retirement incomes, and spouses of current employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman. FRANK. GEO. MARZANO, Vice Chairman.

We concur in this report: Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 191, changing dates relating to primaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Jack Dootson, Slade Gorton, Edward F. Harris, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 284, making certain compulsory courses of state colleges of education discretionary, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Richard "Dick" King, Robert R. Kull, Mary Ellen McCaffree, Charles Moon, George Pierre, Mrs. Frances G. Swayze, C. G. Witherbee.

House of Representatives, Olympia, Wash., March 7, 1965.

Mr. Speaker:

I, a minority of your Committee on Higher Education, to whom was referred House Bill No. 284, making certain compulsory courses of state colleges of education discretionary, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Stewart Bledsoe.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 292, regulating contractors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

MRS. JOSEPH E. HURLEY, Chairman, RAY OLSEN, Vice Chairman.

We concur in this report: Stewart Bledsoe, William "Bill" Chatalas, William S. Day, Homer Humiston, W. L. "Bill" McCormick, Richard W. Morphis, Ann T. O'Donnell, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 7, 1965.

Mr. Speaker:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 314, adopting priorities for the establishment of community colleges and authorizing the allocation of planning grants, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Charles Moon, George Pierre, Mrs. Frances G. Swayze.

House of Representatives, Olympia, Wash., March 7, 1965.

Mr. Speaker:

We, a minority of your Committee on Higher Education, to whom was referred House Bill No. 314, adopting priorities for the establishment of community colleges and authorizing the allocation of planning grants, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Mary Ellen McCaffree, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 370, making county auditor of class AA and A counties registrar of voters of entire county and making lists of such registered voters available to political parties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

House of Representatives, Olympia, Wash., March 7, 1965.

Mr. SPEAKER:

We, a minority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 370, making county auditor of class AA and A counties registrar of voters of entire county and making lists of such registered voters available to political parties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Jack Dootson, Slade Gorton, Edward F. Harris, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 387, increasing industrial insurance pensions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric. O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien,

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 388, increasing industrial insurance permanent partial disability benefits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman. We concur in this report: Eric. O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 7, 1965.

MR SPEAKER!

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 504, providing for application form for absentee ballots in voter's pamphlet, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Slade Gorton, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, W. O. E. "Bill" Radcliffe, Weslev C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 510, including school district gardeners under workmen's compensation coverage, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric. O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred Senate Bill No. 39, raising certain benefits under industrial insurance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric. O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May. John L. O'Brien.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a minority of your Committee on Labor and Industrial Insurance, to whom was referred Senate Bill No. 39, raising certain benefits under industrial insurance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Alfred O. Adams, Helmut L. Jueling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 57, modernizing the personal exemptions statute, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: Newman H. Clark, Hayes Elder, Slade Gorton, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER!

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 61, providing for reasonable attorney's fees and assumption of appeal costs for indigents accused of crime, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 86, removing county immunity for acts of sheriffs, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 109, precluding redemption by real estate mortgagor where abandonment preceded foreclosure, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 7, 1965.

Mr. Speaker:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred Engrossed Senate Bill No. 125, pertaining to extrahazardous employment, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric. O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

House of Representatives, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

We, a minority of your Committee on Labor and Industrial Insurance, to whom was referred Engrossed Senate Bill No. 125, pertaining to extrahazardous employment,

have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Alfred O. Adams, Newman H. Clark, Thomas L. Copeland, Jack Dootson, Helmut L. Jueling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Miss O'Donnell, **House Bill No. 387** was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 304, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 129; also

Substitute Senate Bill No. 250; also

Senate Bill No. 335; also

Senate Bill No. 416; also

Senate Joint Resolution No. 20; also

Senate Concurrent Resolution No. 12, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 246; also

Engrossed Senate Bill No. 253; also

Engrossed Senate Bill No. 301, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 256; also

Senate Bill No. 310; also

Engrossed Senate Bill No. 345; also

Senate Bill No. 372, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 68; also

Engrossed Senate Bill No. 176; also

Senate Bill No. 321, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 7, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 288, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 68, by Senators Herrmann, Cooney, and Gallagher:

An Act relating to inheritance taxes; and adding a new section to chapter 15, Laws of 1961 and to chapter 83.20 RCW.

Referred to Committee on Ways and Means.

Senate Bill No. 129, by Senators Dore, Mardesich, and Petrich:

An Act relating to the jurisdiction of the supreme court of the state of Washington; and providing for federal court local law certificate procedure.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 176, by Senators Raugust, Donohue, and Hanna:

An Act relating to firemen's relief and pensions; and amending section 9, chapter 382, Laws of 1955 as amended by section 5, chapter 255, Laws of 1961 and RCW 41.18.080.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Engrossed Senate Bill No. 246, by Senators Talley, Henry, and Gissberg:

An Act relating to diking improvement districts and adding new sections to chapter 85.08 RCW.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Substitute Senate Bill No. 250, by Committee on Highways:

An Act relating to motor vehicles, and amending section 46.44.094, chapter 12, Laws of 1961 and RCW 46.44.094.

Referred to Committee on Highways.

Engrossed Senate Bill No. 253, by Senators Hanna and Williams:

An Act relating to medicine; and authorizing the formation of medical professional corporations.

Referred to Committee on Medicine, Dentistry, and Drugs.

Senate Bill No. 256, by Senators Charette, Petrich, and Atwood:

An Act relating to food fish and shellfish; and amending section 75.12.010, chapter 12, Laws of 1955 and RCW 75.12.010.

Referred to Committee on Fisheries.

Engrossed Senate Bill No. 301, by Senators Gallagher, Freise, and Mc-Cutcheon:

An Act relating to elections; providing for cancellation of certain registrations; amending section 29.10.110, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.10.110; and adding new sections to chapter, Laws of 1965 (Senate Bill No. 5) and to chapter 29.10 RCW.

Referred to Committee on Constitution, Elections, and Reapportionment.

Senate Bill No. 304, by Senators Dore and England:

An Act relating to education; and amending section 31, chapter 157, Laws of 1955 as amended by section 27, chapter 216, Laws of 1959 and RCW 28.19-.120; amending section 30, chapter 157, Laws of 1955 as amended by section 26, chapter 216, Laws of 1959 and RCW 28.19.180; amending section 25, page 11, Laws of 1886 as last amended by section 9, chapter 216, Laws of 1959 and RCW 28.20.010; amending section 24, chapter 157, Laws of 1955 and RCW 28.20.013; amending section 25, chapter 157, Laws of 1955, and RCW 28.20.015; amending section 28, chapter 216, Laws of 1959 and RCW 28.20.045; amending section 3, page 336, Laws of 1909 and RCW 28.70.110; amending section 5,

chapter 128, Laws of 1917 and RCW 28.81.100; adding a new section to chapter 28.01 RCW; adding new sections to chapter 28.19 RCW; adding a new section to chapter 28.71 RCW and repealing sections 22 and 23, chapter 157, Laws of 1955 and RCW 28.19.130 and 28.19.140, section 26, chapter 157, Laws of 1955 and RCW 28.19.150, section 29, chapter 216, Laws of 1959 and RCW 28.19.155, sections 27 and 28, chapter 157, Laws of 1955 and RCW 28.19.160 and 28.19.170, section 24, chapter 216, Laws of 1959 and RCW 28.19.185, section 3, page 315, Laws of 1909 as amended by section 1, chapter 114, Laws of 1939 and RCW 28.71.040, section 5, page 315, Laws of 1909 as amended by section 1, chapter 15, Laws of 1909 extraordinary session and RCW 28.71.050, section 7, page 316, Laws of 1909 and RCW 28.71.060, and section 10, page 360, Laws of 1909 and RCW 28.71.090.

Referred to Committee on Education and Libraries.

Senate Bill No. 310, by Senators Raugust, Washington, and Peterson (Lowell):

An Act relating to public hospital districts; amending section 5, chapter 264, Laws of 1945, as last amended by section 1, chapter 11, Laws of 1957 and RCW 70.44.040; amending section 15, chapter 264, Laws of 1945 and RCW 70.44.050; amending section 6, chapter 264, Laws of 1945, as amended by section 18, chapter 197, Laws of 1949 and RCW 70.44.060; amending section 10, chapter 264, Laws of 1945 and RCW 70.44.160; amending section 16, chapter 264, Laws of 1945 and RCW 70.44.170; and declaring an emergency.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Senate Bill No. 321, by Senator Gissberg:

An Act relating to probate law and procedure; adding a new section to chapter 156, Laws of 1917 and to chapter 11.52 RCW.

Referred to Committee on Judiciary.

Senate Bill No. 335, by Senators Herrmann, Ryder, and Durkan:

An Act relating to banks and trust companies; providing for authorized but unissued stock for particular purposes and for stock option plans; amending section 30.08.090, chapter 33, Laws of 1955 and RCW 30.08.090; and amending section 30.12.080, chapter 33, Laws of 1955, as amended by section 3, chapter 106, Laws of 1959, and RCW 30.12.080.

Referred to Committee on Banking and Insurance.

Engrossed Senate Bill No. 345, by Senators Lewis, Gissberg, Redmon, Mardesich, Chytil, Sandison, Raugust, McMillan, Freise, Cooney, and Washington:

An Act relating to volunteer firemen's relief and pensions; increasing death and disability benefits and employer contributions thereto; amending section 15, chapter 261, Laws of 1945, as last amended by section 1, chapter 159, Laws of 1957, and RCW 41.24.150; amending section 16, chapter 261, Laws of 1945 as last amended by section 1, chapter 57, Laws of 1961 and RCW 41.24.160; amending section 22, chapter 261, Laws of 1945 as last amended by section 5, chapter 57, Laws of 1961 and RCW 41.24.220; adding a new section to chapter 261, Laws of 1945 and to chapter 41.24 RCW; and declaring an effective date.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Senate Bill No. 372, by Senator Riley:

An Act relating to public highways; amending section 46.56.135, chapter 12, Laws of 1961, and RCW 46.56.135; and adding a new section to chapter 12, Laws of 1961 and to chapter 46.56 RCW; and providing penalties.

Referred to Committee on Highways.

Senate Bill No. 416, by Senators Hanna, Lewis, Hallauer, and Herr:

An Act relating to state government; authorizing, regulating and controlling the construction, improvement, acquisition and use and rental of parking facilities for the capitol grounds; and amending section 1, chapter 293, Laws of 1955 and RCW 79.24.300.

Referred to Committee on Parks, Capitol Buildings, and Grounds.

Senate Joint Resolution No. 20, by Senators Riley, Lennart, Dore, Ryder, Gallagher, Knoblauch, Washington, Mardesich, Petrich, Thompson, Jr., and Hallauer:

Repealing alien land laws.

Referred to Committee on Constitution, Elections, and Reapportionment.

Senate Concurrent Resolution No. 12, by Senators Greive, Hanna, and Mc-Cormack:

Creating a legislative oversight committee.

Referred to Committee on Ways and Means.

MOTIONS

On motion of Mr. Uhlman, the House advanced to the eighth order of business.

On motion of Mr. DeJarnatt, Substitute Senate Bill No. 93 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

On motion of Mr. Sawyer, the House advanced to the twelfth order of business for the purpose of making announcements.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Witherbee on a point of personal privilege. Mr. Witherbee:

"Mr. Speaker, the cigars and candy that were passed out this afternoon were courtesy of Representatives Jolly and Johnson and myself for the very favorable action that the House gave us on Second Substitute Senate Bill No. 34. I might also state that the governor signed the bill at 1:00 o'clock.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:30 a.m., Tuesday, March 9, 1965.

Robert M. Schaefer, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTY-EIGHTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, March 9, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll and all members were present except Representatives Andersen (James A.) and McCormick. Representative Andersen was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery Troop 654 of the Girl Scouts from Columbia River School in Vancouver, and asked them to stand and be recognized.

The Speaker observed in the north gallery Troop 164 of the Cub Scouts from the 32nd District in Seattle, and asked them to stand and be recognized.

The Speaker observed in the south gallery fifty-one members of the junior high department of the Mt. Zion Baptist Sunday School in Seattle, and asked them to stand and be recognized.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith on a point of personal privilege. Mr. Smith:

"Mr. Speaker, because of the fact that we are going to have a short session this morning, there are a couple of things I want to bring to the attention of the members of the House. I will take just a short while to do so. All of us who have looked in the newspapers the last couple of days have noticed how down in Alabama the police were using methods that were not necessarily very good to keep people from having the right to vote. Now, I know most of us sat and looked at that and said, Well, that is all right. This is not good, but those poor, ignorant people in Alabama don't know any better.' However, I would remind the members of the House that in Alabama and Mississippi the question is the right to vote and equal justice, but here in the state of Washington, it is the right for housing and job opportunities. I would remind, particularly, our Rules Committee that we have a duty to perform in seeing that the House has an opportunity to vote on the housing measure during the special session, and I would warn them that during the special session, I shall conduct a 'no-holds-barred' campaign to jog the members of the House Rules Committee, so that our state may be one of those states that really believes in justice and equality."

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery sixty students from the eighth grade in the Lucille Umbarger school in Burlington, and asked them to stand and be recognized.

The Speaker observed in the north gallery Admiral and Mrs. Bledsoe, parents of Representative Bledsoe, and asked them to stand and be recognized.

The Speaker observed within the bar of the House former State Representative James A. Blodgett of Spokane county and appointed Representatives May and Hurley to conduct him to a seat on the rostrum beside the speaker.

The Speaker requested that the pages of the House gather before the bar of the House and instructed Representatives O'Brien and Copeland to present to them, with the thanks of the House for their fine services, wristwatches donated by Senator David C. Cowen of Spokane.

REPORTS OF ENGROSSMENT

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 199; also

Engrossed House Bill No. 321; also

Engrossed House Bill No. 454; also

Engrossed House Bill No. 460; also

Engrossed House Bill No. 477; also

Engrossed House Bill No. 515; also Engrossed House Bill No. 575; also

We concur in this report: Gary Grant, Richard W. Morphis.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 234; also

Engrossed House Bill No. 278; also

Engrossed House Bill No. 354; also

Engrossed House Bill No. 428, have compared same with the original bills and find them correctly engrossed.

Chairman.

We concur in this report: Gary Grant, Richard W. Morphis.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 411, authorizing the director of labor and industries to promulgate and enforce safety regulations for mobile homes and travel trailers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Helmut L. Jueling, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 6, establishing a code of probate law and procedure, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman.

We concur in this report: Jack L. Burtch, Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Robert M., Schaefer, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Bill No. 25, allocating income from lands granted for normal school purposes to the bond retirement funds of the state colleges, have had the same under consideration, and we respectfully report the same back to the House with the recommenation that it do pass.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Helmut L. Jueling, Chet King, Richard "Dick" King, Charles Moon, Richard W. Morphis, Charles E. Newschwander, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: Stewart Bledsoe, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Jack Rogers, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Bill No. 26, allocating Washington State University income derived from land grants to bond retirement purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Helmut L. Jueling, Chet King, Richard "Dick" King, Charles Moon, Richard W. Morphis, Charles E. Newschwander, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: Stewart Bledsoe, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Jack Rogers, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Senate Bill No. 29, providing apportionment of school funds to school districts monthly

and providing for emergency purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriation
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX. Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: Hayes Elder, Gary Grant, Daniel G. Marsh, Ray Olsen, Jack Rogers, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 44, changing requirements for posting of probate notices, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 48, permitting stays in declaratory judgment proceedings, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred Senate Bill No. 50, establishing a law enforcement officers' training commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, FRANK. GEO. MARZANO, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 51, creating a department of motor vehicles, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Horace W. Bozarth, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred Engrossed Senate Bill No. 71, requiring municipal corporations to observe existing labor contracts when purchasing existing transportation system, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred Senate Bill No. 84, relating to fuel tax refunds for urban transportation systems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Horace W. Bozarth, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, Harold E. "Hal" Wolf.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

I, a minority of your Committee on Highways, to whom was referred Senate Bill No. 84, relating to fuel tax refunds for urban transportation systems, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Engrossed Senate Bill No. 91, changing meeting

date of county board of equalization, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Huch "Bub" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 94, pertaining to qualifications of police judges in third class cities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman. R. Ted Bottiger, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Robert M. Schaefer, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 95, raising justice of the peace jurisdiction to one thousand dollars, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Robert M. Schaefer, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Reengrossed Senate Bill No. 96, changing jurisdiction of certain justices of the peace, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Robert M. Schaefer.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 120, consolidating 1959 amendments of materialmen's lien statute, have had the

same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 129, providing procedure for certification of local law by federal courts to the state supreme court, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Robert M. Schaefer, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred Senate Bill No. 138, removing restriction on percentage of handicapped persons acceptable for rehabilitation from certain agencies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM "BILL" CHATALAS, Chairman.

We concur in this report: H. Maurice Ahlquist, Thomas L. Copeland, Mrs. John W. (Kathryn) Epton, Mrs. Joseph E. Hurley, Robert R. Kull, Frank. Geo. Marzano, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 149, permitting director of licenses to administer the receipt of fees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Hayes Elder, Gary Grant, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Senate Bill No. 150, providing necessary expenses for port district commissioners and employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Engrossed Senate Bill No. 152, authorizing port district improvement and operation of certain park and recreational facilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
Samuel J. Smith, Chairman,
Frank J. Warnke, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Huch "Bud" Kalich, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER;

We, your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Senate Bill No. 157, allowing consolidation of port districts lying in more than one county, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., March 8, 1965.

We, a majority of your Committee on Education and Libraries, to whom was referred Senate Bill No. 158, limiting the total dues assessment by the school directors' association, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred Reengrossed Senate Bill No. 159, authorizing cooperative financing of voca-

tional or technical facilities by school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred Engrossed Senate Bill No. 163, designating "Lake Spokane", have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman,

We concur in this report: William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Joel Pritchard, Alan Thompson, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Engrossed Senate Bill No. 171, removing prohibition against increasing compensation of appointive third class city and town officials, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Citles and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, Joel Pritchard, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 174, authorizing the appointment of police judges pro tempore in third class cities and towns, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RABCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Slade Gorton, Joel Pritchard, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Engrossed Senate Bill No. 176, redefining circumstances precluding benefits to city firemen for nonduty disability, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RABCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Slade Gorton, Joel Pritchard, George P. Sheridan, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Senate Bill No. 199, allowing delivery of tax roll directly from the county assessor to the county treasurer, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Engrossed Senate Bill No. 202, changing fire district commission powers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred Engrossed Senate Bill No. 205, increasing maximum

allowable unused vacation accrual time for state employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, FRANK. GEO. MARZANO, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Engrossed Senate Bill No. 211, proposing additional security devices for public hospital contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Engrossed Senate Bill No. 220, concerning conveyance of land in Walla Walla county, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MRS. JOHN W. (KATHRYN) EPTON, Chairman.

We concur in this report: Henry Backstrom, Hayes Elder, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Irving Newhouse, Charles R. Savage, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives,. Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred Engrossed Senate Bill No. 223, changing generally provisions relating to state employees' retirement system, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman,

DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Helmut L. Jueling, Frank. Geo. Marzano, William J. S. May.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Senate Bill No. 247, increasing compensation

of elective officials of diking improvement districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

Mr. SPEAKER:

House of Representatives, Olympia, Wash., March 8, 1965.

We, a majority of your Committee on Education and Libraries, to whom was referred Senate Bill No. 272, extending state employees' retirement system to cover certain school district employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Arlie U. DeJarnatt, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER

We, a majority of your Committee on Education and Libraries, to whom was referred Engrossed Senate Bill No. 279, eliminating school district free public libraries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Senate Bill No. 285, allowing acquisition and operation of sewer systems by irrigation districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 295, permitting certain cities and towns to operate dock facilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government Samuel J. Smith, Chairman,

FRANK J. WARNKE, Vice Chairman,

Subcommittee on Cities and Towns

JACK ROGERS, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Joel Pritchard, George P. Sheridan, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred Senate Bill No. 304, authorizing the creation of intermediate school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 338, authorizing transfer of stock pursuant to community survivor's agreement, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Hayes Elder, Gary Grant, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Robert M. Schaefer, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Engrossed Senate Bill No. 345, increasing volunteer firemen's death and disability benefits and employer contribution thereto, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred Engrossed Senate Bill No. 348, authorizing sale of Chewelah armory, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred Senate Bill No. 360, providing for collective bargaining for certain public employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred Senate Bill No. 366, requiring payment of fee and deposit by bidders on highway projects for maps, plans, etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Horace W. Bozarth, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred Engrossed Senate Bill No. 368, authorizing use of public lands for public parks, recreation and educational purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman.

We concur in this report: Robert R. Kull, Alfred E. Leland, Richard W. Morphis, Joel Pritchard, Alan Thompson, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans'

Affairs, to whom was referred Engrossed Senate Bill No. 377, expanding the powers and duties of the state capitol historical association and the duties of its director, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, FRANK, GEO. MARZANO, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred Senate Bill No. 416, authorizing the acquisition, regulation, and rental of state capitol parking facilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman,

We concur in this report: William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Joel Pritchard, Alan Thompson, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 454, authorizing the acquisition of certain water rights by cities and towns, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
Samuel J. Smith, Chairman,
Frank J. Warnke, Vice Chairman.
Subcommittee on Cities and Towns
Jack Rogers, Chairman,
W. O. E. "Bill" Rapcliffe, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, Joel Pritchard, George P. Sheridan, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Burtch on a point of personal privilege. Mr. Burtch:

"The cigars that were passed out today and the corsages that the ladies received yesterday were in appreciation of the favorable vote on House Bill No. 514, increasing license fees for hunting so the department can go ahead with its plans for making more areas available in the state of Washington."

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 9, 1965.

To the Honorable, The House of Representatives of the State of Washington. LADIES AND GENTLEMEN:

This is to advise you that it is my present intention to call a Special Session of the Washington State Legislature for noon on Monday, March 15.

The official call for this Special Sesison will be filed with the Secretary of State and presented to the Legislature on the 60th day of the regular legislative session.

Respectfully submitted, DANIEL J. EVANS, Governor.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 219; also

Engrossed Senate Bill No. 281; also Engrossed Senate Bill No. 477; also

Engrossed Substitute Senate Joint Resolution No. 8, and the same are herewith transmitted. WARD BOWDEN, Secretary.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 219, by Senator Mardesich:

An Act relating to cities and towns; amending section 35.23.352, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.23.352.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Engrossed Senate Bill No. 281, by Senators Peterson (Ted), Riley, Kupka, and Talley:

An Act relating to electricians and electrical installations; and amending section 1, chapter 169, Laws of 1935 as amended by section 1, chapter 207, Laws of 1963 and RCW 19.28.010; amending section 10, chapter 169, Laws of 1935 and RCW 19.28.060; amending section 4, chapter 169, Laws of 1935 as last amended by section 2, chapter 207, Laws of 1963 and RCW 19.28.120; amending section 5, chapter 169, Laws of 1935 and RCW 19.28.180; amending section 8, chapter 169, Laws of 1935 as last amended by section 3, chapter 207, Laws of 1963 and RCW 19.28.210.

Refered to Committee on Labor and Industrial Insurance.

Engrossed Senate Bill No. 477, by Senators Knoblauch, Hanna, and Gallagher:

An Act relating to crimes and punishment; and amending sections 907 and 908, Code of 1881 as amended by section 18, chapter 69, Laws of 1891 and RCW 66.44.260.

Referred to Committee on Constitution, Elections, and Reapportionment.

Engrossed Substitute Senate Joint Resolution No. 8, by Committee on Constitution. Elections and Legislative Processes:

Proposing Constitutional amendments to allow the increasing and diminishing of compensation during terms of office.

Referred to Committee on Constitution, Elections, and Reapportionment.

MOTION

On motion of Mr. O'Brien, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 3:00 p. m.

The Clerk called the roll, and all members were present except Representatives Hurley and Kalich. Representative Hurley was excused.

RESOLUTION

Resolution by Mr. Pierre:

WHEREAS, The citizens of the United States fought two World Wars to protect the freedom of all people; and

WHEREAS, An essential freedom of a democratic society is the right to vote; and

Whereas, The minority groups in Alabama have attempted to exercise this right; and Whereas, These attempts have been thwarted by the use of force, violence and fear by the state government of Alabama;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington, that we do respectfully urge that the Congress, the President of the United States and the Attorney General of the United States take immediate action to protect the minority groups in the State of Alabama in their attempt to exercise their right to vote and that an end be brought to the blatant abuse of police power by the State of Alabama which has lead to the recent violence and bloodshed in that state; and

Be It Further Resolved, That copies of this resolution be transmitted by the Clerk of the House of Representatives to the President of the United States, the Senators and Representatives from the State of Washington, to the Vice President, to the President of the Senate, to the Speaker of the House of Representatives and to the Attorney General of the United States.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group from the 28th District Democratic Club, and asked them to stand and be recognized.

The Speaker observed in the south gallery thirty-four students from the Auburn Academy, and asked them to stand and be recognized.

SECOND READING OF BILLS

Engrossed Senate Bill No. 25, by Senators Durkan, Sandison, Neill, McCormack, and Foley (by executive request of Governor Rosellini):

Allocating income from lands granted for normal school purposes to the bond retirement funds of the state colleges.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, Engrossed Senate Bill No. 25 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 25, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Canfield, Copeland, Hurley, Kalich, Olsen, Perry, Taylor, Witherbee—8.

Engrossed Senate Bill No. 25, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 26, by Senators Durkan, Neill, Sandison, and Donohue (by executive request of Governor Rosellini):

Allocating Washington State University income derived from land grants to bond retirement purposes.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, Engrossed Senate Bill No. 26 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill.

The clerk called the roll on the final passage of Engrossed Senate Bill No. 26, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Hurley, Kalich, Klein, Perry, Pritchard—5.

Engrossed Senate Bill No. 26, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Sawyer, the House recessed until 3:40 p. m.

SECOND AFTERNOON SESSION

The Speaker called the House to order at 3:40 p. m.

The Clerk called the roll, and all members were present except Representatives Bergh, Hurley, Litchman, and Perry. Representative Hurley was excused.

SECOND READING OF BILLS

Senate Bill No. 29, by Senators Foley, Durkan, Rasmussen, and McCormack (by executive request of Governor Rosellini):

Providing apportionment of school funds to school districts monthly and providing for emergency advancements thereof.

The bill was read the second time by sections.

Mr. Burtch moved that the rules be suspended, Senate Bill No. 29 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Grant demanded an electric roll call and the demand was sustained. The Clerk called the roll on the motion to advance Senate Bill No. 29 to third reading and final passage, and the motion was lost by the following vote: Yeas, 55; nays, 40; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—55.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Slagle, Swayze, Wang, Whetzel, Wolf—40.

Those absent or not voting were: Representatives Bergh, Hurley, Litchman, Perry—4.

Senate Bill No. 29 was passed to Committee on Rules and Order for third reading.

Senate Bill No. 360, by Senators Durkan, Gissberg, and Stender:

Providing for collective bargaining for certain public employees.

The bill was read the second time by sections.

Mr. O'Dell moved adoption of the following amendment:

On page 1, section 1, line 9, after "That" and before "diking" insert "cities and towns with a population of less than 7500 persons,"

Debate ensued, Representative O'Dell speaking in favor of adoption of the amendment, and Representative O'Donnell speaking against its adoption.

amendment, and Representative O'Donnell speaking against its adoption.

Mr. Burtch demanded an electric roll call, and the demand was sustained.

The Clerk called the roll and the motion was lost, and the amendment not adopted, by the following vote: Yeas, 38; nays, 57; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lux, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—38.

Those voting nay were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun,

Brouillet, Burtch, Chatalas, Day, DeJarnatt, Dootson, Elder, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—57.

Those absent or not voting were: Representatives Conner, Epton, Hurley, Perry—4.

Mr. Johnston (Elmer E.) moved adoption of the following amendment:

On page 2, section 5, line 24, strike the colon and the remainder of the section and insert a period.

Debate ensued, Representatives Johnston (Elmer E.) and Leland speaking in favor of adoption of the amendment, and Representatives Witherbee, O'Donnell, and May speaking against its adoption.

Mr. Chatalas demanded an electric roll call, and the demand was sustained. The Clerk called the roll and the motion was lost, and the amendment not adopted, by the following vote: Yeas, 37; nays, 55; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, McCaffree, Moos, Newhouse, Newschwander, O'Dell, Pierre, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—37.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Cunningham, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—55.

Those absent or not voting were: Representatives Avey, Conner, Copeland, Hurley, Morphis, Perry, Sawyer—7.

Mr. Gorton moved adoption of the following amendment:

On page 2, section 4, line 18, after "of" and before "as" strike "its employees" and insert "those of its employees who are members of the labor unions or employees' organization represented by the representative entering into such collective bargaining agreements"

Debate ensued, Representatives Gorton and Adams speaking in favor of adoption of the amendment, and Representatives O'Donnell and May speaking against its adoption.

YIELDING TO QUESTION

Mr. Leland:

"Mr. Speaker, would Representative O'Donnell yield to question, please?"

Miss O'Donnell:

"Yes, I will."

Mr. Leland:

"Representative O'Donnell, the concern I have here goes to the argument just presented by Mr. Bottiger. In the case of the state, we have it within our political power to levy and to raise whatever moneys may be necessary to meet whatever obligations we incur, because we have that authority. Now, at the local level, un-

fortunately, being children of the legislature, they are severely restricted. The question I would like to pose to you, Representative O'Donnell is this. Let us for argument's sake say that we employ these processes, as pointed out, of collective bargaining and we arrive at a wage settlement and the city ratifies it, but the financial impact is so much, say \$100,000 or \$150,000, depending on the city's size, that it is many thousands of dollars over the revenues provided by that city. In the light of the prerogatives or powers we have given to the local governments to govern themselves in raising money, how are they going to meet this financial responsibility?"

Miss O'Donnell:

"In answer to your question, Mr. Leland, if I were negotiating a collective bargaining agreement on behalf of my city and signed such an agreement that would put the city into an extremely serious financial problem, I'd say the city had negotiated a very poor collective bargaining agreement on behalf of the municipality. This is part of the reason why we are having collective bargaining, so they can sit down and determine wages, hours, working conditions and all other aspects of the problem."

Further debate ensued, Representatives Leland and Gorton speaking in behalf of adoption of the amendment, and Representative Savage speaking against its adoption.

Mr. Olsen demanded the previous question, and the demand was sustained. Mr. Burtch demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the amendment by Mr. Gorton to Senate Bill No. 360, and the motion was lost, and the amendment not adopted, by the following vote: Yeas, 41; nays, 51; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lux, Lynch, Mahaffey, McCaffree, McDougall, Moos, Newhouse, Newschwander, O'Dell, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf, Mr. Speaker—41.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee—51.

Those absent or not voting were: Representatives Avey, Backstrom, Canfield, Conner, Hurley, Morphis, Perry—7.

Mr. Humiston moved adoption of the following amendment:

On page 2, section 4, line 18, after "provided" and before the period insert "to the end that such wages, hours, terms and conditions of employment may be equal to the wages, hours, terms and conditions of employment prevailing in the community for like work in private employment"

Debate ensued, Representatives Humiston, Rogers, Pritchard, and Leland speaking in favor of adoption of the amendment, and Representatives O'Donnell and Bottiger speaking against its adoption.

YIELDING TO QUESTION

Mr. Bledsoe:

"Mr. Speaker, would Representative O'Donnell yield to question, please?"

Miss O'Donnell:

"Yes."

Mr. Bledsoe:

"In your remarks where you indicate that as set forth in section 7 possibly the state personnel board would draw guidelines, we have specifically in this act not mentioned any levels at which negotiations are to be set. Would you then think that the state personnel board would go beyond the obvious intent of the legislature to start striking some level at which this should be put?"

Miss O'Donnell:

"No. The second and third lines point out that besides the state personnel board being involved in adopting those regulations, the other appropriate officers and governing bodies of the political subdivisions would do the same thing on the local level. This is being kept to the local level where local problems are best known and where local people can negotiate problems together. The state personnel board would not be setting regulations or guidelines for anything that didn't have to do with the state."

Mr. Grant demanded the previous question, and the demand was sustained. The motion was lost, and the amendment was not adopted.

Mr. O'Dell moved adoption of the following amendment:

On page 3, section 8, line 10, following section 8 add a new section as follows:

"NEW SECTION. Sec. 9. No employee who is a member of an employee organization representing any employee affected by this act shall be entitled to any of the benefits or rights under RCW chapters 41.08, 41.12 or 41.14, as now existing or hereafter amended."

Renumber the present section 9 to read "Sec. 10."

Debate ensued, Representative O'Dell speaking in favor of adoption of the amendment, and Representative Bottiger speaking against its adoption.

The motion was lost, and the amendment was not adopted.

SPEAKER'S PRIVILEGE

The Speaker announced that he had received a report from the United State District Court that the court had today approved the redistricting bill passed by the legislature and had dismissed the case.

The House continued consideration of Senate Bill No. 360 on second reading. Mr. Smith moved adoption of the following amendment:

On page 1, section 1, line 13, after "flood control district," strike "public hospital districts,"

Debate ensued, Representatives Smith, Garrett, and Pierre speaking in favor of adoption of the amendment, and Representative O'Donnell speaking against its adoption.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

The Clerk called the roll, and the motion was carried and the amendment adopted by the following vote: Yeas, 51; nays, 40; absent or not voting, 8.

Those voting yea were: Representatives Andersen (James A.), Avey, Beck, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Burtch, Clark, Copeland, Cunningham, Day, Elder, Eldridge, Garrett, Goldsworthy, Gorton, Grant, Hawley, Hood, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Leland, Lux, Mahaffey, Mast, McCormick, McDougall, Moon, Moos, Newschwander, O'Dell, Pierre, Pritchard, Rogers, Saling, Sawyer, Slagle, Smith, Swayze, Taylor, Traylor, Uhlman, Wang, Warnke, Witherbee, Wolf—51.

Those voting nay were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Backstrom, Bottiger, Bozarth, Brouillet, Canfield, Chatalas, DeJarnatt, Dootson, Epton, Flanagan, Gallagher, Haussler, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Klein, Kull, Litchman, Lynch, Marsh, Mar-

zano, May, McCaffree, O'Brien, O'Donnell, Olsen, Radcliffe, Savage, Sheridan, Taplin, Thompson, Valle, Whetzel, Mr. Speaker—40.

Those absent or not voting were: Representatives Conner, Harris, Hurley, Johnston (Elmer E.), Kalich, Morphis, Newhouse, Perry—8.

Mr. Burtch moved that the rules be suspended, Senate Bill No. 360 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Brachtenbach demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to advance Senate Bill No. 360 as amended by the House to third reading and final passage, and the motion was lost by the following vote: Yeas, 56; nays, 38; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—56.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—38.

Those absent or not voting were: Representatives Conner, Cunningham, Hurley, Kalich, Perry—5.

Senate Bill No. 360 as amended by the House was passed to Committee on Rules and Order for third reading.

Engrossed Senate Bill No. 211, by Senator Mardesich:

Proposing additional security devices for public hospital contracts.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, Engrossed Senate Bill No. 211 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Warnke speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 211, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers,

Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Copeland, Hurley, Johnston (Elmer E.), McCaffree, Perry—5.

Engrossed Senate Bill No. 211, having received the constitutional majority, was declared passed.

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

Senate Bill No. 272, by Senators Thompson, Jr., Knoblauch, and Bailey:

Extending state employees' retirement system to cover certain school district employees.

The bill was read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, Senate Bill No. 272 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Litchman speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 272, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Adams, Conner, Copeland, Goldsworthy, Hurley, McCaffree—6.

Senate Bill No. 272, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 109, by Senators Petrich, Durkan, and Dore:

Precluding redemption by real estate mortgagor where abandonment preceded foreclosure.

The bill was read the second time by sections.

Mr. Clark moved adoption of the following amendment:

On page 2, section 4, line 30, after "shall be" and before "months" strike "eight" and insert "six"

The motion was lost on a rising vote, and the amendment was not adopted. On motion of Mr. Burtch, the rules were suspended, Engrossed Senate Bill No. 109 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 109, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those absent or not voting were: Representatives Adams, Brouillet, Day, Garrett, Goldsworthy, Hurley, Johnston (Elmer E.), Perry, Slagle, Smith, Uhlman—11.

Engrossed Senate Bill No. 109, having received the constitutional majority, was declared passed.

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

Senate Bill No. 338, by Senators Dore, Petrich, Moriarty, Jr., and Cowen: Authorizing transfer of stock pursuant to community survivor's agreement. The bill was read the second time by sections.

On motion of Mr. Grant, the rules were suspended, Senate Bill No. 338 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 338, and the bill passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representative Bergh—1.

Those absent or not voting were: Representatives Adams, Burtch, Garrett, Goldsworthy, Hurley, Johnston (Elmer E.), O'Dell, Slagle—8.

Senate Bill No. 338, having received the constitutional majority, was declared passed.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Traylor on a point of personal privilege.

Mr. Traylor:

"Mr. Speaker, ladies and gentlemen of the House, you have just been passed cards which entitle you to free dinners at Traylor's Restaurant. This is in appreciation of your action on House Joint Memorial No. 15, which was, as you know, the dogfish study bill to try to find some commercial value for this particular product. Let me say, in closing, that the expiration date on these cards is January 11, 1967. This is just in case I don't return in two years."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Olsen on a point of personal privilege.

Mr. Olsen:

"Mr. Speaker, the cigars and candy which were passed out a little while ago are in appreciation of passage of House Bill No. 100 and are from the retail clerks' union. Thank you very much."

Senate Bill No. 462, by Senators Thompson, Jr. and Gissberg:

Including pharmacists within health care services.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 462 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Slagle speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 462, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Adams, Backstrom, Conner, Hurley, Johnston (Elmer E.), Sawyer—6.

Senate Bill No. 462, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 90, by Senators Sandison, Ryder, and Riley:

Eliminating death requirement on safe deposit boxes.

The bill was read the second time by sections.

With the consent of the House, the rules were suspended, Engrossed Senate Bill No. 90 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 90, and the bill passed the House by the following vote: Yeas, 84; nays, 5; absent or not voting, 10.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, Moon, Moos, Morphis, Newhouse, Newschwander, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Burtch, Kink, McCormick, Uhlman, Warnke—5.

Those absent or not voting were: Representatives Adams, Anderson (Eric O.), Epton, Hurley, Johnston (Elmer E.), McDougall, O'Brien, O'Dell, Pritchard, Sawyer—10.

Engrossed Senate Bill No. 90, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 50, by Senators Gissberg, Atwood, and Hanna: Establishing a law enforcement officers' training commission.

The bill was read the second time by sections.

Mr. Angevine moved adoption of the following amendment:

On page 2, section 3, line 2, after "(a)" and before "shall" strike "Two" and insert "One"

Debate ensued, Representative Angevine speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, may I ask Mr. Angevine a question?"

The Speaker:

"You may, Mr. Canfield. Mr. Angevine, will you yield to question?"

Mr. Angevine:

"Anything, Mr. Canfield."

Mr. Canfield:

"Thank you, sir. If these amendments that you speak of were adopted, Mr. Angevine, would those be objectionable to the law enforcement groups who have asked for this particular bill as it is written?"

Mr. Angevine:

"I have talked, I suppose, to almost all of the representatives of the law enforcement groups, including all the groups before our committee last night. They have all said they have absolutely no objection to the amendment. Their only concern was whether it would cause the bill to be defeated simply because of delaying tactics. Therefore, I spoke to the prime sponsor of the bill in the Senate and he was of the opinion the Senate would immediately concur. I am of the impression, though I cannot speak authoritatively, that there is no objection as far as the law enforcement groups are concerned."

Further debate ensued, Representative Johnston (Elmer E.), speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Mast:

"Mr. Speaker, I wonder if Mr. Angevine would answer another question?"

Mr. Angevine:

"Certainly."

Mr. Mast:

"Would you please tell us, Representative Angevine, where the request for this amendment came from, who advocated it, as reported by your clerk in the committee meeting?"

Mr. Angevine:

"Originally, I do not know who advocated these amendments. However, we did have our first hearing about three or four weeks ago and there were two people, apparently who testified. Our clerk last night said one was a representative of the ACLU and he also said another one was a representative of one of the law enforcement agencies. You can correct me if I am wrong. I believe that is what the clerk said."

YIELDING TO QUESTION

Mr. Clark:

"Will you yield to question, Mr. Angevine?"

Mr. Angevine:

"Yes. sir."

Mr. Clark:

"How many professors of criminal law are there in the two law schools? Is there more than one professor? You designate it by the title of professor."

Mr. Angevine:

"I have no idea. I suspect one of the lawyers from the schools might be more knowledgeable."

Further debate ensued, Representatives Pierre, Beck, Taplin, and Smith speaking against adoption of the amendment, and Representative Elder speaking for its adoption.

Mr. Sawyer demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 50 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 50, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Adams, Avey, Hurley—3. Engrossed Senate Bill No. 50, having received the constitutional majority, was declared passed.

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

Senate Bill No. 72, by Senators Freise, Lewis, Kupka, and Keefe:

Removing the term "epileptics" from provisions dealing with nonresident deportation.

The bill was read the second time by sections.

With the consent of the House, the rules were suspended, Senate Bill No. 72 was advancd to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Repersentative Epton speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 72, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Adams, Avey, Brachtenbach, Conner, Humiston, Hurley, Johnston (Elmer E.), Pierre, Pritchard, Swayze—10.

Senate Bill No. 72, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 345, by Senators Lewis, Gissberg, Redmon, Mardesich, Chytil, Sandison, Raugust, McMillan, Freise, Cooney, and Washington.

Increasing volunteer firemen's death and disability benefits and employer contribution thereto.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 345 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Warnke, Savage, and Wolf speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 345, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—92.

Those absent or not voting were: Representatives Adams, Andersen (James A.), Hurley, Johnston (Elmer E.), Pritchard, Rogers, Wolf—7.

Engrossed Senate Bill No. 345, having received the constitutional majority, was declared passed.

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

Senate Bill No. 184, by Senators Sandison, Bailey, and Chytil (by departmental request):

Permitting supervisor of natural resources to designate open areas during normal closed forest season.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 184 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Moon speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 184, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark. Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge. Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, New-

house, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Adams, Bergh, Chatalas, Hurley, Marzano, Perry, Pritchard—7.

Senate Bill No. 184, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 152, by Senators McCormack, Washington, and Riley:

Authorizing port district improvement and operation of certain park and recreational facilities.

The bill was read the second time by sections.

With consent of the House the rules were suspended, Engrossed Senate Bill No. 152 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Kalich speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 152, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Adams, Epton, Flanagan, Hurley, Johnston (Elmer E.), Marzano, Pritchard—7.

Engrossed Senate Bill No. 152, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 51, by Senators Washington, Bailey, and Raugust:

Creating a department of motor vehicles.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 51 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No.

51, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives Epton, Hurley—2.

Engrossed Senate Bill No. 51, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 6, by Senators Petrich, Neill, and Gissberg:

Establishing a code of probate law and procedure.

The bill was read the second time by sections.

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

On page 4, section 11.04.015, line 22 of the engrossed and printed bills, after "(a)" strike "All of the" and insert "If the intestate is survived by issue or by either parent, three-fourths of the"

Mr. Brachtenbach moved adoption of the following amendment:

Beginning on page 45, line 19 of the printed and engrossed bills strike all of Sections 11.44.055, 11.44.065, 11.44.070 and 11.44.080 and insert the following:

"Sec. 11.44.055. Appointment of Appraiser. The personal representative shall apply to the court for the appointment of a suitable disinterested person to appraise the property inventoried and the court shall appoint such appraiser.

"If any part of the estate shall be in a county other than that in which the letters are issued, an appraiser residing in that county may be appointed or the same appraiser may act.

"Sec. 11.44.060. The value of the estate and effects of deceased persons determined under the probate law shall be the value for appraisement and inheritance tax purposes, except where the same estate is valued for federal estate tax purposes, and the valuation is adjusted according to federal appraisement in accordance with RCW 83 40.040.

"Sec. 11.44.065. Duties of Appraiser. The appraiser shall determine and state in figures opposite each item contained in the inventory the fair net value thereof, as of the date of decedent's death, after deducting the encumbrances, liens and other secured charges thereon, and shall deliver such inventory and appraisement, certified by him under oath to the personal representative within thirty days following his appointment, unless a longer time shall be granted by the court.

"Sec. 11.44.070. Compensation of Appraiser. The appraiser shall receive as compensation for his service an amount as to the court shall seem just and reasonable, but not less than ten dollars nor more than one-tenth of one percent of the assets of the estate actually appraised by him: Provided, That the valuation of moneys, bank and savings and loan association accounts, checks, bonds, and other securities of fixed or readily determinable value shall not be used in computing any appraisal fees.

"Sec. 11.44.080. Dispensing With Appraisement. Where it is shown by the filing of the inventory, or other proof to the satisfaction of the court, that the whole estate consists of personal property of less value than one thousand dollars, exclusive of

moneys, drafts, bank and savings and loan association accounts, checks and of bonds or securities listed with a recognized securities market or exchange, an appraisement may be dispensed with, in the discretion of the court, and the court may accept the verified appraisal of the personal representative in lieu of an appraisal by an appraiser; and in such case the court need not appoint an appraiser or may revoke his appointment if already made."

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Brachtenbach yield to a couple of questions?"

Mr. Brachtenbach:

"Ves"

Mr. Smith:

"My first question, Mr. Brachtenbach, is: Will this voluminous bill affect the right of survivorship passed by initiative some time ago?"

Mr. Brachtenbach:

"No, it would not."

Mr. Smith:

"I take it, Mr. Brachtenbach, you are quite conversant with everything in this voluminous bill?"

Mr. Brachtenbach:

"I think that is presuming too much, but the probate code in general I am quite familiar with, and this has been studied for a period of time by the bar association committee. I don't know the reason you are asking the question, Mr. Smith, but it makes no great and radical changes with respect to the rights of people, for example, to use community property agreements, with which you are familiar, or to use joint tenancy. It does not bear on those subjects."

MOTIONS

On motion of Mr. Smith, the House deferred further consideration of Engrossed Senate Bill No. 6, and the bill was made a special order of business for 9:30 p. m. tonight.

On motion of Mr. Sawyer, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 400, providing a procedure for settling disputes in health care activities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Thomas L. Copeland, Gary Grant, Frank. Geo. Marzano, William J. S. May.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a minority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 400, providing a procedure for settling disputes in health care activities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Newman H. Clark, Helmut L. Jueling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 54, allowing first class cities to create separate department to manage civic centers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Joel Pritchard, George P. Sheridan, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Higher Education, to whom was referred Senate Bill No. 70, authorizing Washington State University to exchange land, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Elmer C. Huntley, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Daniel G. Marsh, Charles Moon, Richard W. Morphis, Jack Rogers, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 172, authorizing special election to elect officers upon cities' advancement in classification, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government SAMUEL J. SMITH, Chairman, FRANK J. WARNKE, Vice Chairman. Subcommittee on Cities and Towns JACK ROGERS, Chairman, W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, Joel Pritchard, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 182, permitting storm sewers to be financed on a revenue basis, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.

Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, Joel Pritchard, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 224, requiring fencing by auto wrecking yards, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Norwood Cunningham, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Robert W. O'Dell, George P. Sheridan, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Substitute Senate Bill No. 250, changing fees charged for certain overweight motor vehicle loads, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" MCCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Horace W. Bozarth, Jack L. Burtch, Norwood Cunningham, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, Harold E. "Ha!" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 274, providing for the sale of bonds by the state to finance certain arterial and farm to market roads, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman, W. L. "BILL" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Jack L. Burtch, Norwood Cunningham, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 296, changing generally laws relating

to elections, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Slade Gorton, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 301, providing a procedure for the cancellation of the registration of voters who do not reside at their registration address, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES Elder, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Slade Gorton, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Senate Bill No. 310, prescribing procedural matters concerning hospital districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government
SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "Bub" KALICH, Vice Chairman.

We concur in this report: Avery Garrett, Dwight S. Hawley, Dan Jolly, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 321, providing for closing of estate where amount of liens, taxes, final expenses and awards equals value of estate, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Jack L. Burtch, Newman H. Clark, Hayes Elder, Gary Grant, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Senate Joint Resolution No. 20, repealing alien land laws, have

had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Slade Gorton, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 9, 1965.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 10; also

Engrossed House Bill No. 55; also

House Bill No. 81; also

House Bill No. 239; also House Bill No. 324; also

Engrossed House Bill No. 326; also

House Bill No. 335; also

Engrossed House Bill No. 343; also

House Bill No. 366; also

Engrossed House Bill No. 383; also

House Bill No. 397; also

House Bill No. 464; also

Engrossed House Bill No. 494; also

Substitute House Bill No. 495, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

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MOTION

On motion of Mr. Grant, the House recessed until 8:00 p. m.

EVENING SESSION

The Speaker called the House to order at 8:00 p. m.

The Clerk called the roll, and all members were present except Representatives Hurley and Sawyer. Representative Hurley was excused.

MOTION

On motion of Mr. Burtch, the House advanced to the ninth order of business for the second reading of bills.

SECOND READING OF BILLS

Senate Bill No. 416, by Senators Hanna, Lewis, Hallauer, and Herr:

Authorizing the acquisition, regulation and rental of state capitol parking facilities.

The bill was read the second time by sections.

Mr. Grant moved adoption of the following amendment:

On page 1, section 1, line 22, after "general administration" and before the period insert "and state arts commission"

Debate ensued, Representatives Grant, Klein, and O'Brien speaking in favor of adoption of the amendment, and Representatives Wolf, Andersen (James A.), and Lux speaking against its adoption.

Mr. Braun demanded the previous question, and the demand was sustained. The motion was lost on a rising vote, and the amendment was not adopted.

With the consent of the House, the rules were suspended, Senate Bill No. 416 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Andersen (James A.), Savage, Pritchard, and O'Brien speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Copeland:

"Mr. Speaker, would Mr. O'Brien yield to question? Who wants to condemn and abandon the highway building, Mr. O'Brien?"

Mr. O'Brien:

"Some of your people, I imagine."

Mr. Copeland:

"Would you care to name my people that want to condemn the highway building?"

Mr. O'Brien:

"You people are running the state; you have the chief executive. I imagine you are very close to the administration."

Further debate ensued, Representative Copeland speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would Mr. Copeland yield to question?"

Mr. Copeland:

"I would be most happy to."

Mr. Witherbee:

"Mr. Copeland, are you sure this firm isn't going to build the building backwards like the insurance building?"

Mr. Copeland:

"I am sure that with modern day procedures, an architectural firm isn't going to put any building on this campus one hundred eighty degrees away from the plan."

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Senate Bill No. 416, and the bill passed the House by the following vote: Yeas, 91; nays, 3; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Avey, Grant, Uhlman-3.

Those absent or not voting were: Representatives Anderson (Eric O.), Hurley, Sawyer, Sheridan, Whetzel—5.

Senate Bill No. 416, having received the constitutional majority, was declared passed.

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

Engrossed Senate Joint Memorial No. 9, by Senators Bailey, Donohue, and Lennart (by departmental request):

Memorializing congress to authorize increased capacity flood water detention structures.

The memorial was read the second time in full.

With consent of the House, the rules were suspended, Engrossed Senate Joint Memorial No. 9 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representative Ahlquist speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of Engrossed Senate Joint Memorial No. 9, and the memorial passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Valle-1.

Those absent or not voting were: Representatives Brachtenbach, Copeland, Hurley, Johnston (Elmer E.), Sawyer—5.

Engrossed Senate Joint Memorial No. 9, having received the constitutional majority, was declared passed.

Senate Bill No. 304, by Senators Dore and England:

Authorizing the creation of intermediate school districts.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred Senate Bill No. 304, authorizing the creation of intermediate school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 15, section 20, line 1, strike "[one] five dollars" and insert "one dollar"

Mark Litchman, Chairman,

Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Robert F. Goldsworthy, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Ben F. Taplin, Georgette Valle.

The bill was read the second time by sections.

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

With consent of the House, the rules were suspended, Senate Bill No. 304 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Litchman speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 304 as amended by the House, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—89.

Those absent or not voting were: Representatives Brachtenbach, Copeland, Hurley, Jastad, Johnston (Elmer E.), Kalich, Klein, Pritchard, Sawyer, Wolf—10.

Senate Bill No. 304 as amended by the House, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 364, by Senators Rasmussen, Morgan, and Foley: Removing residence requirement for applicant for aid to the blind.

The bill was read the second time by sections.

With the consent of the House, the rules were suspended, Engrossed Senate Bill No. 364 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Epton speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Huntley:

"Mr. Speaker, would Mrs. Epton yield to question?"

The Speaker:

"Do you yield, Mrs. Epton?"

Mrs. Epton:

"Yes."

Mr. Huntley:

"How many people are we talking about? It isn't a great number at all, is it?"

Mrs. Epton:

"No, it is a very small number. I did know the number; I believe it is well under a thousand. Mr. Beck tells me it is eight hundred thirteen."

The Clerk called the roll on the final passage of Engrossed Senate Bill 364, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen, (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Anderson (Eric O.), Bergh, Chatalas, Copeland, Hurley, Kalich, Lynch, Sawyer, Warnke—9.

Engrossed Senate Bill No. 364, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 223, by Senators Bailey, Freise, and Knoblauch (by request of State Employees' Retirement Board):

Changing generally provisions relating to state employees' retirement system.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 223 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative O'Donnell speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 223, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Adams, Copeland, Garrett, Hurley, Lynch—5.

Engrossed Senate Bill No. 223, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 279, by Senators Donohue, Charette, and Neill: Eliminating school district free public libraries.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 279 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Litchman speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 279, and the bill passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—90.

Those voting nay were: Representative Moon—1.

Those absent or not voting were: Representatives Adams, Copeland, Garrett, Hurley, Johnston (Elmer E.), Lynch, Pritchard, Wolf—8.

Engrossed Senate Bill No. 279, having received the constitutional majority, was declared passed.

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

MOTION

Mr. Sawyer moved that the House recess until 9:00 p.m. The motion was carried on a rising vote.

SECOND EVENING SESSION

The Speaker called the House to order at 9:00 p. m.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Clerk called the roll, and all members were present except Representative Hurley, who was excused.

SECOND READING OF BILLS

Senate Bill No. 39, by Senators Greive, Bailey, and Rasmussen (by executive request of Governor Rosellini):

Raising certain benefits under industrial insurance.

MOTION

On motion of Miss O'Donnell, Senate Bill No. 39 was rereferred to Committee on Rules and Order

SPECIAL ORDER OF BUSINESS

The hour of 9:30 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, Engrossed Senate Bill No. 6 on second reading.

Engrossed Senate Bill No. 6, by Senators Petrich, Neill, and Gissberg: Establishing a code of probate law and procedure.

The House resumed consideration of Engrossed Senate Bill No. 6, an amendment by Mr. Clark having been adopted previously.

The Speaker declared the question before the House to be consideration of the amendment by Mr. Brachtenbach beginning on page 45, line 19 of the printed and engrossed bills. (See page 846 for amendment.)

Mr. Goldsworthy demanded an electric roll call, and the demand was sustained

YIELDING TO QUESTION

Mr. Kull:

"Mr. Speaker, would Mr. Brachtenbach yield to question?"

Mr. Brachtenbach:

"Yes."

Mr. Kull:

"Is there any question about fair appraisement or assessment when you have the one appraiser?"

Mr. Brachtenbach:

"I think not, Representative Kull. Several situations could develop. If there is a federal estate tax return involved, in a larger estate, this is automatically covered. In other words, the federal return would prevail. There is a provision in the existing code that provides that any party who is interested in the estate may challenge the inventory or appraisement at any stage of the proceedings. So really this one appraiser makes an advisory appraisal until such time as anyone might challenge it."

Mr. Kull:

"Why did you cut it from three to one? Is there any special reason?"

Mr. Brachtenbach:

"Well, one of the principal reasons is that you can thereby eliminate the cost of two-thirds of those appraisers, if they get paid. Many times they do not. If they are the kind of appraiser who does not get paid, such as a friend of the family, they really don't appraise anything. In my experience as a practical lawyer, I have found you are spinning your wheels and wasting time with those other two appraisers. If there is any question about the estate, any interested person has the right to bring in his own appraisers and present the matter to the court."

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, I wonder if Mr. Brachtenbach would yield to another question?"

Mr. Brachtenbach:

"Yes."

Mr. Bottiger:

"Mr. Brachtenbach, in a small estate—at least it is the practice in Pierce county—the court will waive the appointment of the court appraiser and the tax commission will waive the appointment of their appraiser, the court usually conditioning this on the fact that the third appraiser not be compensated. Would this bill prohibit that practice on small estates?"

Mr. Brachtenbach:

"This one appraiser would receive compensation only as set by the court. It would be a minimum of \$10.00 and would not exceed what you presently have to pay one out of the three, but I don't think it would eliminate the practice that just says you only pay him a minimum of ten dollars and a maximum of one-tenth of one percent, excluding all bank accounts and so on, which is no different from the present law. You are actually going to save the estate a great deal of money."

Debate ensued, Representative Bottiger speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, will Mr. Brachtenbach yield to question?"

Mr. Brachtenbach:

"Yes."

Mr. Klein:

"Mr. Brachtenbach, isn't it true that at the present time, there is a minimum paid of five dollars to each of the appraisers under the statutes or a total of fifteen dollars, and that this bill would simply provide for just one appraiser at ten dollars?"

Mr. Brachtenbach:

"That is correct. It would be a minimum of ten dollars and a maximum of one-tenth of one percent."

Mr. Klein:

"Is it true that we passed out this same general type of bill from the judiciary committee many weeks ago with, as I recall, unanimous or almost unanimous approval, although there was the important distinction of compensation of the appraiser, the other bill providing that it would be whatever the court sets instead of a maximum of one-tenth of one percent, excluding all of the securities and cash and other things you don't actually appraise?"

Mr. Brachtenbach:

"This has a marked difference in that respect."

Mr. Klein:

"Isn't it true then that in a difficult matter and if you had a conscientious appraiser who might incur considerably more expense than the one-tenth of one percent, you would have a manifestly unfair cap upon the amount they can be paid and you might, in effect, be greatly hampered in the administration of your inheritance tax laws?"

Mr. Brachtenbach:

"I think not. If the appraiser incurs expenses, this could be compensated for. The bill merely limits his compensation for his time and effort. Furthermore, if the inheritance tax division has any quarrel with the appraisal, they have a right to come in as a party and present additional testimony."

POINT OF ORDER

The Speaker recognized Mr. Brouillet on a point of order.

Mr. Brouillet:

"Mr. Speaker, this is an interesting dialogue, but I don't think it is within the purview of the House."

The Speaker:

"I think the point is well taken. If you have some remarks to make on the subject, Mr. Klein, you may make them, but I would remind you we are under the three-minute rule. You may continue with your remarks."

Further debate ensued, Representative Klein completing his remarks and Representative Litchman speaking in favor of adoption of the amendment.

Mr. Burtch demanded the previous question, and the demand was sustained.

POINT OF ORDER

The Speaker recognized Mr. Witherbee on a point of order.

Mr. Witherbee:

"Mr. Speaker, House Rule 36 states that no motion or proposition on a subject different from that under consideration shall be admitted under the color of amendment. I submit this is similar to House Bill No. 4."

RULING BY THE SPEAKER

The Speaker:

"Since Senate Bill No. 6 encompasses the whole broad scope of the probate field, I feel the amendment is in order."

The Clerk called the roll on the adoption of the amendment by Mr. Brachtenbach beginning on page 45 of Engrossed Senate Bill No. 6, and the motion was carried and the amendment adopted by the following vote: Yeas, 88; nays, 5; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Swayze, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Gallagher, Marzano, Sawyer, Taplin, Witherbee—5.

Those absent or not voting were: Representatives Conner, Hurley, Jolly, Sheridan, Smith, Uhlman—6.

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

On page 99, section 11.88.140, line 30 of the printed and engrossed bills, strike lines 30 and 31 and insert

"(a) Upon the attainment of full and legal age, as defined in RCW 11.92.010, of any person defined as an incompetent pursuant to RCW 11.88.010 solely by reason of youth, RCW 26.28.020 to the contrary notwithstanding."

Mr. Brachtenbach moved adoption of the following amendment:

On page 113, section 11.99.010, line 25 of the printed bill, being line 23 of the engrossed bill after the amended date "July, 1967" and before the period insert: "; except that sections 11.44.055, 11.44.065, 11.44.070 and 11.44.080 shall take effect on July 1, 1965, and the repeal of the following acts or parts of acts as listed in section 11.99.015 shall also take effect on July 1, 1965, to wit: In subsection (10), section 1444,

Code of 1881; in subsection (47), section 95, chapter 156, Laws of 1917; in subsection (48), section 1, chapter 23, Laws of 1919; in subsection (64), section 1, chapter 112, Laws of 1929, in subsection (66), section 123, chapter 180, Laws of 1935; in subsection (71), section 8, chapter 202, Laws of 1939; and in subsection (111), section 83.16.040, chapter 15, Laws of 1961"

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, I would like to ask Mr. Brachtenbach some questions. Mr. Brachtenbach, you may recall the inheritance tax was passed in the Republican year of 1909 by these appraisers. I know there is no reference to the Code of 1881. Did we uniformly provide for appraisers at that time? Are you prepared to say that?"

Mr. Brachtenbach:

"No, I have a fourth amendment which specifically repeals that part of the inheritance tax code. It is a different chapter of RCW. This one takes care of the current law within the probate code. I have another amendment to take care of the current situation within the inheritance tax code."

The motion was carried, and the amendment was adopted.

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

On page 113, section 11.99.010, line 26 of the printed bill before "procedures" strike "The" and insert "Except as above provided the" being line 23 of the engrossed bill before "pro-"

Mr. Brachtenbach moved adoption of the following amendment:

On page 117, section 11.99.015, line 22 of the printed and engrossed bills, following subsection "(110)" add a new subsection as follows:

"(111) Section 83.16.040, chapter 15, Laws of 1961"

MOTION

Mr. Uhlman moved that Engrossed Senate Bill No. 6 be referred to the House Judiciary Committee.

Mr. Andersen (James A.) demanded an electric roll call, and the demand was sustained.

Debate ensued, Representative Uhlman speaking in favor of the motion, and Representative Moos speaking in opposition of the motion.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Burtch on a point of personal privilege.

Mr. Burtch:

"Mr. Speaker, I might point out that the governor of the state is the one who is going to appoint fee appraisers. If anybody is going to benefit, it is going to be Mr. Moos."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith on a point of personal privilege.

Mr. Smith:

"My point of personal privilege is that Mr. Moos has impugned my motives. I am sure they are pure. I have never yet been a state appraiser. I am not concerned about that. I am concerned about the subject matter of this bill."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Uhlman on a point of personal privilege.

Mr. Uhlman:

"Mr. Speaker, ladies and gentlemen of the House, I think it is imperative that I answer Mr. Moos on behalf of myself and those others of us who would like to set

this thing over. I intend to support Mr. Brachtenbach's amendment regarding appraisers. It is my opinion, and I have long held it, that the present appraisal system is a bad thing for the people. I have never gone on the appraisal roll in the state here, although I have had the opportunity to do so, and I never will. I don't think that is the real issue. The real issue is that we have a document that is extremely long and I would like to know how many people in this body have actually read all the way through it. Maybe Representative Brachtenbach has. I don't think anybody else has out of the ninety-nine. I don't think it is right to sit here and legislate this in an evening. As I say, I fully intend to support this amendment to the bill and if it is brought to a vote and put up here on the roll call, I will vote in favor of it. If it is placed on final passage, I will be more than happy to vote for that. This is not the issue."

With the consent of the House, Mr. Uhlman withdrew his motion.

MOTION

On motion of Mr. Andersen (James A.), the House deferred further consideration of Engrossed Senate Bill No. 6, and the bill was made a special order of business at 11:00 a. m. tomorrow.

STATEMENT FOR THE JOURNAL

Engrossed Senate Bill No. 6 is 118 pages long. It just arrived in the House yesterday from the Senate. We have not yet had adequate time to consider it. My motion was simply to allow the House time to give proper consideration to this lengthy document.

Wesley C. Uhlman,

32nd District

Senate Bill No. 149, by Senators Freise, Petrich, Moriarty, Jr., and Dore (by departmental request):

Permitting director of licenses to administer the receipt of fees.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 149 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 149, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting. 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Adams, Bozarth, Conner, Hurley, O'Brien, Rogers, Whetzel—7.

Senate Bill No. 149, having received the constitutional majority, was declared passed.

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

Senate Bill No. 350, by Senators Hallauer and Hanna:

Permitting town to sell waterfront created by dams.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 350 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 350, and the bill passed the House by the following vote: Yeas, 95, nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A), Anderson (Eric O), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—95.

Those voting nay were: Representative King (Richard "Dick")—1.

Those absent or not voting were: Representatives Conner, Hurley, Whetzel —3.

Senate Bill No. 350, having received the constitutional majority, was declared passed.

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

Reengrossed Senate Bill No. 159, by Senators Hallauer, Knoblauch, and Lennart:

Authorizing cooperative financing of vocational or technical facilities by school districts.

The bill was read the second time by sections.

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

On page 1, add a new section following section 1 as follows:

"NEW SECTION. Sec. 2. Nothing in this act shall be construed to authorize the construction of any vocational school, without the prior approval of the state board for vocational education."

With consent of the House, the rules were suspended, Reengrossed Senate Bill No. 159 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Radcliffe speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed Senate Bill No. 159 as amended by the House, and the bill passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Clark, Copeland.

Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representative Avey—1.

Those absent or not voting were: Representatives Adams, Braun, Chatalas, Conner, Hurley, Johnston (Elmer E.), Litchman, Moos, O'Donnell, Pierre—10.

Reengrossed Senate Bill No. 159 as amended by the House, having received the constitutional majority, was declared passed.

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

Senate Bill No. 150, by Senators Hanna, Bailey, and Freise:

Providing necessary expenses for port district commissioners and employees.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 150 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 150, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Avey, Slagle-2.

Those absent or not voting were: Representatives Ahlquist, Brachtenbach, Braun, Conner, Hurley, Kalich, Whetzel—7.

Senate Bill No. 150, having received the constitutional majority, was declared passed.

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

Senate Bill No. 15, by Senators McCormack, Hallauer, Ryder, Rasmussen, and Kupka (by executive request of Governor Rosellini):

Amending law relating to development, regulation, and utilization of sources of ionizing radiation.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 15 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Jolly speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 15, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Conner, Cunningham, Hawley, Hurley, Johnston (Elmer E.), O'Donnell—6.

Senate Bill No. 15, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

I was away from my desk at the time of the voting on Senate Bill No. 15. I would like to have the record show my vote as being "Aye" on this measure.

Norwood Cunningham, 30th District.

Senate Bill No. 321, by Senator Gissberg:

Providing for closing of estate where amount of liens, taxes, final expenses and awards equals value of estate.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 321 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 321, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh,

Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Conner, Hurley, Jolly, Olsen. Pritchard—5.

Senate Bill No. 321, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 163, by Senators Cooney and McMillan:

Designating "Lake Spokane".

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 163 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Savage speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 163, and the bill passed the House by the following vote: Yeas, 90; nays, 3; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Sawyer, Sheridan, Warnke—3.

Those absent or not voting were: Representatives Berentson, Chatalas, Conner, Hurley, O'Donnell, Traylor—6.

Engrossed Senate Bill No. 163, having received the constitutional majority, was declared passed.

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

Substitute Senate Bill No. 250, by Committee on Highways:

Changing fees charged for certain overweight motor vehicle loads.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred Substitute Senate Bill No. 250, changing fees charged for certain overweight motor vehicle loads, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 3 add a new section following section 2 as follows:

"Sec. 3. Section 13, chapter 7, Laws of 1961 extraordinary session and RCW 46.16.075 are each amended to read as follows:

"In addition to other fees for the licensing of vehicles there shall be paid and collected annually for each motor truck or truck tractor which is propelled by steam, electricity, natural gas, diesel oil, [butane or propane] based upon the maximum gross weight thereof as set by the licensee in his application, or otherwise, the following fees: Provided, however, That all trucks or truck tractors having an unladen weight of more than four thousand pounds shall be licensed for not less than one hundred fifty percent of its empty weight unless such an amount would be in excess of the legal limits prescribed for such a vehicle in RCW 46.44.040 in which event the vehicle shall be licensed for the maximum gross load specified for such a vehicle in RCW 46.44.040:

Up to 5,000 lbs	\$ 6.50
5,000 lbs. or more and less than 6,000 lbs	\$ 12.50
6,000 lbs. or more and less than 8,000 lbs	\$ 22.00
8,000 lbs. or more and less than 10,000 lbs	\$ 28.00
10,000 lbs. or more and less than 12,000 lbs	\$ 37.00
12,000 lbs. or more and less than 14,000 lbs	\$ 45.50
14,000 lbs. or more and less than 16,000 lbs	\$ 55.00
16,000 lbs. or more and less than 18,000 lbs	\$ 78.00
18,000 lbs. or more and less than 20,000 lbs	\$ 106.00
20,000 lbs. or more and less than 22,000 lbs	\$ 137.00
22,000 lbs. or more and less than 24,000 lbs	\$ 176.00
24,000 lbs. or more and less than 26,000 lbs	\$ 225.00
26,000 lbs. or more and less than 28,000 lbs	\$ 275.00
28,000 lbs. or more and less than 30,000 lbs	\$ 325.00
30,000 lbs. or more and less than 32,000 lbs	\$ 381.00
32,000 lbs. or more and less than 34,000 lbs	\$ 430.00
34,000 lbs. or more and less than 36,000 lbs	\$ 494.00"

Strike the title and insert:

"An Act relating to motor vehicles; amending section 46.44.094, chapter 12, Laws of 1961 and RCW 46.44.094; and providing an effective date; and amending section 13, chapter 7, Laws of 1961 extraordinary session and RCW 46.16.075."

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Horace W. Bozarth, Jack L. Burtch, Norwood Cunningham, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

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

With consent of the House, the rules were suspended, Substitute Senate Bill No. 250 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative McDougall speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 250 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Ma-

haffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Backstrom, Hurley, Kirk—3.

Substitute Senate Bill No. 250 as amended by the House, having received the constitutional majority, was declared passed.

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

Senate Bill No. 57, by Senators Atwood, Gissberg, and Petrich:

Modernizing the personal exemptions statute.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 57 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Bottiger speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 57, and the bill passed the House by the following vote: Yeas, 90; nays, 3; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Jueling, Mast, Pierre—3.

Those absent or not voting were: Representatives Bledsoe, Conner, Day, Hurley, Johnston (Elmer E.), Litchman—6.

Senate Bill No. 57, having received the constitutional majority, was declared passed.

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

Senate Bill No. 61, by Senators Atwood, Gissberg, and Woodall:

Providing for reasonable attorney's fees and assumption of appeal costs for indigents accused of crime.

House of Representatives, Olympia, Wash., March 8, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 61, providing for reasonable attorney's fees and assumption of appeal costs for indigents accused of crime, have had the same under consideration, and we respectfully

report the same back to the House with the recommendation that it do pass with the following amendment:

On page 3, section 3, line 12, after "court" strike the remainder of the section down to and including "purpose" on line 13

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Newman H. Clark, Hayes Elder, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

The bill was read the second time by sections.

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

With consent of the House, the rules were suspended, Senate Bill No. 61 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 61 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those voting nay were: Representative Slagle—1.

Those absent or not voting were: Representatives Day, Hurley, Litchman, Sawyer—4.

Senate Bill No. 61 as amended by the House, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 202, by Senators Raugust, Donohue, and Peterson (Lowell):

Changing fire district commission powers.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 202 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 202, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant,

Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Day, Hurley, Johnston (Elmer E.), Litchman, May, Sawyer, Whetzel—7.

Engrossed Senate Bill No. 202, having received the constitutional majority, was declared passed.

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

Senate Bill No. 48, by Senator Freise:

Permitting stays in declaratory judgment proceedings.

MOTION

Mr. Clark moved that the House defer further consideration of Senate Bill No. 48 and that the bill be ordered placed on tomorrow's second reading calendar immediately following Engrossed Senate Bill No. 6.

Debate ensued, Representative Clark speaking in favor of the motion and Representative Eldridge speaking against the motion.

The motion was carried on a rising vote.

Engrossed Senate Bill No. 220, by Senators Freise and Donohue:

Concerning conveyance of land in Walla Walla county.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 220 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Ahlquist speaking in favor of passage of the bill, and Representative Bottiger speaking against its passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 220, and the bill passed the House by the following vote: Yeas, 72; nays, 23; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Chatalas, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Huntley, Jastad, Johnston (Elmer E.), Jolly, Jueling, King (Chet), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Swayze, Taplin, Taylor, Traylor, Uhlman, Wang, Witherbee, Wolf, Mr. Speaker—72.

Those voting nay were: Representatives Beck, Bottiger, Brouillet, Burtch, Clark, DeJarnatt, Gallagher, Grant, Humiston, Johnson (Doris), Kalich, King (Richard "Dick") Klein, Marsh, Marzano, May, Radcliffe, Sheridan, Slagle, Thompson, Valle, Warnke, Whetzel—23.

Those absent or not voting were: Representatives Conner, Haussler, Hurley, Smith—4.

Engrossed Senate Bill No. 220, having received the constitutional majority, was declared passed.

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

Senate Bill No. 70, by Senator Neill:

Authorizing Washington State University to exchange land.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 70 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 70, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Copeland, Hurley, Whetzel—3.

Senate Bill No. 70, having received the constitutional majority, was declared passed.

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

Senate Bill No. 310, by Senators Raugust, Washington, and Peterson (Lowell):

Prescribing procedural matters concerning hospital districts.

MOTION

Mr. Haussler moved that the House defer further consideration of Senate Bill No. 310 and that the bill be ordered placed at the top of tomorrow's second reading calendar.

Debate ensued, Representatives Haussler and Smith speaking in favor of the motion, and Representatives Garrett and Adams speaking against the motion.

The motion was carried.

Senate Bill No. 86, by Senators Gissberg, Cowen, and Atwood:

Removing county immunity for acts of sheriffs.

The bill was read the second time by sections.

Mr. Beck moved adoption of the following amendment:

On page 2, following line 1, add a new section as follows:

Debate ensued, Representatives Beck, O'Brien, and Bottiger speaking in favor of adoption of the amendment, and Representatives Smith, Johnston (Elmer E.), Moon, Perry, and Clark speaking against its adoption.

Mr. Beck moved that the House defer further consideration of Senate Bill No. 86 on second reading, and that the bill be ordered held for tomorrow's second reading calendar.

Debate ensued, Representatives Johnston (Elmer E.), Olsen, and Taplin speaking against the motion.

Mr. Grant demanded the previous question, and the demand was sustained.

The motion was lost,

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Beck to Senate Bill No. 86.

With the consent of the House, Mr. Beck withdrew his amendment.

Mr. Beck moved adoption of the following amendment:

On page 2, following line 1, add a new section as follows:

" $N\overline{EW}$ SECTION. Sec. 2. The sheriff shall not be responsible for the acts of his deputies."

Debate ensued, Representative Beck speaking in favor of adoption of the amendment, and Representative Klein speaking against its adoption.

Mr. Olsen demanded the previous question, and the demand was sustained.

Mr. Beck demanded an electric roll call, and the demand was not sustained.

The motion was lost, and the amendment was not adopted.

With consent of the House, the rules were suspended, Senate Bill No. 86 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 86, and the bill passed the House by the following vote: Yeas, 89; nays, 6; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Day, Kink, McCormick, Sawyer, Smith, Warnke—6.

Those absent or not voting were: Representatives Brachtenbach, Huntley, Hurley, Kalich—4.

Senate Bill No. 86, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Sawyer, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

House of Representatives, Olympia, Wash., March 9, 1965.

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 73, eliminating county auditor's liability for damage caused by mispelled words or incorrect names, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman,

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Robert M. Schaefer.

Passed to Committee on Rules and Order for second reading.

Mr. Speaker:

House of Representatives, Olympia, Wash., March 9, 1965.

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred Engrossed Substitute Senate Bill No. 93, regulating charitable solicitations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage.

House of Representatives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

I, a minority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred Engrossed Substitute Senate Bill No. 93, regulating charitable solicitations, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Helmut L. Jueling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Banking and Insurance, to whom was referred Engrossed Senate Bill No. 200, specifying time of investment fee deductions for certain public funds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arnie Bergh, Chairman, John L. O'Brien, Vice Chairman.

We concur in this report: Wayne G. Angevine, Dwight S. Hawley, Jack C. Hood, William C. Klein, Mark Litchman, Robert A. Perry, Samuel J. Smith, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Banking and Insurance, to whom was referred Senate Bill No. 335, providing for authorized but unissued stock and stock option plans

for banks and trust companies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arnie Bergh, Chairman,

JOHN L. O'BRIEN, Vice Chairman.

We concur in this report: Wayne G. Angevine, William C. Klein, Mark Litchman, Robert A. Perry, Samuel J. Smith.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a minority of your Committee on Banking and Insurance, to whom was referred Senate Bill No. 335, providing for authorized but unissued stock and stock option plans for banks and trust companies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Edward F. Harris, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

MOTIONS

On motion of Mr. Sawyer the House advanced to the twelfth order of business for the purpose of receiving announcements.

On motion of Mr. Sawyer, the House adjourned until 10:30 a.m., Wednesday, March 10, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-NINTH DAY

MORNING SESSION

House of Representatives, OLYMPIA, Wash., Wednesday, March 10, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll and all members were present except Representatives Bottiger and Hurley, who were excusd.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

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

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

We, your Committee on Medicine, Dentistry, and Drugs, to whom was referred Senate Bill No. 98, raising chiropody licensing fees, have had the same under considera-

tion, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT A. PERRY, Chairman, ELMER JASTAD, Vice Chairman.

We concur in this report: Alfred O. Adams, William "Bill" Chatalas, William S. Day, Hayes Elder, Homer Humiston, Marjorie Lynch, Charles E. Newschwander, George Pierre, Frank Slagle, Mrs. Frances G. Swayze, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

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MR. SPEAKER:

House of Representatives, Olympia, Wash., March 9, 1965.

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 126, providing increases in salaries and changing the method of paying salaries of judges of courts of limited jurisdiction, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Hayes Elder, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, to whom was referred Senate Bill No. 221, authorizing claims against local governments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Ttowns
JACK Rogers, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Slade Gorton, Elmer E. Johnston, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Subcommittee on Counties and Junior Taxing Districts

Joe D. Haussler, Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery

Passed to Committee on Rules and Order for second reading.

Garrett, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Georgette Valle.

House of Representatives, Olympia, Wash., March 10, 1965.

MR. SPEAKER;

We, a majority of your Committee on Fisheries, to whom was referred Senate Bill No. 264, authorizing the director of fisheries to sell food fish or shellfish caught or taken during test fishing operation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman.

We concur in this report: Duane L. Berentson, Arnie Bergh, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

The Senate has passed: House Bill No. 38; also House Bill No. 52; also

Engrossed House Bill No. 149; also

House Bill No. 248; also

Substitute House Bill No. 268; also Engrossed House Bill No. 307: also

House Bill No. 437; also

House Bill No. 514, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber.

MR. SPEAKER:

Olympia, Wash., March 9, 1965. The Senate has passed: Engrossed House Bill No. 56; also

House Bill No. 58; also

House Bill No. 61; also

Engrossed House Bill No. 63; also

Engrossed House Bill No. 100; also

Engrossed House Bill No. 114; also

Engrossed House Bill No. 160; also

House Bill No. 189; also

House Bill No. 244; also House Bill No. 246; also

Substitute House Bill No. 252; also

Engrossed House Bill No. 296; also

House Bill No. 309; also

Engrossed House Bill No. 313; also

Engrossed House Bill No. 337; also

House Bill No. 339: also

House Bill No. 432: also Engrossed House Bill No. 460; also

House Bill No. 476, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 9, 1965.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 88; also

Engrossed House Bill No. 575, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber. Olympia, Wash., March 9, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 25; also

Senate Bill No. 26; also

Senate Bill No. 50; also

Senate Bill No. 51; also

Senate Bill No. 72; also

Senate Bill No. 90; also Senate Bill No. 109; also

Senate Bill No. 152; also

Senate Bill No. 184; also

Senate Bill No. 211; also

Senate Bill No. 272; also

Senate Bill No. 338; also

Senate Bill No. 345; also

Senate Bill No. 462, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

REPORTS OF ENROLLMENT

House of Represenattives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 10; also

Enrolled House Bill No. 38; also

Enrolled House Bill No. 52; also Enrolled House Bill No. 55; also Enrolled House Bill No. 81; also Enrolled House Bill No. 149; also

Enrolled House Bill No. 239; also

Enrolled House Bill No. 248; also

Enrolled Substitute House Bill No. 268; also

Enrolled House Bill No. 307; also Enrolled House Bill No. 324; also Enrolled House Bill No. 326; also Enrolled House Bill No. 335; also

Enrolled House Bill No. 343; also

Enrolled House Bill No. 366; also

Enrolled House Bill No. 383, have compared same with the original and engrossed bills and find them correctly enrolled. Ray Olsen, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

House of Representatives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 339; also

Enrolled House Bill No. 432; also Enrolled House Bill No. 460; also Enrolled House Bill No. 476; also

Enrolled House Bill No. 575, have compared same with the original and engrossed bills and find them correctly enrolled.

RAY OLSEN, Chairman.

I concur in this report: Gary Grant.

House of Representatives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 397; also

Enrolled House Bill No. 437; also

Enrolled House Bill No. 464; also

Enrolled House Bill No. 494; also

Enrolled Substitute House Bill No. 495; also

Enrolled House Bill No. 514, have compared same with the original and engrossed bills and find them correctly enrolled. RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee or Ways and Means, to whom was referred Enrolled House Bill No. 56; also

Enrolled House Bill No. 58; also

Enrolled House Bill No. 61; also

Enrolled House Bill No. 63; also Enrolled House Bill No. 88; also

Enrolled House Bill No. 100; also

Enrolled House Bill No. 114; also

Enrolled House Bill No. 160; also

Enrolled House Bill No. 189; also

Enrolled House Bill No. 244; also

Enrolled House Bill No. 246; also

Enrolled Substitute House Bill No. 252; also

Enrolled House Bill No. 296; also

Enrolled House Bill No. 309; also

Enrolled House Bill No. 313; also

Enrolled House Bill No. 337, have compared same with the original and engrossed bills and find them correctly enrolled. RAY OLSEN, Chairman.

I concur in this report: Gary Grant.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 10; also House Bill No. 38: also House Bill No. 52: also House Bill No. 55; also House Bill No. 56; also House Bill No. 58; also House Bill No. 61: also House Bill No. 63; also House Bill No. 81; also House Bill No. 88; also House Bill No. 100; also House Bill No. 114; also House Bill No. 149; also House Bill No. 160: also House Bill No. 189; also House Bill No. 239; also House Bill No. 244; also House Bill No. 246; also House Bill No. 248; also Substitute House Bill No. 252; also Substitute House Bill No. 268; also House Bill No. 296; also House Bill No. 307; also House Bill No. 309; also House Bill No. 313; also House Bill No. 324; also House Bill No. 326 also House Bill No. 335; also House Bill No. 337; also House Bill No. 339; also House Bill No. 343; also House Bill No. 366; also House Bill No. 383; also House Bill No. 397; also House Bill No. 432; also House Bill No. 437; also House Bill No. 460; also House Bill No. 464; also House Bill No. 476; also House Bill No. 494; also Substitute House Bill No. 495; also House Bill No. 514; also House Bill No. 575; also Senate Bill No. 25; also Senate Bill No. 26: also Senate Bill No. 50; also Senate Bill No. 51; also Senate Bill No. 72; also Senate Bill No. 90; also

Senate Bill No. 109; also

Senate Bill No. 152; also Senate Bill No. 184; also Senate Bill No. 211; also Senate Bill No. 272; also Senate Bill No. 338; also Senate Bill No. 345; also Senate Bill No. 462.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 64 with the following amendments: On page 2 of the House amendment to page 1, beginning on line 11 of the printed bill, being page 2, line 26 of the engrossed bill, strike subsection (4) and insert:

"NEW SECTION. Sec. 3. Nothing in this 1965 amendatory act shall derogate from any contractual right of any resigning or retiring faculty member or employee, or any other person who has severed relations with the University of Washington or Washington State University or any arm or agency thereof, of recovering his contributions together with accrued interest thereon."

In line 2 of the title after "districts;" and before "and" insert "saving certain contractual rights;", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. DeJarnatt, the House concurred in the Senate amendments to Engrossed House Bill No. 64.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 64 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 64 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Andersen (James A.), Bottiger, Braun, Eldridge, Hurley, Klein, May, McCormick, Morphis, Savage—10.

Engrossed House Bill No. 64 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery fifty Republicans from Pierce county, and asked them to stand and be recognized.

The Speaker observed in the south gallery forty-eight students from Concordia Grade School in Tacoma, and asked them to stand and be recognized.

The Speaker observed in the south gallery a group of students from Sealth High School in Seattle, and asked them to stand and be recognized.

The Speaker observed in the north gallery a P.T.A. group from the 31st District in Seattle, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of Camp Fire girls from the 43rd District, escorted by Mrs. Ethel McCrosky, and asked them to stand and be recognized.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

The Senate has passed Substitute House Bill No. 67 with the following amendments: In line 3 of the title, after "neglect" and before the period insert "; and amending section 392, Code of 1881, and RCW 5.60.060"

On page 1, section 2, line 19, after "department" and before "the office" on line 20, strike "in cities and towns and" and insert ", the prosecuting attorney or"

On page 1, section 2, line 20, after "sheriff" and before the period strike "in unincorporated areas"

On page 1, section 2, line 22, after "practice" strike "chiropody, chiropractic,"

On page 1, section 2, line 23, after "dentistry," and before "osteopathy" strike "drugless healing,"

On page 1, section 2, following subsection (3), add a new subsection as follows:

"(4) 'Institution' means a private or public hospital or any other facility providing medical diagnosis, treatment or care."

On page 1, section 3, line 25, after "Sec. 3." and before "When" insert "(1)"

On page 2, section 3, line 2, after "means," and before "physical" strike "and/or" and insert "or who is found to be suffering from"

On page 2, section 3, following subsection (1), add a new subsection as follows:

"(2) When a practitioner is attending a child under the age of eighteen years as part of his regular duties as a staff member of an institution and has cause to believe that such child has had physical injury or injuries inflicted upon him other than by accidental means or who is found to be suffering from physical neglect, or sexual abuse, he may notify the person in charge of the institution or his designated representative, who may report the incident or cause such reporting to be made as provided in section 4."

On page 2, section 6, line 27, after "any" and before "lia-" insert "civil"

On page 2, section 6, line 28, after "bility," and before "that" strike "civil or criminal," $\ensuremath{\text{c}}$

On page 2, beginning on line 32, strike all of section 7 and insert the following:

- "Sec. 7. Section 392, Code of 1881, and RCW 5.60.060 are each amended to read as follows:
- "(1) A husband shall not be examined for or against his wife, without the consent of the wife, nor a wife for or against her husband without the consent of the husband; nor can either during marriage or afterward, be without the consent of the other, examined as to any communication made by one to the other during marriage. But this exception shall not apply to a civil action or proceeding by one against the other, nor to a criminal action or proceeding for a crime committed by one against the other [.], nor to a criminal action or proceeding for a crime committed by said husband or wife against any child of whom said husband or wife is the parent or guardian.
- "(2) An attorney or counselor shall not, without the consent of his client, be examined as to any communication made by the client to him, or his advice given thereon in the course of professional employment.
- "(3) A clergyman or priest shall not, without the consent of a person making the confession, be examined as to any confession made to him in his professional character, in the course of discipline enjoined by the church to which he belongs.
- "(4) A regular physician or surgeon shall not, without the consent of his patient, be examined in a civil action as to any information acquired in attending such patient, which was necessary to enable him to prescribe or act for the patient [.], but this

exception shall not apply in any judicial proceeding regarding a child's injuries, neglect or sexual abuse, or the cause thereof.

"(5) A public officer shall not be examined as a witness as to communications made to him in official confidence, when the public interest would suffer by the disclosure."

On page 3, add a new section following section 7 as follows:

"NEW SECTION. Sec. 8. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Adams, the House concurred in the Senate amendments to Substitute House Bill No. 67, except the Senate amendment on page 1, section 2, line 22.

Mr. Adams moved that the House do not concur in the Senate amendment on page 1, section 2, line 22 to Substitute House Bill No. 67 and that the Senate be asked to recede therefrom.

The motion was carried.

SPECIAL ORDER OF BUSINESS

The hour of 11:00 a.m. having arrived, the Speaker declared the question before the House to be the special order of business, Engrossed Senate Bill No. 6 on second reading.

Engrossed Senate Bill No. 6, by Senators Petrich, Neill, and Gissberg:

Establishing a code of probate law and procedure.

The House resumed consideration of Engrossed Senate Bill No. 6, having adopted an amendment by Mr. Clark and four amendments by Mr. Brachtenbach previously. (See pages 857-860 for amendments.)

The Speaker announced the question before the House to be the motion by Mr. Brachtenbach that the House adopt the following amendment:

On page 117, section 11.99.015, line 22 of the printed and engrossed bills, following subsection "(110)" add a new subsection as follows:

"(111) Section 83.16.040, chapter 15, Laws of 1961"

The motion was carried and the amendment was adopted.

Mr. Uhlman moved adoption of the following amendment:

On page 17, section 11.12.090, beginning on line 27 of the printed and engrossed bills strike all of Sec. 11.12.090 through line 9, page 18, and insert:

"11.12.090 Intestacy as to Pretermitted Children. If any person make his last will and die leaving a child or children or descendants of such child or children not named or provided for in such will, although born after the making of such will or the death of the testator, every such testator, as to such child or children not named or provided for, shall be deemed to die intestate, and such child or children or their descendants shall be entitled to such proportion of the estate of the testator, real and personal, as if he had died intestate, and the same shall be assigned to them, and all the other heirs, devisees and legatees shall refund their proportional part."

Debate ensued, Representatives Uhlman and Brachtenbach speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Litchman:

"Mr. Speaker, I wonder if Mr. Brachtenbach or someone familiar with this bill might yield to question?"

The Speaker:

"Mr. Brachtenbach, will you yield to question?"

Mr. Brachtenbach:

"Yes."

Mr Litchman:

"Mr. Brachtenbach, can you tell us why this particular provision was left out?"

Mr Brachtenbach:

"Well, it wasn't left out. They changed the provision relating to these children and what Representative Uhlman has done is to strike the new proposed language and insert the existing law. They covered the subject, but in a manner which I think was not proper."

Mr. Litchman:

"Then there is no change relative to pretermitted heirs in the state of Washington?"

Mr. Brachtenbach:

"If you adopt this amendment, it will be exactly as it is now."

The motion was carried, and the amendment was adopted.

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

On page 23, section 11.16.081, line 11 of the printed and engrossed bills after "(c)" strike "By ordinary mail, or by" and insert "By"

Mr. Smith moved adoption of the following amendment:

On page 75, section 11.76.040, line 24, after "of" and before "publication" strike "the" and insert "first"

YIELDING TO QUESTION

Mr. Litchman:

"I wonder if Mr. Smith will yield to question?"

Mr. Smith:

"Yes, providing I can call upon counsel in case it is too complicated."

Mr. Litchman:

"You can rely on Mr. Brachtenbach. We have argued about this, Mr. Smith, relative to prenotices which we are trying to reduce to one, as most of the county clerks feel one notice is sufficient. Just why do you want to go back to the old law providing for two unnecessary notices?"

Mr. Smith:

"Mr. Litchman, actually the language in here already provides for twenty days, and there is time within the twenty days for two publications without there being any unnecessary time loss, plus it increases the probability that those who might be interested might see it. They might miss it the first time. I would have preferred three, but in consideration with representatives of the bar association, I came down to two, because that wouldn't change anything."

Debate ensued, Representative Smith speaking in favor of adoption of the amendment, and Representatives Litchman and Clark speaking against its adoption.

The motion was lost, and the amendment was not adopted.

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

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 6 as amended by the House, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson,

Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Pierre—1.

Those absent or not voting were: Representatives Bottiger, Hurley, Jueling, Mast, McCormick—5.

Engrossed Senate Bill No. 6 as amended by the House, having received the constitutional majority, was declared passed.

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

Senate Bill No. 48, by Senator Freise:

Permitting stays in declaratory judgment proceedings.

The bill was read the second time by sections.

The Speaker called on Mr. Garrett to preside.

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

In section 1, beginning on line 9, after "order," strike "judgment or decree or any other court proceedings" and insert "or any court proceedings prior to final judgment or decree"

With consent of the House, the rules were suspended, Senate Bill No. 48 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 48 as amended by the House, and the bill passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—88.

Those voting nay were: Representative Klein-1.

Those absent or not voting were: Representatives Backstrom, Bottiger, Epton, Hurley, Kalich, Kink, McCormick, Moos, Radcliffe, Mr. Speaker—10.

Senate Bill No. 48 as amended by the House, having received the constitutional majority, was declared passed.

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

PERSONAL PRIVILEGE

The Speaker (Mr. Garrett presiding) recognized Mr. Kull on a point of personal privilege:

Mr. Kull:

"Last week on one of the consent calendars, you ladies and gentlemen passed House Bill No. 464, changing the way beekeepers shall put signs on their apiaries, and despite the smallness of the honeybee concern, this was my first bill to be passed. The measure of my gratitude is commensurate with the size of these big, green cigars you have in front of you. Thank you."

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 8, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 74 with the following amendment: In section 2, line 14 of the engrossed bill, after "parkway purposes" and before the period, insert "other than by condemnation", and the same is herewith transmitted.

WARD BOWDEN, Secretary

On motion of Mr. Moon, the House concurred in the Senate amendment to Engrossed House Bill No. 74.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker (Mr. Garrett presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 74 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 74 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—92.

Those absent or not voting were: Representatives Bottiger, Braun, Hurley, McCormick, Moos, Pritchard, Mr. Speaker—7.

Engrossed House Bill No. 74 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 91 with the following amendments: Beginning on line 19 of the printed bill, being line 18 of the engrossed bill, strike

the entire paragraph, being NEW SECTION. Sec. 2.

In line 2 of the title after "3.62.060" strike "; and declaring an emergency", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Harris, the House concurred in the Senate amendments to Engrossed House Bill No. 91.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY THE SENATE

The Speaker (Mr. Garrett presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 91 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 91 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—91.

Those absent or not voting were: Representatives Bledsoe, Bottiger, Braun, Hurley, McCormick, Perry, Sawyer, Mr. Speaker—8.

Engrossed House Bill No. 91 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

The Senate has passed House Bill No. 92 with the following amendments:

On page 15, line 33, add a new section as follows:

In line 1 of the title after "leases" insert "and public use", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Johnston (Elmer E.), the House concurred in the Senate amendments to House Bill No. 92.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker (Mr. Garrett presiding) stated the question before the House to be the final passage of House Bill No. 92 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 92 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen

(James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witcherbee, Wolf—89.

Those absent or not voting were: Representatives Bottiger, Braun, Chatalas, Copeland, Hurley, May, McCormick, O'Donnell, Slagle, Mr. Speaker—10.

House Bill No. 92 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

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The Senate has passed House Bill No. 241 with the following amendments: On page 2, add a new section following section 3 as follows:

"Sec. 4. Section 1, page 453, Laws of 1890 and RCW 16.20.010 are each amended to read as follows:

"It shall be lawful for any person having cows or heifers running at large in this state to take up or capture and castrate, at the risk of the owner, at any time between the first day of March and the fifteenth day of [June] May, any bull above the age of ten months found running at large out of the enclosed grounds of the owner or keeper, and if the said animal shall die, as a result of such castration, the owner shall have no recourse against the person who shall have taken up or captured and castrated, or caused to be castrated, the said animal: Provided, Such act of castration shall have been skillfully done by a person accustomed to doing the same: And provided further, That if the person so taking up or capturing such bull, or causing him to be so taken up or captured, shall know the owner or keeper of such animal, and shall know that said animal is being kept for breeding purposes, it shall be his duty forthwith to notify such owner or keeper of the taking up of said animal, and if such owner or keeper shall not within two days after being so notified pay for the keeping of said animal at the rate of fifty cents per day, and take and safely keep said animal thereafter within his own enclosures, then it shall be lawful for the taker-up of said animal to castrate the same, and the owner thereof shall pay for such act of castration the sum of one dollar and fifty cents, if done skillfully, as hereinbefore required, and shall also pay for the keeping of said animal as above provided, and the amount for which he may be liable therefor may be recovered in an action at law in any court having jurisdiction thereof: And provided further, That if said animal should be found running at large a third time within the same year, and within the prohibited dates hereinbefore mentioned, it shall be lawful for any person to capture and castrate him without giving any notice to the owner or keeper whatever."

In line 1 of the title after "Relating to" and before "livestock" strike "the identification of"

In line 3 of the title after the semicolon and before "and amending" insert "amending section 1, page 453, Laws of 1890 and RCW 16.20.010;" and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Bledsoe, the House concurred in the Senate amendments to House Bill No. 241.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker (Mr. Garrett presiding) stated the question before the House to be the final passage of House Bill No. 241 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 241 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 88; nays, 2; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf—88.

Those voting nay were: Representatives Moon, Warnke—2.

Those absent or not voting were: Representatives Bottiger, Chatalas, Copeland, Hurley, McCormick, O'Donnell, Sheridan, Slagle, Mr. Speaker—9.

House Bill No. 241 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 9, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 315 with the following amendments: On page 11, section 18, line 11, after "be a" and before "misdemeanor" strike "gross" and insert "[gross]"

On page 11, section 18, lines 18 and 19, after "revoked" on line 18 strike all the matter down to the period on line 19 and insert "[; or (3) Otherwise violate any of the provisions of this chapter]"

On page 14, line 29, after section 24, insert a new section to read as follows:

"NEW SECTION. Sec. 25. Nothing in this act shall be construed as prohibiting any individual from offering counseling or guidance provided that such individuals do not hold themselves forth as psychologists."

Renumber section 25 to read section 26, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mrs. Swayze, the House concurred in the Senate amendments to Engrossed House Bill No. 315.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker (Mr. Garrett presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 315 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 315 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson,

Bergh, Bledsoe, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—89.

Those voting nay were: Representative Clark-1.

Those absent or not voting were: Representatives Bottiger, Braun, Day, Hurley, Kink, Litchman, McCormick, O'Donnell, Mr. Speaker—9.

Engrossed House Bill No. 315 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber; Olympia, Wash., March 9, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 371 with the following amendment:
On page 1, section 1, line 19, after "cashier's check" and before "money" insert
"postal", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

The Speaker resumed the Chair.

On motion of Mr. Haussler, the House concurred in the Senate amendment to Engrossed House Bill No. 371.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 371 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 371 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those absent or not voting were: Representatives Bottiger, Brachtenbach, Braun, Elder, Eldridge, Hurley, Johnston (Elmer E.), Kink, McCormick, Sawyer, Slagle—11.

Engrossed House Bill No. 371 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

The Senate has passed Reengrossed House Bill No. 372 with the following amendment:

On page 1, section 1, line 22, after "cashier's check" and before "money" insert "postal", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Haussler, the House concurred in the Senate amendment to Reengrossed House Bill No. 372.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Reengrossed House Bill No. 372 as amended by the Senate.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 372 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Bottiger, Brachtenbach, Eldridge, Hurley, Kalich, Kink, McCormick, Slagle—8.

Reengrossed House Bill No. 372 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SECOND READING OF BILLS

Senate Bill No. 310, by Senators Raugust, Washington, and Peterson (Lowell):

Prescribing procedural matters concerning hospital districts.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Senate Bill No. 310, prescribing procedural matters concerning hospital districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, beginning on line 11, strike all of section 1 and renumber the remaining sections consecutively.

Beginning on line 1 of the title after "districts," strike all of the material down to and including "RCW 70.44.040;" on line 3,

Committee on Local Government
Samuel J. Smith, Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Avery Garrett, Dwight S. Hawley, Dan Jolly, Ray Olsen, George Pierre, Georgette Valle.

The bill was read the second time by sections.

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

With consent of the House, the rules were suspended, Senate Bill No. 310 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 310 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Bottiger, Gallagher, Hurley, McCormick, Sawyer—5.

Senate Bill No. 310 as amended by the House, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of students from Mc-Clure Junior High School in King county, and asked them to stand and be recognized.

Engrossed Senate Bill No. 95, by Senators Woodall, Greive, and Petrich (by Legislative Council request):

Raising justice of the peace jurisdiction to one thousand dollars.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 95 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Clark speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 95, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representatives Pierre, Radcliffe—2.

Those absent or not voting were: Representatives Bottiger, Braun, Hurley, Klein, McCormick—5.

Engrossed Senate Bill No. 95, having received the constitutional majority, was declared passed.

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

Reengrossed Senate Bill No. 96, by Senators Woodall, Greive, and Petrich (by Legislative Council request):

Changing jurisdiction of certain justices of the peace.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Reengrossed Senate Bill No. 96 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would one of the attorneys yield to question? Would Mr. Clark, who seems to know something about this, yield to question?"

The Speaker:

"Mr. Clark, will you yield to question?"

Mr. Clark:

"Yes."

Mr. Witherbee:

"I notice on the first page of this bill it says that every justice of the peace is required by law to be a licensed attorney. We had a JP statute last session or the session before in which we had a grandfather's clause which allowed JP's not attorneys to be elected. Does this strike that provision of law?"

Mr. Clark:

"You did not read quite carefully enough. It says 'Every justice of the peace required by law to be a licensed attorney.' It still does not require every justice of the peace to be an attorney."

YIELDING TO QUESTION

Mrs. Epton:

"Mr. Speaker, I would like to ask one of the attorneys a question also. Mr. Clark, will you yield to another question?"

Mr. Clark:

"I would be glad to."

Mrs. Epton:

"On page 1, line 13, it says, 'in which the sum claimed is less than \$1,000." Does that mean if it were \$1,000 it couldn't be taken care of? That doesn't conform to the one we just passed."

Mr. Clark:

"If the calendar weren't as crowded, an amendment might be appropriate, but as it is, if it is one cent less than \$1,000 they can use the justice court."

The Clerk called the roll on the final passage of Reengrossed Senate Bill No. 96, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Haussler—1.

Those absent or not voting were: Representatives Bottiger, Hurley, Kink, McCaffree, McCormick—5.

Reengrossed Senate Bill No. 96, having received the constitutional majority, was declared passed.

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

Senate Bill No. 158, by Senators McCormack, Bailey, and Ryder:

Limiting the total dues assessment by the school directors' association.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 158 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 158, and the bill passed the House by the following vote: Yeas, 85; nays, 8; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris. Hawley, Hood,

Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee—85.

Those voting nay were: Representatives Braun, Dootson, Gorton, Haussler, Moos, Perry, Slagle, Wolf—8.

Those absent or not voting were: Representatives Backstrom, Bottiger, Hurley, Kalich, McCormick, Mr. Speaker—6.

Senate Bill No. 158, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery seventy-five students from Marcus Whitman Junior High School in Kitsap county, and asked them to stand and be recognized.

The Speaker observed in the south gallery forty-five students from Wilson Junior High School in Seattle, and asked them to stand and be recognized.

The Speaker announced that because of the large amount of work facing the House he would not recognize any more groups of students in the galleries today.

Senate Joint Resolution No. 20, by Senators Riley, Lennart, Dore, Ryder, Gallagher, Knoblauch, Washington, Mardesich, Petrich, Thompson, Jr., and Hallauer:

Repealing alien land laws.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, Senate Joint Resolution No. 20 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Clerk called the roll on the final passage of Senate Joint Resolution No. 20, and the resolution passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Bottiger, Day, Hurley, Litchman, McCormick—5.

Senate Joint Resolution No. 20, having received the constitutional twothirds majority, was declared passed.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Moos on a point of personal privilege.

Mr. Moos:

"Mr. Speaker, I rise on a point of personal privilege. I guess that is the only way I can bring the body's attention to the action on a bill just passed, in case anyone wants to change their mind or have a reconsideration. I think we are going kind of fast and have passed something which has disturbed many people throughout the country. I am alluding to Senate Bill No. 158 and if it is the will of the body that this is a good bill, then we won't do anything, but I would like to point out one serious thing which comes to my mind as a former school director and that is that by statute we have on our books today that every school director has to belong to the associationeveryone. Now, this is a little bit different from other assoications or other elected officials throughout the state. Now, this may be good and fine for school directors, but how broad-how broad. Mr. Speaker and ladies and gentlemen of this House. should state law go in using the police powers of the state in creating associations that are used with the specific purpose of putting in programs whether they be good or bad? Now this might be the will of this body and maybe of the Senate and maybe of the people of this state. I think, personally, it is poor legislation and we started several years ago down the road in the area of using the police powers of the state in creating an association for the specific purpose of doing what this association is meant to do. I think that is wrong. If it is right, ladies and gentlemen, if it is right for the association to have their collection of dues through the power of the state, possibly it is right for other associations, even maybe the Washington Education Association or others in other fields. I thought I would bring this to your attention, because during the last part of a session, ladies and gentlemen, sometimes we do make mistakes and the people of this state depend on us to be alert and to try to stop as many as possible. Now, I voted on the wrong side of this. Maybe I was completely wrong but I did feel it was my duty to bring this to your attention for any consideration that might be your will."

MOTION FOR RECONSIDERATION

Mr. Day, having voted on the prevailing side, moved that the House do now reconsider the vote by which Senate Bill No. 158 passed the House.

The motion was carried.

RECONSIDERATION

The Speaker declared the question before the House to be Senate Bill No. 158 on final passage.

Debate ensued, Representatives Radcliffe, Lux, and Mahaffey speaking in favor of passage of the bill, and Representative Day speaking against its passage.

MOTION

Mr. Moos moved that the House defer further consideration of Senate Bill No. 158 and that the bill be ordered placed at the end of today's second reading calendar.

Debate ensued, Representatives Moos and Litchman speaking in favor of the motion.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Andersen (James A.) on a point of parliamentary inquiry.

Mr. Andersen:

"Mr. Speaker, isn't the effect of this motion to put the bill again on the second reading calendar? It is still on third reading."

The Speaker:

"It is on third reading, that is right, but a vote of the House can place it anywhere you want it."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Canfield on a point of parliamentary inquiry.

Mr. Canfield:

"Mr. Speaker, is it the motion to reconsider that is going to be put down to the end of the calendar?"

The Speaker:

"The motion to reconsider passed the House and the bill is before us now. If we move it on the calenar, it would still at that time be on third reading and final passage."

The motion was carried.

Senate Bill No. 285, by Senators Herrmann, Cooney, and Donohue:

Allowing acquisition and operation of sewer systems by irrigation districts. The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 285 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Epton speaking in favor of passage of the bill.

Further debate ensued, Representative Day speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 285, and the bill passed the House by the following vote: Yeas, 85; nays, 6; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Marzano, Mast, May, Mc-Caffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—85.

Those voting nay were: Representatives Klein, Marsh, O'Dell, Pierre, Whetzel, Wolf—6.

Those absent or not voting were: Representatives Berentson, Bottiger, Hurley, Kalich, Mahaffey, McCormick, Pritchard, Swayze—8.

Senate Bill No. 285, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Sawyer, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 121, providing for method of recording instruments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Slade Gorton, Gary Grant, Mark Litchman, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Engrossed Senate Bill No. 173, giving mayors of third and fourth class cities tie-breaking vote, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

...., Chairman,

Frank J. Warnke, Vice Chairman. Subcommittee on Cities and Towns

JACK ROGERS, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, Ann T. O'Donnell, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Engrossed Senate Bill No. 219, requiring bid proposal deposits when contracting with cities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROCERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, Ann T. O'Donnell, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 232, authorizing the pledging of utility revenue to pay the principal and interest on general obligation bonds for municipal utilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
Samuel J. Smith, Chairman.
Subcommittee on Cities and Towns
Jack Rogers, Chairman,
W. O. E. "Bill" Radcliffe, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, Ann T. O'Donnell, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 280, increasing the maximum area of municipal corporation having more than fifteen hundred population to four miles, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government SAMUEL J. SMITH, Chairman, FRANK J. WARNKE, Vice Chairman. Subcommittee on Cities and Towns JACK ROGERS, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, Ann T. O'Donnell,

George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 315, changing law generally relating to financial responsibility of motor vehicle operators and owners, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman.

We concur in this report: Robert F. Brachtenbach, Jack L. Burtch, Jack Dootson, Slade Gorton, Gary Grant, Mark Litchman, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Engrossed Senate Bill No. 316, regulating the appointment of town marshals and prescribing powers and duties relative thereto, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. F. "Bry." Paper Vice.

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, Ann T. O'Donnell, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 389, establishing transitional procedures for counties electing to operate under the justice court districting act of 1961, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Newman H. Clark, Jack Dootson, Hayes Elder, Slade Gorton, Gary Grant, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

MOTIONS

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

On motion of Mr. O'Brien, the House recessed until 2:00 p.m.

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Hurley and Swayze. Representative Hurley was excused.

SECOND READING OF BILLS

Engrossed Senate Bill No. 296, by Senators Thompson, Jr., Durkan, and McCutcheon:

Changing generally laws relating to elections.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 296 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, I would like to ask Representative Grant or one of the experts on elections a question, if I may."

The Speaker:

"Mr. Grant, will you yield to question?"

Mr. Grant:

"Yes, I will yield."

Mr. Uhlman:

"Representative Grant, on page 6, line 32, the existing law is stricken as follows: 'Provided further, That no provision of this section in conflict with the primary election provisions contained in charters of cities of the first class shall be effective, except that all first class cities shall hold their primaries as provided in RCW 29.13.070."

Mr. Grant

"I don't know. You would have to discuss that with the supervisor of elections."

Mr. Uhlman:

"In other words, we are repealing something here and we don't know what we are repealing?"

Mr. Grant:

"Do you want to move this down to the end of the calendar and discuss this?"

Mr. Uhlman:

"I don't. I'm just curious if anybody knows what it is that we are repealing."

MOTION

On motion of Mr. Smith, the House deferred further consideration of Engrossed Senate Bill No. 296, and the bill was ordered placed at the end of today's second reading calendar.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Slagle on a point of personal privilege.

Mr. Slagle:

"Mr. Speaker, ladies and gentlemen of the House, as your local Rexall druggist, after noticing the tired, wornout looks on ninety-eight faces in this House, I thought vitamins were in order. Maybe if you start taking them now, you will have a new look when we come back Monday. I am giving one to everyone except Representative Kalich, because after observing his operations, I don't think he needs them."

Engrossed Senate Bill No. 171, by Senators Talley, Knoblauch, and Raugust: Removing prohibition against increasing compensation of appointive third class city and town officials.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 171 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 171, and the bill passed the House by the following vote: Yeas, 88; nays, 2; absent or not voting, 9.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

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

Those absent or not voting were: Representatives Brachtenbach, Braun, Copeland, Hurley, Kalich, Kink, McCaffree, Morphis, Swayze—9.

Engrossed Senate Bill No. 171, having received the constitutional majority, was declared passed.

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

Senate Bill No. 174, by Senators Woodall, Henry, and Cooney:

Authorizing the appointment of police judges pro tempore in third class cities and towns.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 174 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Clark speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 174, and the bill passed the House by the following vote: Yeas, 87; nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—87.

Those voting nay were: Representative Witherbee-1.

Those absent or not voting were: Representatives Braun, Copeland, Hurley, King (Richard "Dick"), Morphis, Olsen, Perry, Rogers, Sheridan, Slagle, Swayze—11.

Senate Bill No. 174, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 176, by Senators Raugust, Donohue, and Hanna:

Redefining circumstances precluding benefits to city firemen for nonduty disability.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 176 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 176, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Braun, Copeland, Hurley, Johnston (Elmer E.), Kalich, Klein, Mahaffey, Mast, Olsen, Sheridan—10.

Engrossed Senate Bill No. 176, having received the constitutional majority, was declared passed.

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

Senate Bill No. 295, by Senators Stender, Washington, Knoblauch, and Thompson, Jr.:

Permitting certain cities and towns to operate dock facilities.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 295 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

Mr. Eldridge:

"Mr. Speaker, I wonder if Representative Smith or Representative Rogers \hat{wll} yield to question?"

The Speaker:

"Mr. Rogers, as chairman of the subcommittee, will you yield to question?"

Mr. Rogers:

"Yes."

Mr. Eldridge:

"Mr. Rogers, this bill gives the cities and towns permission to operate dock facilities; it indicates that they may construct, operate and maintain any boat harbor or marina, dock or other public improvement for the purpose of commerce, recreation or navigation. It seems to me that this might well infringe on the responsibility of a port commission in these particular areas. Wouldn't this be a duplication of effort if a city as a city could go into the commercial end of this sort of activity?"

Mr. Rogers:

"Mr. Speaker and Mr. Eldridge, I am going to defer to Mr. Warnke, who has supported this legislation before the committee."

Mr. Warnke:

"The intent of this bill is certainly not that it should be in conflict with any other commercial subdivision, particularly the port commission. This bill was aimed at the city of Des Moines, which is in our district, and it would allow us to build a marina there. It would not be in conflict with the port districts for the simple reason that it would help stimulate commerce in the area if the city were to build the facilities and lease them to private enterprise. We would not be in conflict with any other subdivision."

Debate ensued, Representative Eldridge speaking in opposition to the passage of the bill.

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would Mr. Warnke yield to question?"

The Speaker:

"Mr. Warnke?"

Mr. Warnke:

"Yes."

Mr. Witherbee:

"Mr. Warnke, would this be enabling legislation in connection with the bill now pending before congress to allow a marina to be built at Des Moines?"

Mr. Warnke:

"Yes, it is."

Further debate ensued, Representatives Leland, Smith, and Cunningham speaking in favor of passage of the bill, and Representative Clark speaking against its passage.

MOTION

Mr. Cunningham moved that the House defer further consideration of Senate Bill No. 295, and that the bill be ordered placed at the bottom of the second reading calendar.

Debate ensued, Representative Warnke speaking in opposition to the motion.

With the consent of the House, Mr. Cunningham withdrew his motion.

The Clerk called the roll on the final passage of Senate Bill No. 295, and the bill passed the House by the following vote: Yeas, 66; nays, 22; absent or not voting, 11.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Copeland, Cunningham, Dootson, Elder, Epton, Garrett, Grant, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, Moon, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—66.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Bledsoe, Brachtenbach, Braun, Clark, DeJarnatt, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Huntley, Jueling, Mast, McDougall, Moos, Newschwander, Swayze, Wang, Wolf—22.

Those absent or not voting were: Representatives Avey, Backstrom, Conner, Day, Gallagher, Hurley, Kalich, King (Richard "Dick"), Litchman, Pritchard. Slagle—11.

Senate Bill No. 295, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 454, by Senators Woodall, Talley, and Redmon:

Authorizing the acquisition of certain water rights by cities and towns.

The bill was read the second time by sections.

With consent of the House, the Rules were suspended, Engrossed Senate Bill No. 454 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 454, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin,

Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Backstrom, Hurley, Kalich, Litchman, O'Donnell, Pritchard, Slagle—7.

Engrossed Senate Bill No. 454, having received the constitutional majority, was declared passed.

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

Senate Bill No. 54, by Senators Riley and Ryder:

Allowing first class cities to create separate department to manage civic centers.

The bill was read the second time by sections.

Mr. Sawyer moved that the rules be suspended, Senate Bill No. 54 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Debate ensued, Representatives Johnston (Elmer E.) and May speaking in opposition to the motion.

With consent of the House, Mr. Sawyer withdrew his motion.

MOTION

On motion of Mr. Johnston (Elmer E.), the House deferred further consideration of Senate Bill No. 54, and the bill was made a special order of business at 3:15 p. m. today.

Senate Bill No. 172, by Senators Thompson, Jr., Charette, and Gallagher:

Authorizing special election to elect officers upon cities' advancement in classification.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 172 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 172, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Backstrom, Chatalas, Hurley, Johnston (Elmer E.), Kalich, Olsen, Smith—7.

Senate Bill No. 172, having received the constitutional majority, was declared passed.

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

Senate Bill No. 182, by Senators Knoblauch, Atwood, and Talley:

Permitting storm sewers to be financed on a revenue basis.

The bill was read the second time by sections.

With the consent of the House, the rules were suspended, Senate Bill No. 182 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, we are moving very fast and some of these bills have far-reaching effects. I would like to have some friend of the bill to explain it."

The Speaker:

"Mr. Rogers, do you yield to question?"

Mr. Rogers:

"I would be glad to."

Mr. Witherbee:

"Mr. Rogers, under present law, a sewer district can absorb, with consent of the voters, a storm drainage district. Does this change that in any way?"

Mr. Rogers:

"No, it does not. This does not have to do with sewer districts; this has to do with cities and towns in the financing of storm sewers by revenue bonds."

Debate ensued, Representative Rogers speaking in favor of passage of the bill, and Representative Klein speaking against its passage.

The Clerk called the roll on the final passage of Senate Bill No. 182, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those voting nay were: Representative Klein—1.

Those absent or not voting were: Representatives Avey, Hurley, Taplin, Valle—4.

Senate Bill No. 182, having received the constitutional majority, was declared passed.

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

Senate Bill No. 84, by Senators Gallagher, Moriarty, Jr., and Kupka: Relating to fuel tax refunds for urban transportation systems.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Senate Bill No. 84, relating to fuel tax refunds for urban transportation system, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 1, lines 4 and 5, after "originated" strike "[: Provided further, That this section shall expire June 30, 1965]" and insert ": Provided further, That this section shall expire June 30, [1965] 1967"

On page 2, section 2, lines 27 and 28, after "originated" strike "[: Provided further, That this section shall expire June 30, 1965]" and insert ": Provided further, That this section shall expire June 30, [1965] 1967"

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Horace W. Bozarth, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

On motion of Mr. Sawyer, the committee amendment on page 2, section 1, was adopted.

Mr. Sawyer moved adoption of the committee amendment to page 2, section 2

Debate ensued, Representatives Sawyer and Wang speaking in favor of adoption of the amendment, and Representative Witherbee speaking against its adoption.

The motion was carried, and the committee amendment was adopted.

With consent of the House, the rules were suspended, Senate Bill No. 84 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Sawyer, Leland, and Huntley speaking in favor of passage of the bill, and Representative Witherbee speaking against its passage.

Mr. Grant demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 84 as amended by the House, and the bill passed the House by the following vote: Yeas, 88; nays, 7; absent or not voting, 4.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Avey, Dootson, Flanagan, Pierre, Sheridan, Slagle, Witherbee—7.

Those absent or not voting were: Representatives Adams, Bledsoe, Hurley, Taplin—4.

Senate Bill No. 84 as amended by the House, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

My vote was recorded "Nay" by the electric roll call machine, but I voted "Aye" and wish the record to show same.

George P. Sheridan, 27th District.

The House resumed consideration of Engrossed Senate Bill No. 296 on third reading.

Engrossed Senate Bill No. 296, by Senators Thompson, Jr., Durkan, and McCutcheon:

Changing generally laws relating to elections.

Debate ensued, Representative Grant speaking in favor of passage of the bill

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 296, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDongall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Avey—1.

Those absent or not voting were: Representatives Adams, Bledsoe, Bozarth, Hurley, Taplin—5.

Engrossed Senate Bill No. 296, having received the constitutional majority, was declared passed.

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

RECONSIDERATION

The House resumed the reconsideration of Senate Bill No. 158 on third reading and final passage.

Senate Bill No. 158, by Senators McCormack, Bailey, and Ryder: Limiting the total dues assessment by the school directors' association.

MOTION

Mr. Brachtenbach moved that the rules be suspended and that Senate Bill No. 158 be returned to second reading for the purpose of amendment.

Debate ensued, Representatives Litchman and Brouillet speaking against the motion, and Representative Moos speaking in its favor.

Mr. Grant demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representatives Johnston (Elmer E.) and Day speaking in favor of the motion, and Representative Litchman speaking against the motion.

SPECIAL ORDER OF BUSINESS

The hour of 3:15 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, Senate Bill No. 54 on second reading.

Senate Bill No. 54, by Senators Riley and Ryder:

Allowing first class cities to create separate department to manage civic centers.

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

In section 1, line 7, after "class" and before "shall" insert "of more than four hundred thousand population"

With consent of the House, the rules were suspended, Senate Bill No. 54 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 54 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Hawley, Hurley, Pierre, Taplin—4.

Senate Bill No. 54 as amended by the House, having received the constitutional majority, was declared passed.

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

RECONSIDERATION

The House resumed the reconsideration of Senate Bill No. 158 on third reading and final passage.

The Speaker declared the question before the House to be the motion by Mr. Brachtenbach that the rules be suspended and Senate Bill No. 158 be returned to second reading for the purpose of amendment.

Mr. Burtch demanded the previous question, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Copeland on a point of parliamentary inquiry.

Mr. Copeland:

"Mr. Speaker, in the event this bill is referred back to second reading, under what provisions could it be returned to third reading? Would it require a suspension of the rules to advance it to third reading?"

RULING BY THE SPEAKER

The Speaker:

"Under the normal procedure of this House, a bill will be referred to the Rules Committee after it has been considered on second reading. The rules would have to be suspended to advance it to third reading."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Copeland on a point of parliamentary inqury.

Mr. Copeland:

"It is within the body's prerogative to remove a bill from committee upon a majority vote, is it not? No rule specifies there must be a two-thirds vote?"

The Speaker:

"I think this has been the rule for some time back, that the House can take a bill from a committee. It hasn't been done."

Mr. Copeland:

"By the same token, this bill could be referred out later on a calendar tonight?"

The Speaker:

"That would depend on what the action of the House is."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Burtch on a point of parliamentary inquiry.

Mr. Burtch:

"Mr. Speaker, supposing we did have a motion to bring the bill back from Rules, it wouldn't get on the calendar until tomorrow? Isn't that correct?"

The Speaker:

"The Rules Committee might meet this evening. It is possible it would be brought back."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Clark on a point of parliamentary inquiry.

Mr. Clark:

"Mr. Speaker, I would like to amend the motion that the bill go back to second reading to read that it will do so on the condition that after completing the amendments, it will be returned to third reading immediately."

The Speaker:

"That would be impossible. You have a motion before the House on which the previous question has been demanded. I believe our only course of action now is to vote upon that motion."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Moos on a point of personal privilege.

Mr. Moos:

"Mr. Speaker, it is not the intent of the friends of this motion nor the friends of the amendment to prohibit this from going to third reading."

The Speaker:

"Is this a point of personal privilege, Mr. Moos?"

Mr. Moos:

"Yes, Mr. Speaker. After we go to second reading, all political skill will be-"

POINT OF ORDER

The Speaker recognized Mr. Burtch on a point of order.

Mr. Burtch:

"Mr. Speaker, the previous question has been demanded. We don't want to hear any more speeches."

The Speaker:

"The previous question has been demanded. The Speaker will start the electric roll call machine."

The Clerk called the roll on the motion that the rules be suspended and that Senate Bill No. 158 be returned to second reading for the purpose of amendment, and the motion was lost by the following vote: Yeas, 42; nays, 52; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Avey, Berentson, Bergh, Bozarth, Brachtenbach, Braun, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Haussler, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Lynch, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pierre, Pritchard, Sawyer, Swayze, Whetzel, Wolf—42.

Those voting nay were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bledsoe, Bottiger, Brouillet, Burtch, Canfield, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Harris, Jastad, Johnson (Doris), Jolly, King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Moon, O'Brien, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Witherbee, Mr. Speaker—52.

Those absent or not voting were: Representatives Hurley, Kalich, May, Taplin, Uhlman—5.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 158 on reconsideration.

Mr. Grant demanded the previous question.

POINT OF ORDER

The Speaker recognized Mr. Eldridge on a point of order.

Mr. Eldridge:

"Mr. Speaker, I think we passed this bill once."

The Speaker:

"You voted to reconsider. Since you have voted to reconsider, the question before you is the final passage of Senate Bill No. 158."

POINT OF ORDER

The Speaker recognized Mr. Moos on a point of order.

Mr. Moos:

"Mr. Speaker, I think we should ask for remarks rather than have the first one ask for the previous question. After all, this has been somewhat controversial. I think possibly we have not perfected this bill."

The Speaker:

"The previous question has been demanded. If the House so wishes, they can vote down the demand for previous question."

The demand for previous question was not sustained.

Debate ensued, Representatives Moos, Flanagan, and Brachtenbach speaking against passage of the bill, and Representatives Rogers, Klein, Brouillet, and Conner speaking in favor of its passage.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 158, and the bill passed the House by the following vote: Yeas, 73; nays, 24; absent or not voting, 2.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, Mc-Cormick, McDougall, Moon, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Mr. Speaker—73.

Those voting nay were: Representatives Adams, Ahlquist, Bledsoe, Bozarth, Brachtenbach, Braun, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Huntley, Lynch, May, McCaffree, Moos, Morphis, O'Dell, Pritchard, Slagle, Swayze, Whetzel, Witherbee, Wolf—24.

Those absent or not voting were: Representatives Hurley, Taplin—2.

Senate Bill No. 158, having received the constitutional majority, was declared passed.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Litchman on a point of personal privilege.

Mr. Litchman:

"Mr. Speaker, ladies and gentlemen of the House, I am developing a kind of an inferiority complex. I don't believe there is one educational bill yet that has passed without a great deal of turmoil and controversy. I would appreciate it very much if we could pass the next bill that comes before us relative to education without too much debate, because I feel that my heart is not long for this world, believe me; and I have had many years trial experience in court, but this business of being on the floor defending education bills is mighty difficult."

MOTION

On motion of Mr. O'Brien, the House recessed until 4:00 p. m.

SECOND AFTERNOON SESSION

The Speaker called the House to order at 4:00 p.m.

The Clerk called the roll, and all members were present except Representatives Hurley and Taplin, who were excused.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Hurley and Taplin.

Mr. Sawyer moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was carried on a rising vote.

THIRD READING OF BILLS

Senate Bill No. 29, by Senators Foley, Durkan, Rasmussen, and McCormack (by executive request of Governor Rosellini):

Providing apportionment of school funds to school districts monthly and providing for emergency advancements thereof.

With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 29 was placed on final passage.

Debate ensued, Representatives Uhlman, O'Brien, Burtch, and Smith speaking in favor of passage of the bill, and Representatives Canfield, Pritchard, Bledsoe and Mahaffey speaking against its passage.

YIELDING TO QUESTION

Mr. Morphis:

"Mr. Speaker, would Mr. Uhlman yield to question?"

The Speaker:

"Mr. Uhlman?"

Mr. Uhlman:

"Yes, I will yield."

Mr. Morphis:

"Mr. Uhlman, how many months' pay will our school districts in Spokane receive the first year of the biennium and how many months for the second year of the biennium?"

Mr. Uhlman:

"I'm sorry; I don't have that data available on my desk. It is available in the Ways and Means room and I would be happy to go over it with you after the session, if you desire to get the exact figures."

Mr. Morphis:

"I was not referring to amounts. Will they get ten-twelfths the first year or twelve-twelfths the first year?"

Mr. Uhlman:

"They would get ten-twelfths and then the two months would be referred into the next biennium. This is the principal of the whole thing. This is why you would have additional moneys available for spending, and this is the key and crux of the measure."

Further debate ensued, Representatives Morphis and Copeland speaking against passage of the bill.

Further debate ensued, Representatives Valle and Kalich speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 29, and the bill passed the House by the following vote: Yeas, 59; nays, 38; absent or not voting, 2.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch,

Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—59.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Swayze, Wang, Whetzel, Wolf—38.

Those absent or not voting were: Representatives Hurley, Taplin—2.

Senate Bill No. 29, having received the constitutional majority, was declared passed.

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

EXPLANATIONS OF VOTE

I voted "No" on Senate Bill No. 29 because I thought it should be considered as a total part of the budget and that we should also consider cutting the state's deficit when planning the budget.

Norwood Cunningham, 30th District.

We, the undersigned members of the House of Representatives, voted against Senate Bill No. 29 for the following reasons:

The underlying purpose of this bill is to commit the state to a distribution in July and August of 1967 which the school districts of the state can anticipate in their planning for the 1966-67 school year, thus enabling them to carry out an improved educational program in the biennium ahead. This aspect of this bill has been anticipated in Senate Bill No. 374, the Omnibus Appropriation Bill, which projects \$42,308,216 as the "carry-over" amount.

Considered alone, however, this deferral of \$42.3 million is not fiscally sound. As Governor Evans pointed out in his Fiscal Message, using this device entirely as a budget-balancing device is "tantamount to setting the fuse to a \$42 million bomb that will explode in the Legislature's face" at the 1967 session.

We should face up to the cost of supporting the needed increase in the level of educational services at this session, at least to the extent recommended by Governor Evans of \$20 million for deficit reduction. Until we see this deficit reduction in sight, we cannot support Senate Bill No. 29.

Moreover, Senate Bill No. 374 anticipated that the twenty-four payments to support school districts in 1965-67 would begin with September, 1965, rather than with July, 1965, as provided in Senate Bill No. 29. This aspect of Senate Bill No. 29 would serve to nullify, or at least to confuse the purpose of improving the educational program by projecting distributions after June 30, 1967, to pay part of the 1966-67 school year costs.

As written, Senate Bill No. 29 would mandate a distribution of between \$30 and \$35 million of General Fund tax money during July and August of this year, a period when no distribution would ordinarily be made, a period for which school districts have already planned on the basis of no state aid. The effect of this aspect of the bill would be simply to transfer to school district treasuries this amount of money, in advance of actual need, to draw interest for their benefit at a corresponding increased cost to the hard-pressed General Fund.

The effective date of the act should be September 1, 1965.

In summary, Senate Bill No. 29, if properly drawn, would be part of the total plan supporting the General Fund budget for 1965-67. It is a sound part of that plan only when included with an appropriation act and revenue measure that taken together result in a balanced budget accompanied by a \$20 million reduction in the deficit. We believe that all of these items must be considered together, at which time we will

support a properly drafted measure to extend school aid payments to a year-around basis.

ALFRED O. ADAMS H. MAURICE AHLQUIST JAMES A. ANDERSEN DUANE L. BERENTSON STEWART BLEDSOE ROBERT F. BRACHTENBACH DAMON R. CANFIELD NEWMAN H. CLARK THOMAS L. COPELAND NORWOOD CUNNINGHAM JACK DOOTSON DON ELDRIDGE S. E. (SID) FLANAGAN ROBERT F. GOLDSWORTHY SLADE GORTON EDWARD F. HARRIS DWIGHT S. HAWLEY JACK HOOD HOMER HUMISTON

ELMER E. JOHNSTON HELMUT L. JUELING MRS. DOUGLAS (GLADYS) KIRK MARJORIE LYNCH AUDLEY F. MAHAFFEY FRED R. MAST MARY ELLEN McCAFFREE BOB McDougall DONALD W. MOOS RICHARD W. MORPHIS IRVING NEWHOUSE CHARLES E. NEWSCHWANDER ROBERT W. O'DELL JOEL PRITCHARD Mrs. Frances G. Swayze ARNOLD S. WANG JONATHAN WHETZEL HAROLD E. "HAL" WOLF

ELMER C. HUNTLEY

MOTIONS

On motion of Mr. Sawyer, Senate Bill No. 29 was ordered transmitted immediately to the Senate.

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

On motion of Mr. Sawyer, the House reverted to the ninth order of business.

SECOND READING OF BILLS

Engrossed Senate Bill No. 71, by Senators Gallagher, Rasmussen, and Gissberg:

Requiring municipal corporations to observe existing labor contracts when purchasing existing transportation system.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 71 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative O'Donnell speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 71, and the bill passed the House by the following vote: Yeas, 86; nays, 7; absent or not voting, 6.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Adams, Ahlquist, Clark, Flanagan, Goldsworthy, Swayze, Whetzel—7.

Those absent or not voting were: Representatives Copeland, Day, Hood, Huntley, Hurley, Taplin—6.

Engrossed Senate Bill No. 71, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 224, by Senator Knoblauch:

Requiring fencing by auto wrecking yards.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 224 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Gallagher speaking against passage of the bill, and Representative Day speaking for its passage.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Dr. Day yield to question?"

Mr. Day:

"Absolutely."

Mr. Smith:

"Mr. Day, you will notice there is an amendment on line 16 of page 1, after 'good repair' to add 'A living hedge of sufficient density to prevent a view of the confined area may be substituted for such a wall or fence. Any dead or dying portion of such hedge shall be replaced.' This kind of looks like you are putting the wrecking people in the landscaping business, wouldn't you say?"

Mr. Day:

"No, it just gives this opportunity to substitute a fence which has to be painted and maintained with a living hedge, which in some areas of the state would maintain itself very well. For example, on the west side up at North Bend, we had no problems with hedges or ivy or any of that type of material which would grow on a cyclone fence. This is in line with President Lyndon Johnson's program for beautification of highways, Mr. Smith."

Further debate ensued, Representative Conner speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would Representative Day yield to question?"

Mr. Day:

"Reluctantly."

Mr. Witherbee:

"Thank you, Representative Day. The thing I am concerned about in this, Representative Day, is that we are now entering into a phase of legislation here in this body, after having given a purview of this type of regulation to county planning commissions, of telling them what to do, and most county planning commissions, especially in metropolitan areas, have already taken care of this. Don't you think we are kind of going beyond what we originally intended in setting up planning commissions?"

Mr. Day:

"I don't think that is what the bill does, Representative Witherbee. What I think it does is make a law which will provide uniformity all over the state, because we

don't have these wrecking yards just in local areas; we have them in all the counties of the state of Washington."

Further debate ensued, Representative Sawyer speaking in favor of passage of the bill.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 224, and the bill passed the House by the following vote: Yeas, 87; nays, 5; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives DeJarnatt, Dootson, Gallagher, Grant, Witherbee—5.

Those absent or not voting were: Representatives Hurley, Johnson (Doris), Mast, Perry, Smith, Taplin, Uhlman—7.

Engrossed Senate Bill No. 224, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 91, by Senators Gissberg and Cowen:

Changing meeting date of county board of equalization.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 91 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Kalich speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 91, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Tay-

lor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Day, Hurley, Kalich, Litchman, Mast, Perry, Pritchard, Taplin—8.

Engrossed Senate Bill No. 91, having received the constitutional majority, was declared passed.

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

Senate Bill No. 129, by Senators Dore, Mardesich, and Petrich:

Providing procedure for certification of local law by federal courts to the state supreme court.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 129 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Clark and Klein speaking in favor of adoption of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 129, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Anderson (Eric O.), Hurley, Kalich, Kirk, Taplin—5.

Senate Bill No. 129, having received the constitutional majority, was declared passed.

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

Senate Bill No. 157, by Senators Talley, Lewis, and Sandison:

Allowing consolidation of port districts lying in more than one county.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 157 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Haussler speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 157, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Hurley, Kalich, Kirk, May, Pritchard, Taplin—6.

Senate Bill No. 157, having received the constitutional majority, was declared passed.

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

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Hurley and Taplin.

On motion of Mr. Sawyer, the absent members were excused and the House proceeded with business under the call of the House.

THIRD READING OF BILLS

Senate Bill No. 360, by Senators Durkan, Gissberg, and Stender:

Providing for collective bargaining for certain public employees.

With consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 360 as amended by the House was placed on final passage.

Debate ensued, Representative O'Donnell speaking in favor of passage of the bill.

Mr. Burtch demanded an oral roll call, and the demand was sustained. Further debate ensued, Representative Adams speaking against passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 360 as amended by the House, and the bill passed the House by the following vote: Yeas, 62; nays, 35; absent or not voting, 2.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Cunningham, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hood, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, Morphis, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—62.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Humiston, Huntley, Johnston (Elmer E.), Jueling, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—35.

Those absent or not voting were: Representatives Hurley, Taplin—2.

Senate Bill No. 360 as amended by the House, having received the constitutional majority, was declared passed.

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

MOTIONS

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

On motion of Mr. Burtch, the House dispensed with further business under the call of the House.

On motion of Mr. Burtch, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 10, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred House Bill No. 361, authorizing adjustment of water and sewer districts' boundaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, George P. Sheridan, Richard Taylor, Jonathan Whetzel.

Subcommittee on Counties and Junior Taxing Districts, Chairman.

We concur in this report: Avery Garrett, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

Mr. Speaker:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred Senate Bill No. 67, establishing safety standards for underground construction workers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Alfred O. Adams, Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Bill No. 68, providing inheritance tax exemptions for firemen's pensions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Doris Johnson, Helmut L. Jueling, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, W. O. E. "Bill" Radcliffe, Samuel J. Smith.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, William S. Day, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Robert A. Perry.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Substitute Senate Bill No. 167, subsidizing public transportation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means, Chairman.

Subcommittee on Appropriations, Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Mrs. John W. (Kathryn) Epton, Slade Gorton, Helmut L. Jueling, Chet King, Audley F. Mahaffey, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue

....., Chairman.

We concur in this report: H. Maurice Ahlquist, Hayes Elder, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Jack Rogers, Gerald L. Saling.

House of Representatives, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

We, a minority of your Committee on Ways and Means, to whom was referred Engrossed Substitute Senate Bill No. 167, subsidizing public transportation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Committee on Ways and Means
GEORGETTE VALLE, Vice Chairman.

We concur in this report: Doris Johnson, Robert A. Perry.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Engrossed Senate Bill No. 213,

requiring bid deposits for contracts entered into with county, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government SAMUEL J. SMITH, Chairman, FRANK J. WARNKE, Vice Chairman. Subcommittee on Counties and Junior Taxing Districts

Joe D. HAUSSLER, Chairman.

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dan Jolly, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Senate Bill No. 240, authorizing townships to own and operate cemeteries jointly, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
Samuel J. Smith, Chairman,
Frank J. Warnke, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. Haussler, Chairman,
Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred Engrossed Senate Bill No. 281, requiring director of labor and industries to issue rules pertaining to electricians and increasing certain fees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Alfred O. Adams, Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 10, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Senate Joint Memorial No. 6, memorializing congress to amend the United States Constitution to set out the right of the people to choose whether or not they wish to have one house of the legislature of their state apportioned on the basis of factors other than population, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Slade Gorton, Edward F. Harris, William J. S. May, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe.

House of Representatives, Olympia, Wash., March 10, 1965.

Mr. Speaker:

We, a minority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Senate Joint Memorial No 6, memorializing congress to amend the United States Constitution to set out the right of the people to choose whether or not they wish to have one house of the legislature of their state apportioned on the basis of factors other than population, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: Arlie U. De Jarnatt, Doris Johnson, Mary Ellen ${\tt McCaffree}.$

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. Sawyer, the House recessed until 8:00 p. m.

EVENING SESSION

The Speaker called the House to order at 8:00 p.m.

The Clerk called the roll, and all members were present except Representatives Hurley, Taplin, and Warnke. Representatives Hurley and Taplin were excused.

SECOND READING OF BILLS

Senate Bill No. 247, by Senators Talley, Henry, and Gissberg:

Increasing compensation of elective officials of diking improvement districts.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 247 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Haussler speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 247, and the bill passed the House by the following vote: Yeas, 87; nays, 2; absent or not voting, 10.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Adams, Huntley—2.

Those absent or not voting were: Representatives Anderson (Eric O.), Hurley, Johnston (Elmer E.), Kalich, Lynch, Perry, Sawyer, Taplin, Taylor, Warnke—10.

Senate Bill No. 247, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 94, by Senators Woodall, Greive, and Petrich (by Legislative Council request):

Pertaining to qualifications of police judges in third class cities.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 94 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Clark speaking in favor of passage of the of the bill

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 94, and the bill passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf—85.

Those voting nay were: Representative Beck-1.

Those absent or not voting were: Representatives Anderson (Eric O.), Backstrom, Copeland, Hood, Hurley, Johnston (Elmer E.), Kalich, Pritchard, Sawyer, Taplin, Taylor, Warnke, Mr. Speaker—13.

Engrossed Senate Bill No. 94, having received the constitutional majority, was declared passed.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Thompson on a point of personal privilege.

Mr. Thompson:

"Mr. Speaker, ladies and gentlemen, I am belatedly advised by the Sergeant at Arms that the ashes in your ahstrays and the candy wrappers in your waste baskets are the results of my gratitude for your favorable vote on House Bill No. 492. Thank you."

Engrossed Senate Bill No. 126, by Senators Petrich, Gallagher, Dore, and Moriarty, Jr.:

Increasing salaries of justices of the peace.

MOTION

On motion of Mr. Burtch, the House deferred further consideration of Engrossed Senate Bill No. 126, and the bill was ordered made a special order of business at 9:30 p. m. tonight.

Engrossed Senate Bill No. 200, by Senators Redmon, Charette, and Foley:

Specifying time of investment fee deductions for certain public funds.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 200 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Bergh speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 200, and the bill passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Witherbee, Wolf, Mr. Speaker—85.

Those voting nay were: Representatives Huntley, Whetzel—2.

Those absent or not voting were: Representatives Anderson (Eric O.), Avey, Hood, Hurley, Johnston (Elmer E.), Marzano, May, Pritchard, Sawyer, Sheridan, Taplin, Warnke—12.

Engrossed Senate Bill No. 200, having received the constitutional majority, was declared passed.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Jastad on a point of personal privilege.

Mr. Jastad:

"Mr. Speaker, ladies and gentlemen of the House, the perfume that is being passed around to the ladies and the cigars to the men is from the Washington State Pharmaceutical Association for your overwhelming vote for Senate Bill No. 462."

Senate Bill No. 120, by Senators Moriarty, Jr., Neill, and Foley:

Consolidating 1959 amendments of materialmen's lien statute.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 120 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Klein yield to question?"

The Speaker:

"Mr. Klein, will you yield to question?"

Mr. Klein:

"Yes."

Mr. Smith:

"You spoke in generalities about weeding out some problems. I would like to have you enlarge more on what those problems were and what this bill will do. I was aware some problems existed and I want to see if it really corrects the one I am thinking of."

Mr. Klein:

"I can't imagine what the particular one is that you are thinking about, Mr. Smith. If you will check the Revised Code of Washington, you will find it carries in small print two acts passed in 1961, and there is really quite a question as to which of the acts prevails over the other. This combines both of the acts together and we think it has retained the best of them. We think it is a good law and passed it out unanimously from the Judiciary Committees of the House and Senate."

The Clerk called the roll on the final passage of Senate Bill No. 120, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those absent or not voting were: Representatives Burtch, Chatalas, Copeland, Grant, Hood, Hurley, Marzano, O'Brien, Taplin, Traylor, Warnke—11.

Senate Bill No. 120, having received the constitutional majority, was declared passed.

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

Senate Bill No. 232, by Senators Gissberg, Atwood, and Hanna:

Authorizing the pledging of utility revenue to pay the principal and interest on general obligation bonds for municipal utilities.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 232 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Clark speaking against passage of the bill, and Representative Rogers speaking for its passage.

The Clerk called the roll on the final passage of Senate Bill No. 232, and

the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Clark-1.

Those absent or not voting were: Representatives Burtch, Garrett, Hurley, Kalich, Sheridan, Taplin, Warnke—7.

Senate Bill No. 232, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 173, by Senators Knoblauch, Freise, and Mc-Millan:

Giving mayors of third and fourth class cities tie-breaking vote.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 173 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Rogers speaking for passage of the bill.

YIELDING TO QUESTION

Mrs. Valle:

"Mr. Speaker, I am trying to find out what is the population of third class cities. Can someone answer this for me? Then, I should like some information on this bill. I have information which says that Senate Bill No. 173 provides that mayors shall only vote in case of a tie in third class towns. I can't see any reason why he should be restricted."

Mr. O'Dell:

"Mr. Speaker, members of the House, in answer to Mrs. Valle's questions, third class cities have a population range from 1500 to 10,000 and the reason for this chapter being amended here is to give the mayor a right to vote in the case of a tie. The mayor is strictly an executive or administrative officer and has been for years. The legislative body and the council only have a vote. There have been instances where we have seven members on a council and one resigns and in the replacement of the councilman by appointment by the council, there is no way to break the tie. This is one of the reasons for asking that the mayor be given the right to break a tie."

Further debate ensued, Representative Garrett speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, I wonder if someone could answer a question for me? I note there are two different sections of the law we are amending. Is this two different classes of cities?"

Mr. Rogers:

"Yes, this gives the right to mayors of third and also fourth class cities. There are two different classes."

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, I would like to ask the chairman of the cities committee another simple question, if I may, if he will yield. I wonder if you have explored the possibility of nonmembers of the council voting, whether the janitor or anyone else, as well as the mayor, wouldn't have as much authority to vote as a member of the council? Isn't this an illegal bill in all respects?"

PERSONAL PRIVILEGE

The Speaker recognized Mr. Avey on a point of personal privilege.

Mr. Avey:

"Mr. Speaker, as mayor of Kettle Falls, I would like to say he is the janitor, too,"

Mr. Rogers:

"I think, Mr. Speaker, that Mayor Avey has answered the question."

YIELDING TO QUESTION

Mrs. Valle:

"Mr. Speaker, my information says that the mayor shall vote only in the case of a tie in the votes of the councilmen of a third class city or town. Now, he can vote in the case of an appointment. I would like to know whether he cannot vote otherwise. This is what I am asking. He cannot vote on any issue?"

Mr. Braun:

"Mr. Speaker, as an old-time mayor of a fourth class city, I would point out that third and fourth class cities have seven councilmen. You know, in small towns you are pretty close to the town and to the heat, and oftentimes we have controversial issues that some councilman doesn't have the intestinal fortitude to face and he disappears. Then there are three for and three against. In order to settle it, we are giving the mayor a right to vote. It is that simple. The mayor is only the figurehead and has no voting right, but this law gives him the right to vote in a case of a tie."

YIELDING TO QUESTION

Mr. Eldridge:

"Mr. Speaker, will Mr. Rogers yield to question?"

Mr. Rogers:

"Yes."

Mr. Eldridge:

"I don't believe that the question has been answered. I think it is probably a valid one. I think Mr. Braun has just brought another issue in. As I understand it, the mayor can only vote in the case of a tie on the replacement of councilmen who have resigned, not on general issues. Is that correct?"

Mr. Rogers:

"I will defer to the gentleman from the third class town, Mr. O'Dell."

Mr. O'Dell:

"The statute reads that the mayor shall have a vote only in case of a tie of the votes of the councilmen. That gives him the right to break the tie on any issue."

Further debate ensued, Representative Garrett speaking in favor of passage of the bill.

Mr. King (Richard "Dick") demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 173, and the bill passed the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Adams, Clark, Valle—3.

Those absent or not voting were: Representatives Burtch, Hood, Hurley, Pritchard, Sawyer, Taplin, Warnke—7.

Engrossed Senate Bill No. 173, having received the constitutional majority, was declared passed.

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

Senate Bill No. 335, by Senators Herrmann, Ryder, and Durkan:

Providing for authorized but unissued stock and stock option plans for banks and trust companies.

MOTION

On motion of Mr. Bergh, the House deferred further consideration of Senate Bill No. 335 and the bill was made a special order of business to follow consideration of Engrossed Senate Bill No. 316.

Senate Bill No. 98, by Senators Knoblauch and Woodall:

Raising chiropody licensing fees.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 98 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Adams and Moon speaking in favor of passage of the bill.

The Speaker called on Mr. Garrett to preside.

The Clerk called the roll on the final passage of Senate Bill No. 98, and the bill passed the House by the following vote: Yeas, 83; nays, 2; absent or not voting, 14.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull,

Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taylor, Thompson, Uhlman, Valle, Whetzel, Witherbee, Wolf—83.

Those voting nay were: Representatives Grant, Smith-2.

Those absent or not voting were: Representatives Andersen (James A.), Burtch, Hood, Hurley, Kink, Marzano, McCormick, O'Brien, Pritchard, Taplin, Traylor, Wang, Warnke, Mr. Speaker—14.

Senate Bill No. 98, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 73, by Senators Gallagher, Freise, and Durkan:

Eliminating county auditor's liability for damage caused by misspelled words or incorrect names.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 73, eliminating county auditor's liability for damage caused by misspelled words or incorrect names, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, line 21 of the engrossed bill, being line 22 of the printed bill, after "names" insert "and address"

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Robert M. Schaefer.

The bill was read the second time by sections.

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

Mr. Whetzel moved adoption of the following amendment:

On page 2, section 2, line 8, after the period following "thereon" add "The names in the index shall be hand printed or typewritten so as to be legible."

The Speaker resumed the Chair.

Debate ensued, Representative Whetzel speaking in favor of adoption of the amendment, and Representatives Olsen and Johnston (Elmer E.) speaking against its adoption.

The motion was lost, and the amendment was not adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 73 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 73 as amended by the House, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.).

Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Andersen (James A.), Backstrom, Epton, Hurley, Lynch, Marzano, Pritchard, Taplin, Warnke—9.

Engrossed Senate Bill No. 73 as amended by the House, having received the constitutional majority, was declared passed.

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

Senate Bill No. 280, by Senators McCutcheon and Talley:

Increasing the maximum area of municipal corporation having more than fifteen hundred population to four miles.

House of Representatives, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 280, increasing the maximum area of municipal corporation having more than fifteen hundred population to four miles, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, line 18, after "or less," strike all matter down to "nor shall" on line 21 and insert "or located in class AA counties, and not more than three square miles in area shall be included within the corporate limits of a municipal corporation of the fourth class having a population of more than fifteen hundred in counties other than class AA."

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Slade Gorton, Ann T. O'Donnell, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

The bill was read the second time by sections.

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

With consent of the House, the rules were suspended, Senate Bill No. 280 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Rogers and Gallagher speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 280 as amended by the House, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree,

McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Thompson, Traylor, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those absent or not voting were: Representatives Ahlquist, Andersen (James A.), Epton, Hurley, Jolly, Kirk, Marzano, Moos, O'Donnell, Perry, Taplin, Taylor, Uhlman, Valle, Warnke—15.

Senate Bill No. 280 as amended by the House, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 221, by Senators Kupka, Talley, and McCutcheon (by request of State Auditor):

Authorizing claims against local governments.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 221 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Smith speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Newhouse:

"Mr. Speaker, would Mr. Smith yield to question, please?"

Mr. Smith:

"Yes."

Mr. Newhouse:

"Mr. Smith, does this apply to such districts as irrigation districts, sewer districts, drainage districts, that type of thing?"

Mr. Smith:

"I believe this says all municipalities, all political subdivisions of the state."

Further debate ensued, Representative Newhouse speaking against passage of the bill, and Representatives Smith and Rogers speaking for its passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 221, and the bill passed the House by the following vote: Yeas, 76; nays, 5; absent or not voting, 18.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Thompson, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—76.

Those voting nay were: Representatives Berentson, Brachtenbach, Clark, Cunningham, Newhouse—5.

Those absent or not voting were: Representatives Andersen (James A.), Epton, Grant, Hurley, Kalich, Kink, Lynch, McCormick, Moos, Perry, Pritchard, Saling, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke—18.

Engrossed Senate Bill No. 221, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 316, by Senators Charette and Raugust:

Regulating the appointment of town marshals and prescribing powers and duties relative thereto.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 316 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Rogers speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 316, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Thompson, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those absent or not voting were: Representatives Epton, Grant, Hurley, Kink, McCormick, Perry, Saling, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke—13.

Engrossed Senate Bill No. 316, having received the constitutional majority, was declared passed.

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

SPECIAL ORDER OF BUSINESS

Senate Bill No. 335 having been made a special order of business immediately following consideration of Engrossed Senate Bill No. 316, the Speaker declared the question before the House to be further consideration of Senate Bill No. 335 on second reading.

Senate Bill No. 335, by Senators Herrmann, Ryder, and Durkan:

Providing for authorized but unissued stock and stock option plans for banks and trust companies.

The bill was read the second time by sections.

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

On page 1, section 1, beginning on line 14, after the period following "stock" strike all of the matter down to and including the period following "shareholders" on line 16

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

On page 1, section 1, line 18, after "par value or" strike "ninety-five" and insert "one hundred"

With consent of the House, the rules were suspended, Senate Bill No. 335 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Bergh and Hood speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Clark:

"I wonder if Mr. Bergh would yield to question? Is this consistent or does it conflict in any way with the new corporate act that this House passed?"

Mr. Bergh:

"I wouldn't be able to answer that question. One of the attorneys might want to. Mr. Klein, do you want to answer that?"

Mr. Klein:

"I couldn't answer your question categorically, Mr. Clark, without looking it up. I doubt very, very much that it would be in conflict, and as far as that is concerned, this House has passed the corporate bill but the Senate has not and it doesn't look as if it is going to."

The Clerk called the roll on the final passage of Senate Bill No. 335 as amended by the House, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Burtch, Chatalas, Epton, Hurley, Perry, Taplin, Taylor, Warnke—8.

Senate Bill No. 335 as amended by the House, having received the constitutional majority, was declared passed.

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

SPECIAL ORDER OF BUSINESS

The hour of 9:30 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, Engrossed Senate Bill No. 126 on second reading.

Engrossed Senate Bill No. 126, by Senators Petrich, Gallagher, Dore, and Moriarty, Jr.:

Increasing salaries of justices of the peace.

House of Representatives, Olympia, Wash., March 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 126, providing increases in salaries and changing the method of paying salaries of judges of courts of limited jurisdiction, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the Senate amendment by Senator Woodall adding a new section 2, as follows: In line 7 of the mimeographed amendment, page 1, being line 26 of the engrossed bill, before "thousand" strike "ten" and insert "thirteen"

Amend the Senate amendment by Senator Rasmussen to lines 11 and 12 of the printed bill, line 5 of the amendment, page 1, being line 16 of the engrossed bill after "shall be" strike "twelve thousand five hundred" and insert "thirteen thousand" WILIAM C. KLEIN, Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Hayes Elder, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Wesley C. Uhlman.

The bill was read the second time by sections.

POINT OF ORDER

The Speaker recognized Mr. Gorton on a point of order.

Mr. Gorton:

"Mr. Speaker, I have an amendment that covers the same section and actually strikes the first committee amendment. It might be it should properly come before the committee amendment."

RULING BY THE SPEAKER

The Speaker:

"Under the regular procedure, Mr. Gorton, the committee amendments should come first and be disposed of. I think when the committee amendment is disposed of, I will permit you to move your amendment."

Mr. Klein moved adoption of the committee amendment to the Senate amendment by Senator Woodall.

YIELDING TO QUESTION

Mr. McCormick:

"Mr. Speaker, will Mr. Klein yield to question?"

The Speaker:

"Will you yield to question, Mr. Klein?"

Mr. Klein:

"Yes."

Mr. McCormick:

"Does this mean, then, that the judges in Spokane and Pierce counties will still be approximately \$2,000 a year under King county?"

Mr. Klein:

"Yes. That is correct."

Debate ensued, Representative Klein speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, I would like to ask Mr. Klein a question, if he would yield."

Mr. Klein:

"Yes, Mr. Clark."

Mr. Clark:

"Isn't it correct that in addition to the salary that they will get under this law that they also occupy the bench in another capacity as municipal judge and get another salary?"

Mr Klein:

"No, not in addition to this thirteen thousand dollars. Furthermore, as a practical matter in our own county, there are justices of the peace that act in both capacities with a salary now of \$10,000, and I suspect that he may have a little private income which may bring that up close to \$13,000, a kind of office type practice. This bill takes away the right to practice, so it isn't any attempt to upgrade the justices of the peace in their court work."

YIELDING TO QUESTION

Mr. Chatalas:

"Mr. Speaker, I would like to have Mr. Klein clarify a point."

The Speaker:

"Will you yield, Mr. Klein?"

Mr. Klein:

"Yes."

Mr. Chatalas:

"Mr. Klein, Mr. McCormick asked you how much more the King county people would get than those in Spokane. What is the difference at the present time?"

Mr. Klein:

"At the present time I don't think there is any difference. It is \$11,400 I think, in King county and I think it is the same in all three of them."

YIELDING TO QUESTION

Mr. McCormick:

"Mr. Speaker, will Mr. Klein yield to another question?"

Mr. Klein:

"Yes."

Mr. McCormick:

"Mr. Klein, did the committee actually feel this was fair, this discrimination?"

Mr. Klein:

"Mr. McCormick, in an attempt to be candid and honest with you, right after I moved the amendment I pointed out that a number of us felt that in all fairness they all ought to be receiving the same when there is a substantial sized community and a full-time justice of the peace and lawyers providing services of that nature. You may have more of them in Seattle, for example, than you have in Tacoma or Spokane or Vancouver, but I dare say they are all spending about the same amount of time on the bench. I happen to think that ours in Vancouver is spending even more. Personally, I don't think it is fair, but it was the consensus of the committee that this was a compromise measure and the best that can be done under the circumstances, so I urge its adoption."

YIELDING TO QUESTION

Mrs. Swayze:

"Mr. Speaker, will Mr. Klein yield to another question?"

The Speaker:

"Will you yield, Mr. Klein?"

Mr. Klein:

"Yes."

Mrs. Swayze:

"Mr. Klein, is it correct then that the justice in a city of 30,000 will get the same as the justice in a city of 150,000?"

Mr. Klein:

"Yes, this can well happen. As a matter of fact, you have a peculiar situation existing near your city of Tacoma where a King county judge under the act will be receiving \$15,000 and Judge Stone and others there would only be receiving an amount which, under our proposal would be \$2,000 less, but as the Senate sent it over to us, it was \$1500 less than that."

YIELDING TO QUESTION

Mr. Gallagher:

"Mr. Speaker, would Mr. Klein yield to question?"

Mr. Klein:

"Yes."

Mr. Gallagher:

"Mr. Klein, would the raising to a thousand dollars on suits increase the load on the JP's?"

Mr. Klein:

"Undoubtedly it should increase the load."

Mr. Gallagher:

"Don't you think the counties of Pierce and Spokane should have \$15,000 for the JP's?"

Mr. Klein:

"I stated this. This is my personal opinion; I think it would be better, but also recognizing the practicalities of life and as chairman of the committee, I recognize that a compromise has been made and, to be realistic, this is what we could get through."

The motion was lost, and the committee amendment to the Senate amendment by Senator Woodall was not adopted.

Mr. Klein moved adoption of the committee amendment to the Senate amendment by Senator Rasmussen.

Debate ensued, Representative Bottiger speaking against adoption of the committee amendment.

YIELDING TO QUESTION

Mr. Jueling:

"Mr. Speaker, would Mr. Bottiger yield to question?"

The Speaker:

"Mr. Bottiger?"

Mr. Bottiger:

"I would be glad to."

Mr. Jueling:

"Isn't it true, Representative Bottiger, that the case loads of these JP's in Tacoma is probably as great as those of the JP's in the AA counties?"

Mr. Bottiger:

"I would say so. The number of the justices of the peace is based on the residents of the county. We have three and I think there are fifteen in King county. I may be in error on that, but there are quite a few more in King county. Our justices of the peace have a heavy case load."

The motion was lost, and the committee amendment to the Senate amendment by Senator Rasmussen was not adopted.

Mr. Johnston (Elmer E.) moved adoption of the following amendment:

Amend the amendment by Senator Woodall, on line 17 adding a new section, beginning on line 3 of the mimeographed amendment, strike "[twenty] thirty" and insert "twenty" and on line 13 of the mimeographed amendment after "population of" strike "[twenty] thirty" and insert "twenty"

Debate ensued, Representatives Johnston and Klein speaking in favor of adoption of the amendment.

The motion was carried on a rising vote, and the amendment was adopted.

Mr. Bottiger moved adoption of the following amendment:

Strike the Senate amendment by Senator Rasmussen, beginning on line 11 and insert the original language of the printed bill.

Debate ensued, Representatives Bottiger and McCormick speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would Mr. Bottiger yield to question?"

The Speaker:

"Mr. Bottiger?"

Mr. Bottiger:

"Yes."

Mr. Witherbee:

"Is this the amendment by Senator Rasmussen you are striking?"

Mr. Bottiger:

"Apparently he proposed the amendment, yes."

YIELDING TO QUESTION

Mr. Andersen (James A.):

"Mr. Speaker, would Mr. Bottiger answer another question?"

Mr. Bottiger:

"I would be glad to try to."

Mr. Andersen:

"Mr. Bottiger, I ask this question in all sincerity. We have here in the House a number of Pierce county legislators who are trying apparently to increase the JP salary in Pierce county to \$15,000, which sounds quite reasonable to me. Do you have any idea why Senator Rasmussen, your Democratic senator from Pierce county should have reduced it?"

Mr. Bottiger:

"I have no idea."

The motion was carried, and the amendment by Mr. Bottiger was adopted.

Mr. Gorton moved adoption of the following amendment:

On page 1, section 1, line 12 of the printed bill, after "shall be" and before the colon, strike "fifteen thousand dollars" and insert "two-thirds of the salary of a superior court judge or eleven thousand five hundred dollars, whichever is greater"

Debate ensued, Representative Gorton speaking in favor of adoption of the amendment, and Representative Klein speaking against its adoption.

YIELDING TO QUESTION

Mr. Sawyer:

"Mr. Speaker, would Mr. Klein yield to question?"

Mr. Klein:

"Yes."

Mr. Sawyer:

"Mr. Klein, assuming that the superior court judge bill doesn't pass, then do you think the justices of the peace should receive the same remuneration as the superior court judges?"

Mr. Klein:

"No, I am not suggesting that. Mr. Gorton's proposal is that they receive two-thirds of what the superior court judges would. I am suggesting that this is an awfully 'iffy' proposition and that we had better handle this in the manner as the bill originally was worked out. Then we can move in the direction of Mr. Gorton's amendment. If we take care of the other salaries, this is something to be reconsidered at that time."

Further debate ensued, Representatives Sawyer and Andersen (James A.) speaking in favor of adoption of the amendment.

Mr. Angevine demanded the previous question, and the demand was sustained.

The motion was carried, and the amendment by Mr. Gorton was adopted.

Mr. Burtch moved that the rules be suspended, Engrossed Senate Bill No.

126 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried on a rising vote.

The Speaker declared the question before the House to be Engrossed Senate Bill No. 126 as amended by the House on final passage.

Debate ensued, Representatives Clark, Litchman, and Klein speaking in favor of passage of the bill, and Representative Avey speaking against its passage.

Mr. Sheridan demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 126 as amended by the House, and the bill passed the House by the following vote: Yeas, 77; nays, 14; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Elder, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf—77.

Those voting nay were: Representatives Avey, Beck, Berentson, Braun, Canfield, Dootson, Eldridge, Goldsworthy, Huntley, King (Chet), McDougall, Moos, Slagle, Mr. Speaker—14.

Those absent or not voting were: Representatives Conner, Epton, Hurley, Mahaffey, Perry, Taplin, Taylor, Warnke—8.

Engrossed Senate Bill No. 126 as amended by the House, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 274, by Senators Washington, Raugust, and McCormack (by Highway Interim Committee request):

Providing for the sale of bonds by the state to finance certain arterial and farm to market roads.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 274 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Jolly speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Dootson:

"Mr. Speaker, I would like to have this clarified for me by some attorney or Mr. Jolly in regard to the constitutionality of this act. These bonds will be the obligation of the state of Washington, and in the Constitution of the State of Washington, we find in section 3 in regard to special indebtedness that any such indebtedness must be voted on by the electorate or by the people. We also find there must be a limit of twenty years, and in this act I find that the bonds shall be payable in a period not exceeding twenty-five years."

The Speaker recognized Mr. Bledsoe.

Mr. Bledsoe:

"We are talking here about revenue bonds and pledging the gas tax fund. This is the approach that has been used in years past in this particular area and I am sure that were constitutionality at question, the bonds would never be subscribed by the bonding companies that wrote the issues in the past."

The Speaker recognized Mr. Sawyer.

Mr. Sawyer:

"Mr. Speaker, I was going to bring up the same point that Mr. Bledsoe did. It is my understanding these are outside the provisions Mr. Dootson talked to, but as a practical matter I am not worried because these bonds, before they are sold, have to go up before bonding attorneys and if there are any difficulties or problems, I can assure you they won't be sold."

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would Representative Dootson yield to question, please?"

Mr. Dootson:

"Yes."

Mr. Uhlman:

"Representative Dootson, what effect would House Joint Resolution No. 29, the one on bonding limitations, have on a measure such as this?"

Mr. Dootson:

"Yes, thank you, Mr. Uhlman. House Joint Resolution No. 29 would make it possible to issue these limited obligation bonds without a vote of the people, and if it were passed, then I think this would be constitutional, except for the fact that it does have the twenty-five year limitation."

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed Senate Bill No. 274, and the bill passed the House by the following vote: Yeas, 81; nays, 6; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Elder, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—81.

Those voting nay were: Representatives Andersen (James A.), Braun, Cunningham, Jueling, King (Chet), Pierre—6.

Those absent or not voting were: Representatives Dootson, Eldridge, Epton, Grant, Hurley, Lynch, McCaffree, Morphis, Perry, Slagle, Taplin, Warnke—12. Engrossed Senate Bill No. 274, having received the constitutional majority,

was declared passed.

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

Engrossed Senate Bill No. 213, by Senator Mardesich:

Requiring bid deposits for contracts entered into with county.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 213 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Haussler speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 213, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Wolf, Mr. Speaker—85.

Those absent or not voting were: Representatives Adams, Burtch, Epton, Grant, Hurley, Kalich, Klein, Lynch, McCaffree, Perry, Saling, Taplin, Warnke, Witherbee—14.

Engrossed Senate Bill No. 213, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 219, by Senator Mardesich:

Requiring bid proposal deposits when contracting with cities.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 219 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Rogers speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 219, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those absent or not voting were: Representatives Adams, Avey, Epton, Goldsworthy, Grant, Hurley, Klein, Perry, Saling, Taplin, Warnke—11.

Engrossed Senate Bill No. 219, having received the constitutional majority, was declared passed.

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

Senate Bill No. 240, by Senators Cooney and Herrmann:

Authorizing townships to own and operate cemeteries jointly.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 240 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative May speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would Representative May or Representative Day yield to question, please?" $\ensuremath{\mathsf{T}}$

Mr. Day:

"I will yield."

Mr. Uhlman:

"Representative Day, could you tell me if at the present time there is any cemetery in the state of Washington which is now operating on an agreement together with

two or more townships with any private individual, corporations or partnerships? Do you know offhand?"

Mr. Day:

"No, I don't know. I know that Opportunity township wants to join with other townships to jointly operate one. That is all this bill does."

Further debate ensued, Representative Uhlman speaking against passage of the bill, and Representatives Day, May, and Savage speaking in favor of its passage.

The Clerk called the roll on the final passage of Senate Bill No. 240, and the bill passed the House by the following vote: Yeas, 83; nays, 5; absent or not voting, 11.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Valle, Wang, Witherbee, Wolf, Mr. Speaker—83.

Those voting nay were: Representatives Clark, Klein, Mast, Uhlman, Whetzel-5.

Those absent or not voting were: Representatives Adams, Backstrom, Chatalas, Epton, Grant, Humiston, Hurley, Perry, Saling, Taplin, Warnke—11.

Senate Bill No. 240, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 315, by Senators Washington and Lewis (by departmental request):

Changing law generally relating to financial responsibility of motor vehicle operators and owners.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 315 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 315, and the bill passed the House by the following vote: Yeas, 78; nays, 7; absent or not voting, 14.

Those voting yea were: Representatives Adams, Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"),

Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Savage, Sheridan, Slagle, Swayze, Taylor, Thompson, Traylor, Uhlman, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—78.

Those voting nay were: Representatives Beck, Flanagan, Jueling, Mast, Pierre, Sawyer, Smith—7.

Those absent or not voting were: Representatives Ahlquist, Andersen (James A.), Brachtenbach, Day, Epton, Grant, Hurley, Litchman, Marzano, Perry, Saling, Taplin, Valle, Warnke—14.

Engrossed Senate Bill No. 315, having received the constitutional majority, was declared passed.

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

Engrossed Substitute Senate Bill No. 93, by Committee on Judiciary: Regulating charitable solicitations.

House of Representatives,
Olympia, Wash., March 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred Engrossed Substitute Senate Bill No. 93, regulating charitable solicitations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 2, line 23 of the printed bill, being page 1, line 23 of the engrossed bill, after "purpose" strike the period and insert ": Provided, That the act is not intended to apply to political parties or candidates for public office."

On page 23, section 25, line 17 of the printed bill, being page 23, line 25 of the engrossed bill, after "account," strike the remainder of the section and insert "in the general fund, to be expended for the purpose of this act."

On page 23, section 26, line 33 of the printed bill, being page 23a, line 6 of the engrossed bill, strike "felony." and insert "gross misdemeanor."

On page 24, section 26, line 6, of the engrossed and printed bills, strike "felony." and insert "gross misdemeanor."

On page 24, of the engrossed and printed bills, add a new section following section 27 as follows:

"NEW SECTION. Sec. 28. This chapter shall have no application to any corporation, association or organization chartered by the Congress of the United States of America, including but not limited to Boy Scouts of America, Girl Scouts of America, and American Red Cross."

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage.

The bill was read the second time by sections.

On motion of Mr. Uhlman, the committee amendment on page 1 was not adopted.

On motion of Mr. Uhlman, the committee amendments on pages 23 and 24 were adopted.

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

On page 1, section 2, beginning on line 19, strike all of the material down to and including the period following "purpose" on line 23 and insert "Charitable organiza-

tion' means any person or organization holding itself out to be a charity or soliciting or collecting contributions for any charitable purpose."

Mr. Burtch moved that the rules be suspended, Engrossed Substitute Senate bill No. 93 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Burtch demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed Substitute Senate Bill No. 93 as amended by the House to third reading and final passage, and the motion was lost by the following vote: Yeas, 51; nays, 35; absent or not voting, 13.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Gallagher, Garrett, Haussler, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Thompson, Uhlman, Valle, Witherbee, Mr. Speaker-51.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Jueling, Kirk, Leland, Lynch, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—35.

Those absent or not voting were: Representatives Braun, Epton, Grant, Huntley, Hurley, Johnston (Elmer E.), Litchman, Mahaffey, Perry, Taplin, Taylor, Traylor, Warnke—13.

Engrossed Substitute Senate Bill No. 93 as amended by the House was referred to Committee on Rules and Order for third reading.

Mr. O'Brien demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Epton, Hurley, Perry, Taplin, and Warnke.

On motion of Mr. Angevine, the absent members were excused and the house proceeded with business under the call of the House.

Engrossed Substitute Senate Bill No. 167, by Senate Highways Committee: Subsidizing public transportation.

> House of Representatives, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Substitute Senate Bill No. 167, subsidizing public transportation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, section 3, line 19 of the printed bill, being page 2, line 18 of the engrossed bill, after "systems" strike the remainder of the section and insert a period. Committee on Ways and Means

....., Chairman. Subcommittee on Appropriations ARLIE U. DEJARNATT, Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Mrs. John W. (Kathryn) Epton, Slade Gorton, Helmut L. Jueling, Chet King, Audley F. Mahaffey, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue

....., Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Hayes Elder, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Jack Rogers, Gerald L. Saling.

The bill was read the second time by sections.

Mr. Uhlman moved adoption of the committee amendment.

Debate ensued, Representatives Uhlman and Smith speaking in favor of adoption of the amendment, and Representative Humiston speaking against its adoption.

MOTION

Mr. Grant moved that the House defer further consideration of Engrossed Substitute Senate Bill No. 167, and that the bill be ordered placed at the bottom of the second reading calendar.

Debate ensued, Representative Grant speaking in favor of the motion and Representatives Sheridan and Pritchard speaking against the motion.

Mr. Sawyer demanded the previous question, and the demand was sustained.

Mr. Angevine demanded an electric roll call.

With the consent of the House, Mr. Grant withdrew his motion.

The Speaker declared the question before the House to be the motion by Mr. Uhlman that the committee amendment be adopted.

Mr. Angevine demanded the previous question, and the demand was sustained on a rising vote.

POINT OF ORDER

The Speaker recognized Mr. Kink on a point of order.

Mr Kink:

"Mr. Speaker, we are under a call of the House, and everyone has to vote."

The Speaker:

"This wasn't a roll call vote, Mr. Kink."

POINT OF ORDER

The Speaker recognized Mr. Day on a point of order.

Mr. Day:

"Your ruling, Mr. Speaker, then, is that on a division all members do not have to vote?"

The Speaker:

"No, that does not mean they do not all have to vote."

Mr. Day:

"Did you announce the result?"

The Speaker:

"I said the motion was carried. They had a two-thirds majority standing."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Chatalas on a point of parliamentary inquiry.

Mr. Chatalas:

"Mr. Speaker, what are we voting on?"

The Speaker:

"You are voting on the adoption of the committee amendment, which Mr. Uhlman moved for adoption."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith on a point of personal privilege.

Mr. Smith:

"Mr. Speaker, ladies and gentlemen of the House, I would remind the proponents of this measure that the less you violate—"

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, he is making a speech. The previous question has been demanded. He is abusing personal privilege."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith on a point of personal privilege.

Mr. Smith:

"Mr. Speaker, I don't believe that what I have to say is abusing personal privilege. I am not going to speak on the measure. I am speaking on the practice of choking off democratic debate. When it comes to a vital thing, I think maybe we should think a little bit before we choke off debate."

The Speaker declared the question before the House to be the motion by Mr. Uhlman to adopt the committee amendment to Engrossed Substitute Senate Bill No. 167.

The motion was carried, and the amendment was adopted.

Mr. Sheridan moved adoption of the following amendment:

On page 2, section 4, line 31 of the printed bill, after "municipality" and before the period, insert ": Provided, however, Such tax shall not exceed \$1.00 per month"

Mr. Marzano moved adoption of the following amendment to the amendment by Mr. Sheridan:

Strike the amendment by Mr. Sheridan on page 2, section 4, line 31, and insert in lieu thereof: On page 2, section 4, line 31 of the printed bill, after "municipality" and before the period, insert ": *Provided*, That no tax on any one household shall exceed fifty cents per month"

RULING BY THE SPEAKER

The Speaker:

"The Speaker rules that in this particular case the amendment by Mr. Marzano can not be considered until after the amendment by Mr. Sheridan has been disposed of. Parliamentary rules provide that the larger amount must be considered before an amendment calling for a lower amount. Therefore, Mr. Sheridan's amendment will be considered first. If it is adopted, the amendment by Mr. Marzano will be out of order."

The House proceeded to consider adoption of the amendment by Mr. Sheridan on page 2, section 4, line 31 of the printed bill.

Debate ensued, Representatives Jueling and Sawyer speaking against adoption of the amendment, and Representative Pritchard speaking for its adoption.

Mr. Clark demanded the previous question, and the demand was sustained.

At the request of Mr. Leland, the reading clerk reread the amendment. Mr. Marzano demanded an electric roll call, and the demand was sustained. The Clerk called the roll on adoption of the amendment by Mr. Sheridan on page 2 of Engrossed Substitute Senate Bill No. 167, and the motion was carried and the amendment adopted by the following vote: Yeas, 67; nays, 27; absent or not voting, 5.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Chatalas, Clark, Copeland, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marzano, Mast, May, McCaffree, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Thompson, Traylor, Uhlman, Wang, Whetzel—67.

Those voting nay were: Representatives Ahlquist, Avey, Bergh, Braun, Brouillet, Burtch, Canfield, Conner, Cunningham, Day, Garrett, Jastad, King (Chet), Kink, Marsh, McCormick, McDougall, Newhouse, Pierre, Sawyer, Slagle, Swayze, Taylor, Valle, Witherbee, Wolf, Mr. Speaker—27.

Those absent or not voting were: Representatives Epton, Hurley, Perry, Taplin, Warnke—5.

Mr. Sheridan moved adoption of the following amendment:

Strike the Senate amendment by Senators Stender and Williams. On page 3, following section 7, renumbered section 8, line 16, add a new section to read as follows: "NEW SECTION. Sec. 9. Nothing in this act or the provisions of any city charter shall prevent a municipal referendum on any ordinance adopted under the provisions of this act."

Renumber the remaining section.

Debate ensued, Representatives Sheridan and Pritchard speaking in favor of adoption of the amendment.

Mr. Clark demanded the previous question, and the demand was sustained. Mr. Grant demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on adoption of the amendment by Mr. Sheridan to page 3 of Engrossed Substitute Senate Bill No. 167, and the motion was carried and the amendment adopted by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnson (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Conner—1.

Those absent or not voting were: Representatives Epton, Hurley, Perry, Taplin, Warnke—5.

MOTION

On motion of Mr. O'Brien, Mr. Anderson (Eric O.), was excused from further proceedings under the call of the House because of illness.

Mr. Angevine moved that the rules be suspended, Engrossed Substitute Senate Bill No. 167 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Grant demanded an electric roll call, and the demand was sustained.

POINT OF ORDER

The Speaker recognized Mr. Uhlman on a point of order.

Mr. Uhlman:

"Mr. Speaker, there are amendments on the desk. Is it in order to suspend the rules at this time and cut off any further amendments to this measure?"

RULING BY THE SPEAKER

The Speaker:

"If two-thirds of the body wishes to suspend the rules at any time, it can do so. If they move to do so at this time, it would take all the amendments off the desk and move the bill as it is to final passage.

POINT OF ORDER

The Speaker recognized Mr. Uhlman on a point of order.

Mr. Uhlman:

"Mr. Speaker, is this debatable?"

The Speaker:

"I have ruled earlier that it is. You may speak, Mr. Uhlman."

Debate ensued, Representative Uhlman speaking against the motion.

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"Mr. Speaker, he is discussing a proposed amendment rather than the propriety of advancing this bill to third reading."

Mr. Uhlman:

"Mr. Speaker, if I may speak on the point of order: I am not speaking on the amendment. I am speaking on the propriety of suspending the rules and cutting off any further amendments to this bill. I think this is highly improper. There are meritorious amendments on the desk which will improve the bill so that we can pass out something we can be proud of and won't go home to our people hanging our heads in shame."

The Speaker:

"I think as long as you keep your remarks to the suspension of rules, they will be in order."

Further debate ensued, Representative Uhlman continuing his remarks.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Taylor on a point of parliamentary inquiry. Mr. Taylor:

"Mr. Speaker, would it be in order to request the House to hold this bill for the end of the second reading calendar?"

The Speaker:

"We have a motion pending before the House at this time which has been placed first, so therefore any motion of equal rank would be out of order."

Mr. Witherbee yielded his time to Mr. Uhlman.

POINT OF ORDER

The Speaker recognized Mr. Rogers on a point of order.

Mr. Rogers:

"Mr. Speaker, a suspension of the rules is customarily not debatable. Now, the courtesy of the House has been extended to Mr. Uhlman to speak on the suspension of the rules, which is not debatable, and it certainly does not open up unlimited debate. Mr. Uhlman has had the opportunity to present his point of view and I think that is enough."

The Speaker:

"Mr. Rogers, I have ruled in favor of many members in this House when they wished to speak in this area. Therefore I am ruling the same way now, that they can discuss this suspension of the rules at this time. I would hope we would be able to get through this matter so we could vote before we run out of time, however. I will make one further ruling; I will not recognize any yielding of time during the short time we have left."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Bergh on a point of parliamentary inquiry.

Mr. Bergh:

"Mr. Speaker, would it be in order for me to ask Representative Uhlman to yield to question relating to his amendment?"

The Speaker:

"No, because we are only speaking now on the suspension of the rules."

Mr. Bergh:

"You ruled, Mr. Speaker, that his remarks related to the motion before us."

The Speaker:

"I ruled he could talk on the suspension of the rules, and his remarks were based upon considering what was left on the table before proposing a suspension of the rules."

Further debate ensued, Representative Andersen (James A.) speaking in favor of the motion to suspend the rules and advance the bill.

Mr. Angevine demanded the previous question,

Mr. Pritchard demanded an electric roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. King (Richard "Dick") on a point of parliamentary inquiry.

Mr. King:

"Mr. Speaker, if this measure does not receive the necessary two-thirds to suspend the rules and advance it to third reading, will it be automatically sent back to Rules or will it be back to second reading?"

The Speaker:

"It will be back to second reading for consideration of further amendments."

The Speaker declared the question before the House to be the demand by Mr. Angevine for the previous question.

The Clerk called the roll, and the demand was sustained by the following vote: Yeas, 88; nays, 5; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taylor, Thompson, Traylor, Uhlman, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Conner, Klein, Pierre, Smith, Valle—5.

Those absent or not voting were: Representatives Anderson (Eric O.), Epton, Hurley, Perry, Taplin, Warnke—6.

The Speaker declared the question before the House to be the motion by Mr. Angevine that the rules be suspended and that Engrossed Substitute Senate Bill No. 167 as amended by the House be advanced to third reading and final passage.

The Clerk proceeded to call the roll.

MOTION

Mr. Andersen (James A.) moved that the rules be suspended and that the clock be declared stopped until consideration of Engrossed Substitute Senate Bill No. 167 had been concluded.

RULING BY THE SPEAKER

The Speaker:

"A roll call is in progress. I can't interrupt the roll call to accept the motion."

The Clerk concluded the roll call on the motion to suspend the rules and advance Engrossed Substitute Senate Bill No. 167 to third reading and final passage, and the motion was carried by the following vote: Yeas, 81; nays, 12; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Thompson, Traylor, Uhlman, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—81.

Those voting nay were: Representatives Conner, Grant, Johnson (Doris), Jolly, King (Chet), Klein, Moon, O'Donnell, Pierre, Smith, Taylor, Valle—12.

Those absent or not voting were: Representatives Anderson (Eric O.), Epton, Hurley, Perry, Taplin, Warnke—6.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Moos on a point of parliamentary inquiry. Mr. Moos:

"Mr. Speaker, the other day at 3:00 o'clock we were in the process of considering a bill and it was ruled we could go beyond that particular time. I think it would be entirely proper within this House at this time to put this proposition to a vote and allow the vote rather than have the time element and time delay defeat it. We have the precedent of a few days ago at 3:00 o'clock."

The Speaker:

"If I recall, at the 3:00 o'clock cutoff, I said my watch said 3:01, Mr. Copeland said his watch had 3:03, and at that time I stopped all debate and we did not continue consideration of bills at that time."

MOTION

Mr. Sawyer moved that the House dispense with further business under the call of the House.

APPEAL FROM RULING BY THE SPEAKER

Mr. Andersen (James A.):

"Mr. Speaker, on Mr. Moos's point of parliamentary inquiry, I appeal the ruling of the Speaker."

The Speaker:

"Mr. Moos made a parliamentary inquiry and I answered his point. He did not make a demand for a ruling concerning this particular measure. I do not feel that there was a ruling at that time concerning any issue."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Andersen (James A.), on a point of parliamentary inquiry.

Mr. Andersen:

"Mr. Speaker, my point of parliamentary inquiry is this. Your ruling has in effect knocked this issue of subsidizing public transportation, Senate Bill No. 167, off the House floor and out of contention, and since this ruling has in effect destroyed Senate Bill No. 167, we want to appeal the ruling of the House on this particular parliamentary point. It is a substantive ruling. It is a point that we believe we have the right to debate, a point that we believe we have the right to let the House decide."

The Speaker:

"Your point, then, Mr. Andersen, is whether or not we should stop at 12:00 o'clock? Is that your point of parliamentary inquiry? State what your point of parliamentary inquiry is, Mr. Andersen."

Mr. Andersen:

"I will yield to my leader, Mr. Copeland."

The Speaker:

"If you have a point of parliamentary inquiry, I would like to have you state your point."

Mr. Andersen:

"Mr. Speaker, my point of parliamentary inquiry is this. Mr. Moos has stated that by the previous ruling of this House, this matter was not concluded as of 12:00 o'clock. The Speaker has ruled it was concluded as of 12:00 o'clock. I am endeavoring to appeal the ruling of the Chair that this matter has been concluded. I am under the impression that the matter was not concluded as of 12:00 o'clock because of prior rulings of the Speaker and because of the circumstances of this case which result

in the killing of the bill as of 12:00 o'clock through no fault of the persons that are supporting this bill."

The Speaker:

"I think Mr. Moos inquired as to my ruling at 3:00 o'clock on the day we stopped considering House bills. I answered him as to my recollection of what took place, and in checking with the reporter, I think she will verify that is what did take place. As I understand Mr. Moos's question, he did not ask me for a ruling as to what my decision would be in this particular case, so I don't think you have anything to appeal from."

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, my point of order is only this. You made reference to the fact that I did call a point of order at 3:00 o'clock. No one has called a point of order to call your attention at this time to the time of day. We have not debated this particular question to a point of finality. It is also my understanding that Lieutenant Governor Cherberg has issued an opinion on the Senate side that any matter under discussion would be allowed to be completed to finality even though we have passed the hour specified in the joint concurrent resolution, and I think it would be wise for this body to allow the measure to be completed, as it would obviously be carried on in the Senate. So I only appeal to you from the standpoint of these facts: No. 1, nobody has called the time, and No. 2, this apparently is the custom which is occurring in the Senate. I think we should be obliging enough to let this go on to completion."

POINT OF ORDER

The Speaker recognized Mr. Burtch on a point of order.

Mr. Burtch:

"Mr. Speaker, I bring to the Speaker's attention that it is now twelve minutes after twelve."

POINT OF ORDER

The Speaker recognized Mr. Sawyer on a point of order.

Mr. Sawyer:

"Mr. Speaker, I wish somebody would speak on my motion."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Pritchard on a point of parliamentary inquiry.

Mr. Pritchard:

"Mr. Speaker, I am not an attorney and I won't go into the legal aspects of this thing, but since everyone wants to settle this matter, why can't we proceed with the consent of the House and vote? That is the intelligent, grown-up thing to do instead of playing games. I ask for the consent of the House that this action take place."

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, you are bound by the Senate Concurrent Resolution on this matter. You have gone beyond your 12:00 o'clock limit and all action has to stop. There is nothing, actually, before us except Mr. Sawyer's motion to dispense with the call of the House."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Brachtenbach on a point of parliamentary inquiry.

Mr. Brachtenbach:

"Mr. Speaker, would the Speaker please rule as to whether or not the House can complete action on matters pending at the cutoff time of 12:00 o'clock?"

RULING BY THE SPEAKER

The Speaker:

"Mr. Brachtenbach, I will rule that the Senate Concurrent Resolution which set the time limitation for consideration of Senate Bills at 12:00 o'clock would bind the House and we would not be able to consider any other Senate Bills at this time. If the Senate and the House decide tomorrow that they want to permit further consideration, another concurrent resolution could be passed by both Houses. We have one more day."

MOTION

Mr. Rogers moved that the House consent to continue consideration of Engrossed Substitute Senate Bill No. 167 to a final conclusion.

RULING BY THE SPEAKER

The Speaker:

"Your motion is out of order."

APPEAL FROM RULING BY THE SPEAKER

Mr. Andersen (James A.):

"Mr. Speaker, the Speaker has now ruled on this question proposed by Mr. Brachtenbach and this specific ruling I appeal."

POINT OF ORDER

The Speaker recognized Mr. Sawyer on a point of order.

Mr. Sawyer:

"This matter cannot come before the House yet. We have a motion before us to dispense with the call of the House. This is the matter before us. There is no way they can bring up this other matter under this motion."

The Speaker:

"The question now before the House is the motion to dispense with further business under the call of the House,"

Mr. Clark demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to dispense with further business under the call of the House, and the motion was carried by the following vote: Yeas, 51; nays, 42; absent or not voting, 6.

Those voting yea were: Representatives Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taylor, Thompson, Traylor, Uhlman, Valle, Witherbee, Mr. Speaker—51.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—42.

Those absent or not voting were: Representatives Anderson (Eric O.), Epton, Hurley, Perry, Taplin, Warnke—6.

MOTION

On motion of Mr. O'Brien, the House adjourned until 10:30 a.m., Thursday, March 11, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

SIXTIETH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Thursday, March 11, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll, and all members were present except Representatives Gorton, Hurley, McCormick, Sheridan, Slagle, and Taplin. Representatives Gorton, Hurley, Sheridan, Slagle, and Taplin were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church f Olympia.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of students from the seventh and eighth grades of the Yacolt School, and asked them to stand and be recognized.

The Speaker observed in the south gallery fifteen Explorer Scouts from Cashmere with their leaders, Robert Eddy and Fred Ringsrud, and asked them to stand and be recognized.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 11, 1965.

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

LADIES AND GENTLEMEN:

This is to advise you that the Governor has filed with the Secretary of State a Proclamation convening an Extraordinary Session of the Washington State Legislature for 12:00 o'clock noon, Monday, March 15. A copy of the Proclamation is enclosed.

Yours very truly,

RAYMOND W. HAMAN,

Legal Counsel to the Governor.

A PROCLAMATION BY THE GOVERNOR:

Whereas, the 1965 Session of the Washington State Legislature, during the regular period of sixty days prescribed for the Session, failed to enact appropriation and revenue measures, and

Whereas, other measures important to the welfare of the people of the State of Washington were not enacted to deal with:

Human Needs, including laws to provide adequate and accessible housing for all our citizens while retaining and safeguarding the rights of individual home owners, increased unemployment compensation benefits to those members of the labor force actively seeking re-employment without increasing costs to the employer, increased industrial insurance benefits with a reform in appellate procedures;

Clean, Ethical Government, including laws to provide for reporting of campaign contributions and expenditures, a more effective Code of Ethics Act with provisions to prevent solicitation of campaign contributions by state employees from firms dealing with the state, and elimination of politically appointed estate appraisers and liquor representatives;

Education, including measures to free future permanent school fund monies for school construction to reduce reliance on bonded debt for school financing, equalize the level of local tax support for school districts to reduce reliance upon special levies for basic operations, and provide for an Advisory Council on Higher Education;

Economic Climate, including laws to provide a sales tax credit for new plant construction and business and occupation tax relief to low-profit margin industries;

Modernization of Government, including laws to provide realistic increases in the compensation paid to legislators and judges of the Superior and Supreme Courts, establish a water resource agency to coordinate the management and protection of our state's number one resource, merge the Toll Bridge Authority into the Highway Commission and give to the state's highways agencies the power to deal with problems of mass transportation in urban area; and

Reform of the State's Constitution, by calling for a Constitutional Convention.

Whereas, as a result of these conditions, an emergency exists constituting an extraordinary occasion within the meaning of Article III, Section 7, of the Constitution of the State of Washington:

Now, Therefore, I, Daniel J. Evans, Governor of the State of Washington, by virtue of the authority vested in me by the Constitution, do hereby convene the Legislature of the State of Washington in Extraordinary Session in the Capitol at Olympia on the fifteenth day of March, A.D., 1965, at the hour of twelve o'clock noon; and

I Do Hereby Specify, in accordance with the requirements of the Constitution that the purposes for which the Legislature is convened are:

To appropriate sufficient funds, and raise sufficient revenues, to carry on the necessary functions and services of State Government; and

To consider the enactment of the several other measures specified above for the benefit of the people of the State of Washington.

In Witness Whereof, I have hereunto set my hand and caused the seal of the State of Washington to be affixed at Olympia, this 11th day of March, A.D., Ninteen Hundred and Sixty-five.

Daniel J. Evans,

Governor of Washington.

[THE SEAL OF THE STATE OF WASHINGTON-1889]

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of honor students from Kent Junior High School, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of Republican Women from Des Moines, and asked them to stand and be recognized.

MOTION

On motion of Mr. Sawyer, the House recessed until 11:10 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 11:10 a.m.

The Clerk called the roll, and all members were present except Representatives Gorton, Hurley, May, McCormick, Sheridan, Slagle, and Taplin, who were excused.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 11, 1965.

To the Honorable, The House of Representatives of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to advise that Governor Evans has approved the following House $\operatorname{Bill},$ entitled:

House Bill No. 288:

An Act relating to acquisition or lease of certain property in Kitsap county by the department of institutions; providing for the remodeling or repair, and operation thereof as a multi-use facility for the mentally and physically deficient and the mentally ill; and declaring an emergency.

Very truly yours,
RAYMOND W. HAMAN,
Legal Counsel to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The Senate has passed: Reengrossed House Bill No. 111; also

House Bill No. 151; also

Engrossed House Bill No. 175; also

House Bill No. 217; also House Bill No. 237; also

House Bill No. 304; also

House Bill No. 647, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The Senate has passed: House Bill No. 251, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber,

Olympia, Wash., March 10, 1965.

Mr. Speaker:

The Senate has passed: House Bill No. 186, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 10, 1965.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 33; also

House Bill No. 50; also

Engrossed House Bill No. 51; also

House Bill No. 526, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 10, 1965.

Mr. Speaker:

The Senate has passed: House Joint Memorial No. 24; also

House Joint Memorial No. 26, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The Senate has passed: House Bill No. 112; also

House Bill No. 174; also

House Bill No. 285, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

TARD BOWDEN, Becretary.

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 15; also

Senate Bill No. 57; also Senate Bill No. 70; also Senate Bill No. 86; also

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Senate Bill No. 149; also
    Senate Bill No. 150; also
    Senate Bill No. 163; also
    Senate Bill No. 202; also
    Senate Bill No. 220; also
    Senate Bill No. 223: also
    Senate Bill No. 279; also
    Senate Bill No. 321; also
    Senate Bill No. 350; also
    Senate Bill No. 364; also
    Senate Bill No. 416; also
    Senate Joint Memorial No. 9, and the same are herewith transmitted.
                                                               WARD BOWDEN, Secretary.
                                                                Senate Chamber.
                                                        Olympia, Wash., March 10, 1965.
Mr. Speaker:
    The President has signed: Senate Bill No. 95; also
    Senate Bill No. 96; also
    Senate Bill No. 285; also
    Senate Joint Resolution No. 20, and the same are herewith transmitted.
                                                               WARD BOWDEN, Secretary.
                                                                Senate Chamber.
                                                        Olympia, Wash., March 10, 1965.
Mr. Speaker:
    The President has signed: House Bill No. 56; also
    House Bill No. 58; also
    House Bill No. 61; also
    House Bill No. 63; also
    House Bill No. 88; also
    House Bill No. 100; also
    House Bill No. 114; also
    House Bill No. 160; also
    House Bill No. 189; also
    House Bill No. 244; also
    House Bill No. 246; also
    Substitute House Bill No. 252; also
    House Bill No. 296; also
    House Bill No. 309; also
    House Bill No. 313; also
    House Bill No. 337; also
    House Bill No. 339; also
    House Bill No. 432; also
    House Bill No. 460; also
    House Bill No. 476; also
    House Bill No. 575, and the same are herewith transmitted.
                                                               WARD BOWDEN, Secretary.
                                                                Senate Chamber.
                                                        Olympia, Wash., March 10, 1965.
MR. SPEAKER:
    The President has signed: House Bill No. 10; also
    House Bill No. 38; also
    House Bill No. 52; also
    House Bill No. 55; also
    House Bill No. 81; also
    House Bill No. 149; also
    House Bill No. 239; also
    House Bill No. 248; also
    Substitute House Bill No. 268; also
    House Bill No. 307; also
    House Bill No. 324; also
    House Bill No. 326; also
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House Bill No. 335; also House Bill No. 343; also House Bill No. 366; also House Bill No. 383; also House Bill No. 397; also House Bill No. 437; also House Bill No. 464; also House Bill No. 494; also

Substitute House Bill No. 495; also

House Bill No. 514, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of students from the Franklin Pierce High School in Pierce county, and asked them to stand and be recognized.

APPOINTMENT OF LEGISLATIVE BUDGET COMMITTEE

Under the provisions of RCW 44.28.010, the Speaker announced the appointment of the following members to the Legislative Budget Committee: Representatives Backstrom, Canfield, DeJarnatt, Goldsworthy, Swayze, and Uhlman.

On motion of Mr. Sawyer, the appointments by the Speaker to the Legislative Budget Committee were confirmed.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 60 with the following amendments: On page 78, section 97, line 30 of the printed and engrossed bills, after "general" and before "shall" insert "within two years from the due date of such annual license foo."

On page 78, line 31, after "dissolution" and before the period, insert "or the collection of said annual license fee shall be barred"

On page 79, section 98, line 17 of the printed and engrossed bills, strike "either"

On page 79, lines 18 and 19, strike ", or in the superior court of Thurston County" On page 99, section 136, beginning on line 16 of the printed and engrossed bills,

strike the entire subsection (2) and renumber subsection (3) as "(2)"
On page 111, section 167, lines 9 and 10, strike "January 1, 1966" and insert "July 1, 1967"

On page 111, line 11 of the printed and engrossed bills, add the following:

"Sec. 168. Section 1, chapter 173, Laws of 1927 and RCW 4.12.025 are each amended to read as follows:

"An action may be brought in any county in which the defendant resides, or, if there be more than one defendant, where some one of the defendants resides at the time of the commencement of the action. For the purpose of RCW 4.12.025, 4.12.026 and 4.12.027, the residence of a corporation defendant shall be deemed to be in any county where the corporation transacts business or has an office for the transaction of business or transacted business at the time the cause of action arose or where any person resides upon whom process may be served upon the corporation, unless hereinafter otherwise provided. The venue of any action brought against a corporation, at the option of the plaintiff, shall be (1) in the county where the tort was committed; (2) in the county where the work was performed for said corporation; (3) in the county where the agreement entered into with the corporation was made; or (4) in the county where the corporation has its principal place of business."

In line 1 of the title after "corporations;" and before "repealing" insert "amending section 1, chapter 173, Laws of 1927 and RCW 4.12.025;", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Klein, the House concurred in the Senate amendments to Engrossed House Bill No. 60.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 60 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 60 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Smith, Swayze, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those absent or not voting were: Representatives Backstrom, Berentson, Braun, Gorton, Hurley, Jueling, Mast, May, McCormick, Perry, Pritchard, Sheridan, Slagle, Taplin, Taylor—15.

Engrossed House Bill No. 60 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of students from the St. George School in Seattle, and asked them to stand and be recognized.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

Mr. Speaker:

The Senate has passed Engrossed Substitute House Bill No. 104 with the following amendments:

On page 1, line 5, strike everything after the enacting clause and insert:

"NEW SECTION. Section 1. There shall be created to manage the affairs of each community college, whether presently existing or hereafter to be established, a community college district.

"NEW SECTION. Sec. 2. The superintendent of public instruction is directed to prepare and submit to the fortieth session of the legislature, a legislative proposal to accomplish the purposes of section 1 of this act.

"Such proposal shall be accompanied by a comprehensive report and plan for the implementation thereof, which shall contain recommendations including, but not limited to, the following:

- "(1) Proposed boundary lines for community college districts for all existing and planned community colleges;
- "(2) Proposed methods of financing and support, including both maintenance and operations, and capital outlay;
 - "(3) Enrollment predictions;

training in community colleges.

- "(4) Academic standards, course content, curriculum, and extra-curricular activities. "(5) The scope, necessity and advisability of expansion of vocational-technical
- "NEW SECTION. Sec. 3. All school directors, district and county superintendents, and community college administrators, are directed upon the request of the super-

intendent of public instruction to assist him in carrying out the duties imposed by section 2 hereof. Such officers are also directed to take in their own districts, such preparatory steps during the 1965-1967 interim as will assist the implementation of section 1 of this act and such plan as may be adopted by the legislature pursuant to section 2 hereof.

"NEW SECTION. Sec. 4. In formulating the proposals required by this act, the superintendent of public instruction shall consult and cooperate with such legislative interim committees as may be concerned with education or higher education.

"Sec. 5. Section 10, chapter 2, Laws of 1963, extraordinary session, and RCW 28.84.215, are each amended to read as follows:

"During the period from July 1, 1965 until July 1, 1967 the president of [the] each community college shall be held directly responsible to the board of directors [as determined by the directors of each school board] of his school district. Thereafter he shall be held directly responsible to the board of trustees of his community college district."

In line 2 of the title, after "districts;" and before "and" insert "providing for interim planning therefor", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. Brouillet moved that the House do not concur in the Senate amendments to Engrossed Substitute House Bill No. 104, and that the Senate be asked to recede therefrom.

Debate ensued, Representatives Brouillet and Clark speaking in favor of the motion.

The motion was carried.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 117 with the following amendment: In section 5, page 3, line 15 of the engrossed bill, being section 5, page 3, line 17 of the printed bill, after "shall" strike the remainder of the section down to and including "principal" on line 23 of the engrossed bill, being line 25 of the printed bill, and insert "satisfy the director that it has obtained a fidelity bond providing fidelity coverage on each officer and employee of the applicant. Such applicant shall keep said bond in effect at all times while his certificate of registration is in effect. Such bond shall be a primary commercial blanket bond written by an insurer authorized to transact surety insurance business in the state of Washington. Such bond shall provide fidelity coverage in the amount of two hundred thousand dollars and may be cancelled by the surety upon delivering thirty days' written notice to the director and the principal", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Sawyer, the House concurred in the Senate amendment to Engrossed House Bill No. 117.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 117 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 117 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk,

Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Brachtenbach, Braun, Gorton, Haussler, Hurley, May, McCormick, Sheridan, Slagle, Taplin—10.

Engrossed House Bill No. 117 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 154 with the following amendments: Strike all the material in the House committee amendment to page 1, section 3, line 27, being the material in the engrossed bill beginning with "Policies" on page 2, section 3, line 2, down to and including "thereto." on line 4.

Strike all the material in the House committee amendment to page 2, section 4, line 13, being the material in the engrossed bill beginning with "Policies" on page 2, section 4, line 18, down to and including "thereto." on line 20, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Brouillet, the House concurred in the Senate amendments to Engrossed House Bill No. 154.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 154 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 154 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett,, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Epton, Gorton, Hurley, Kink, May, McCaffree, McCormick, Sheridan, Slagle, Taplin—10.

Engrossed House Bill No. 154 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 162 with the following amendment: On page 1, section 1, line 14, after "gutters," strike all the matter down to "escalators" on line 15, and the same is herewith transmitted. WARD BOWDEN, Secretary.

On motion of Mr. Olsen, the House concurred in the Senate amendment to Engrossed House Bill No. 162.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 162 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 162 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Brachtenbach, Epton, Gorton, Hurley, Kink, May, McCormick, Slagle, Taplin—9.

Engrossed House Bill No. 162 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 173 with the following amendments: On page 2, section 2, lines 4 and 5 of the printed bill, being lines 3, 4, and 5 of the engrossed bill, strike the underlined material.

On page 2, section 2, lines 9, 10, and 11 of the printed bill, being lines 9 and 10 of the engrossed bill, strike the underlined material.

On page 3, section 4, beginning on line 32 of the printed bill being line 29 of the engrossed bill, after "requirements" insert a period and strike the remainder of the material down to and including "act." on page 4, line 1 of the printed bill, being page 3, line 31 of the engrossed bill, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. O'Brien moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 173 and that the Senate be asked to recede therefrom.

The motion was carried.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 278 with the following amendments: On page 2, section 2, line 8 of the printed bill, being line 4 of the engrossed bill, after "dealer" strike the remainder of the material down to and including "business" on line 9 of the printed bill, being line 5 of the engrossed bill.

On page 2, section 2, line 11 of the printed bill, being line 7 of the engrossed bill, strike subsection (4).

On page 4, section 4, line 3 of the printed and engrossed bills, strike all of subsection (8)

On page 4, section 5, line 7, after "be a" strike "gross"

On page 4, line 10 of the printed bill, being line 10 of the engrossed bill, after section 5 add a new section as follows:

"NEW SECTION. Sec. 6. No automobile dealer in AA counties and licensed by the state of Washington shall offer to sell, sell, or deliver for sale an automobile during the hours of any day on which no authorized licensed agent is open for business with the public in the county in which the dealer maintains his place of business. As used herein, authorized licensed agent shall mean any county auditor or his sub-agent having authority to effect transfer of title on motor vehicles."

On page 1, line 6 of the title of the printed bill, being line 6 of the engrossed bill, after "adding" and before "to chapter" strike "a new section" and insert "new sections", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. Sawyer moved that the House do not concur in the Senate amendments to page 2 of Engrossed House Bill No. 278 and that the Senate be asked to recede therefrom.

The motion was carried.

Mr. Sawyer moved that the House do concur in the Senate amendment to page 4, section 4 of Engrossed House Bill No. 278.

YIELDING TO QUESTION

Mr. Newhouse:

"Mr. Speaker, may I ask Mr. Sawyer a question? Would he yield, please?"

The Speaker:

"Do you yield to question, Mr. Sawyer?"

Mr. Sawyer:

"Yes."

Mr. Newhouse:

"What is the effect of this amendment, Mr. Sawyer?"

Mr. Sawyer:

"Subsection 8 has been struck, and under this particular subsection if any regulation of the director had been violated, he could arbitrarily take away the licenses. There are a great many regulations and I think at one time or another somebody has been in violation of all of them, and they thought maybe it was giving too much leeway to the director. I talked to Director Toms and he is agreeable to this amendment."

The motion was carried.

On motion of Mr. Sawyer, the House concurred in the Senate amendment to page 4, section 5 of Engrossed House Bill No. 278.

Mr. Sawyer moved that the House do not concur in the Senate amendment to page 4, adding a new section 6, and that the Senate be asked to recede therefrom.

Debate ensued, Representatives Sawyer and Garrett speaking in favor of the motion.

The motion was carried.

Mr. Sawyer moved that the House do not concur in the Senate amendment to the title of Engrossed House Bill No. 278 and that the Senate be asked to recede therefrom.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

33

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 332 with the following amendments: On page 5, section 18, line 20, after "who" and before "violates" insert "knowingly or willfully"

On line 21 after "who" and before "procures" insert "knowingly or willfully"

On line 22, after "who" and before "fails" insert "knowingly or willfully", and the same is herewith transmitted. WARD BOWDEN, Secretary.

On motion of Mr. Avey, the House concurred in the Senate amendments to Engrossed House Bill No. 332.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 332 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 332 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 87; nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representative Ahlquist-1.

Those absent or not voting were: Representatives Braun, Epton, Gorton, Hurley, Johnston (Elmer E.), Litchman, May, Pritchard, Radcliffe, Slagle, Taplin—11.

Engrossed House Bill No. 332 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery students from the Mary M. Knight School in Mason county, and asked them to stand and be recognized.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

Mr. Speaker:

The Senate has passed House Bill No. 474 with the following amendments:

In section 1, line 7, strike "oleomargarine" and insert "[oleomargarine] margarine" In section 1, line 14, strike "oleo-"

After section 1, line 17, add a new section to read as follows:

"NEW SECTION. Sec. 2. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

In line 2 of the title, strike "oleomargarine" and insert "margarine"

In line 3 of the title, after "15.32.370" add ", and declaring an emergency", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mrs. Lynch, the House concurred in the Senate amendments to House Bill No. 474.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of House Bill No. 474 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 474 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 82; nays, 7; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—82.

Those voting nay were: Representatives Avey, Hood, Jastad, Klein, Marsh, Radcliffe, Warnke—7.

Those absent or not voting were: Representatives Bozarth, Braun, Epton, Gorton, Hurley, Johnston (Elmer E.), May, Pritchard, Slagle, Taplin—10.

House Bill No. 474 as amended by the Senate, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

I am recorded as having voted for House Bill No. 474. Due to an accident I voted for this House Bill but I am opposed to the measure. I would like my explanation recorded. This measure would permit the use of oleomargarine in state institutions instead of butter. I am primarily opposed to this measure because it would hurt the dairy industry in Whatcom County.

DICK J. KINK, 42nd District.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The Senate has passed House Bill No. 479 with the following amendments:

On page 2, section 4, line 18, after "one hundred" and before "days" strike "twenty" and insert "and eighty"

On page 3, section 4, line 10, after "made," and before "the sum" insert "the amount or amounts in arrears if a default is for failure to make payment,"

On page 3, section 4, following subsection (6), add a new subsection as follows:

"(7) No sale as authorized under this act shall take place at any time a court action to foreclose a lien or other encumbrance on all or any part of the secured property is pending."

On page 4, section 9, line 29, after "by" and before "paying" insert "curing the default or defaults set forth in the notice, which in the case of a default by failure to pay shall be by", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Klein, the House concurred in the Senate amendments to House Bill No. 479.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of House Bill No. 479 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 479 as amended by the Senate and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Braun, Epton, Gorton, Hurley, May, Morphis, Slagle, Taplin—8.

House Bill No. 479 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery a group of students from the Perpetual Help School in Everett, and asked them to stand and be recognized.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The Senate has passed House Bill No. 549 with the following amendments: On page 4, section 9, line 13, after "or" and before "thereof" strike "so much" and insert "such lesser amount" On page 4, section 9, line 14, after "section" and before the period, insert ": Provided, That all moneys remaining in said state trade fair fund shall revert to the general fund after such apportionment be made"

On page 5, line 5, add a new section as follows:

"NEW SECTION. Sec. 13. That of the remaining funds in the 'state fair account' as defined in this act at the end of the biennium, after payment out of said fund, the sum of \$40,000, shall be reverted to the general fund.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Witherbee, the House concurred in the Senate amendments to House Bill No. 549.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of House Bill No. 549 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 549 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Epton, Gorton, Hurley, Johnston (Elmer E.), May, Slagle, Taplin—7.

House Bill No. 549 as amended by the Senate, having received the constitutional majority, was declared passed.

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

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The Senate has passed House Bill No. 582 with the following amendments:

On page 3, section 1, line 18, after "legislature" insert "who has elected to qualify for the benefits hereunder"

On page 3, section 1, line 19, after "paid" and before the period insert "up to a maximum of twenty years of actual service at the accelerated rate: PROVIDED, That any legislator exercising the option to qualify for the creditable service computation set forth herein shall be credited with the employer contributions required in RCW 41.40.330 and shall make a total of three times the employee contributions as provided in RCW 41.40.330 with credit for such payments as have already been paid for such period after April 1, 1949 as such legislator has served in the legislature: PROVIDED, That all creditable legislative service in excess of twenty years shall be credited at the normal rate: PROVIDED FURTHER, That legislative pensions and pensions based on other state service shall be computed separately and independently: AND PROVIDED FURTHER, That no member's pension shall be reduced as a result of this 1965 amendatory act"

On page 6, section 2, line 21, strike lines 21, 22, 23, and 24, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Angevine, the House concurred in the Senate amendments to House Bill No. 582.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY THE SENATE

The Speaker stated the question before the House to be the final passage of House Bill No. 582 as amended by the Senate.

Mr. Sawyer demanded an oral roll call, and the demand was sustained. The Clerk called the roll on the final passage of House Bill No. 582 as amended by the Senate, and the bill failed to pass the House by the following vote: Yeas, 45; nays, 45; absent or not voting, 9.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Bozarth, Braun, Chatalas, Clark, Conner, Copeland, Day, Elder, Gallagher, Garrett, Grant, Haussler, Hawley, Johnston (Elmer E.), Jolly, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Litchman, Marzano, McCormick, Morphis, O'Brien, O'Donnell, Olsen, Pierre, Rogers, Savage, Sheridan, Swayze, Taylor, Thompson, Traylor, Valle, Wang, Witherbee, Mr. Speaker—45.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Brouillet, Burtch, Canfield, Cunningham, DeJarnatt, Dootson, Eldridge, Flanagan, Goldsworthy, Harris, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jueling, Kalich, Leland, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McDougall, Moos, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Saling, Sawyer, Smith, Uhlman, Warnke, Whetzel, Wolf—45.

Those absent or not voting were: Representatives Bergh, Epton, Gorton, Hurley, Klein, May, Moon, Slagle, Taplin—9.

House Bill No. 582 as amended by the Senate, having failed to receive the constitutional majority, was declared lost.

EXPLANATION OF VOTE

Mr. Speaker, I voted for House Bill No. 582 as amended by the Senate (the legislative retirement system) even though the Senate amendments would make it impossible for me as a teacher to receive any direct benefits from the system. I believe that anything we can do to make the legislature more attractive to more qualified candidates can only result in ultimate good for the people. There are some who would wish to restrict membership in this body to men and women of considerable means. My vote is cast against theirs.

RICHARD "DICK" KING, 38th District. ARLIE U. DEJARNATT, 18th District.

MOTION FOR RECONSIDERATION

Mr. Sawyer, having voted on the prevailing side, moved that the House do now reconsider the vote by which House Bill No. 582 as amended by the Senate failed to pass the House.

Mr. Witherbee demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Epton, Gorton, Hurley, May, Slagle, and Taplin.

MOTIONS

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

On motion of Mr. O'Brien, the House recessed until 1:30 p. m.

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Epton, Hurley, May, Slagle, and Taplin, who were excused.

Mr. O'Brien demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Epton, Hurley, May, Slagle, and Taplin.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

The Speaker declared the question before the House to be the motion by Mr. Sawyer that the House do now reconsider the vote by which **House Bill** No. 582 as amended by the Senate had failed to pass the House.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, have we not already passed the motion to reconsider and now we have the final passage of the bill as amended before us?"

The Speaker:

"No, we recessed before we voted on the motion to reconsider."

Mr. Sawyer demanded an oral roll call, and the demand was sustained.

The Clerk called the roll on the motion to reconsider the vote by which House Bill No. 582 as amended by the Senate failed to pass the House, and the motion was carried by the following vote: Yeas, 67; nays, 27; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Elder, Gallagher, Garrett, Goldsworthy, Grant, Hawley, Huntley, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, McCormick, Moon, Morphis, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—67.

Those voting nay were: Representatives Berentson, Bergh, Bledsoe, Cunningham, Dootson, Eldridge, Flanagan, Gorton, Harris, Haussler, Hood, Humis-

ton, Jastad, Jueling, Kalich, Leland, Lynch, McCaffree, McDougall, Moos, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Whetzel—27.

Those absent or not voting were: Representatives Epton, Hurley, May, Slagle, Taplin—5.

RECONSIDERATION

The Speaker declared the question before the House to be House Bill No. 582 as amended by the Senate on final passage.

Mr. Sawyer demanded an oral roll call, and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 582 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 52; nays, 42; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Elder, Gallagher, Garrett, Grant, Hawley, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Marsh, Marzano, Mast, McCormick, Moon, Morphis, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Wang, Witherbee, Mr. Speaker—52.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Burtch, Canfield, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Haussler, Hood, Humiston, Huntley, Jastad, Jueling, Kalich, Leland, Lux, Lynch, Mahaffey, McCaffree, McDougall, Moos, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Uhlman, Valle, Warnke, Whetzel, Wolf—42.

Those absent or not voting were: Representatives Epton, Hurley, May, Slagle, Taplin—5.

House Bill No. 582 as amended by the Senate, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Litchman on a point of personal privilege.

Mr. Litchman:

"Mr. Speaker, ladies and gentlemen of the House, the cigars and candy just passed out were in appreciation of passage of Senate Bill No. 304, sponsored by the County Superintendent of Schools Association."

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of students from the Redmond Junior High School, and asked them to stand and be recognized.

REPORTS OF ENROLLMENT

House of Representatives, Olympia, Wash., March 11, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 251; also

Enrolled House Bill No. 285; also
Enrolled House Bill No. 304; also
Enrolled House Bill No. 315; also
Enrolled House Bill No. 371; also
Enrolled House Bill No. 372; also
Enrolled House Bill No. 526; also
Enrolled House Bill No. 647; also
Enrolled House Joint Memorial No. 24; also

Enrolled House Joint Memorial No. 26, have compared same with the original and engrossed bills and memorials and find them correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

House of Representatives, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 33; also

Enrolled House Bill No. 50; also Enrolled House Bill No. 51; also Enrolled House Bill No. 64; also Enrolled House Bill No. 74; also Enrolled House Bill No. 91; also Enrolled House Bill No. 92; also Enrolled House Bill No. 111; also Enrolled House Bill No. 112; also Enrolled House Bill No. 151; also Enrolled House Bill No. 174; also Enrolled House Bill No. 174; also Enrolled House Bill No. 186; also Enrolled House Bill No. 186; also Enrolled House Bill No. 217; also Enrolled House Bill No. 237; also Enrolled House Bill No. 237; also

Enrolled House Bill No. 241, have compared same with the original and engrossed bills and find them correctly enrolled. Ray Olsen, Chairman.

We concur in this report: Gary Grant, Chet King.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 126 and asks the House to recede therefrom.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Klein, the House refused to recede from its amendments to Engrossed Senate Bill No. 126 and asked the Senate for a conference thereon

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Senate Bill No. 126: Representatives Johnston (Elmer E.), Klein, and Bottiger.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 29; also

Senate Bill No. 71; also Senate Bill No. 91; also

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Senate Bill No. 129; also
Senate Bill No. 157; also
Senate Bill No. 158; also
Senate Bill No. 171; also
Senate Bill No. 172; also
Senate Bill No. 174; also
Senate Bill No. 176; also
Senate Bill No. 182; also
Senate Bill No. 224; also
Senate Bill No. 295; also
Senate Bill No. 296; also
Senate Bill No. 296; also
Senate Bill No. 454, and the same are herewith transmitted.
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WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

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The President has signed: Senate Bill No. 94; also Senate Bill No. 98; also Senate Bill No. 120; also Senate Bill No. 173; also Senate Bill No. 200; also Senate Bill No. 213; also Senate Bill No. 213; also Senate Bill No. 212; also Senate Bill No. 221; also Senate Bill No. 232; also Senate Bill No. 232; also
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Senate Bill No. 240; also Senate Bill No. 247; also Senate Bill No. 274; also

Senate Bill No. 315; also

Senate Bill No. 316, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Warnke on a point of personal privilege.

Mr. Warnke:

"Mr. Speaker, ladies and gentlemen of the House, I would like to announce to the House that last night we passed out cigars and candy in appreciation for passing House Bills 371 and 372. I want to thank the House for its kindness in helping support this legislation."

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Bill No. 33; also House Bill No. 50; also House Bill No. 51; also

House Bill No. 64; also House Bill No. 74; also House Bill No. 91; also House Bill No. 92; also House Bill No. 111; also House Bill No. 112; also

House Bill No. 151; also

House Bill No. 174; also

House Bill No. 175; also House Bill No. 186; also

House Bill No. 217; also

House Bill No. 237; also

House Bill No. 241; also

House Bill No. 251; also House Bill No. 285; also House Bill No. 304; also

House Bill No. 315; also

House Bill No. 371; also

House Bill No. 372; also

House Bill No. 526: also

House Bill No. 647; also

House Joint Memorial No. 24; also

House Joint Memorial No. 26; also

Senate Bill No. 15; also

Senate Bill No. 29; also

Senate Bill No. 57; also

Senate Bill No. 70; also

Senate Bill No. 71; also

Senate Bill No. 86; also

Senate Bill No. 91; also

Senate Bill No. 94; also

Senate Bill No. 95; also

Senate Bill No. 96; also

Senate Bill No. 98; also

Senate Bill No. 120; also

Senate Bill No. 129; also

Senate Bill No. 149; also

Senate Bill No. 150; also

Senate Bill No. 157; also

Senate Bill No. 158; also

Senate Bill No. 163; also

Senate Bill No. 171; also

Senate Bill No. 172; also

Senate Bill No. 173; also

Senate Bill No. 174; also

Senate Bill No. 176; also

Senate Bill No. 182; also

Senate Bill No. 200; also

Senate Bill No. 202; also

Senate Bill No. 213; also

Senate Bill No. 219; also

Senate Bill No. 220; also

Senate Bill No. 221; also

Senate Bill No. 223; also

Senate Bill No. 224; also

Senate Bill No. 232; also

Senate Bill No. 240; also

Senate Bill No. 247; also

Senate Bill No. 274; also

Senate Bill No. 279; also

Senate Bill No. 285; also

Senate Bill No. 295; also

Senate Bill No. 296; also

School Bill No. 800, Bist

Senate Bill No. 315; also Senate Bill No. 316; also

Senate Bill No. 321; also

Senate Bill No. 350; also

Senate Bill No. 364: also

Senate Bill No. 416; also

Senate Bill No. 454; also

Senate Joint Memorial No. 9; also

Senate Joint Resolution No. 20.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1965.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 126 and the House amendments thereto, and the President has appointed as members of the conference committee thereon: Senators Petrich, Dore and Woodall. WARD BOWDEN, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 11, 1965.

MR. PRESIDENT:

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 126, increasing salaries of justices of the peace, have had the same under consideration, and we recommend that the committee be granted the powers of free conference.

Senate Members

FRED H. DORE JOHN A. PETRICH PERRY B. WOODALL House Members

R. TED BOTTIGER ELMER E. JOHNSTON WILLIAM C. KLEIN

MOTION

On motion of Mr. O'Brien, the report of the Conference Committee on Engrossed Senate Bill No. 126 was adopted and the committee was granted the powers of free conference.

MESSAGE FROM THE SENATE

Senate Chamber. Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 33; also

House Bill No. 50; also

House Bill No. 51; also

House Bill No. 64; also

House Bill No. 74; also

House Bill No. 91; also

House Bill No. 92; also House Bill No. 111; also

House Bill No. 112; also House Bill No. 151; also

House Bill No. 174; also

House Bill No. 175; also

House Bill No. 186; also

House Bill No. 217; also

House Bill No. 237; also

House Bill No. 241; also

House Bill No. 251; also

House Bill No. 285; also

House Bill No. 304; also

House Bill No. 315; also

House Bill No. 371; also

House Bill No. 372; also

House Bill No. 526; also House Bill No. 647: also

House Joint Memorial No. 24: also

House Joint Memorial No. 26, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 6, abolishing the death penalty, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. WILLIAM C. KLEIN. Chairman.

R. TED BOTTIGER, Vice Chairman,

We concur in this report: Jack L. Burtch, Jack Dootson, Hayes Elder, Gary Grant, Mark Litchman, Daniel G. Marsh, Robert M. Schaefer, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 98, extending appeal rights to state employees whose job is abolished or reclassified, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN. Chairman. R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Jack Dootson, Hayes Elder, Gary Grant, Mark Litchman, Daniel G. Marsh, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 588, pertaining to the compensation of elected state officials and judges of the supreme and superior courts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

> WILLIAM C. KLEIN. Chairman. R. TED BOTTIGER. Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Hayes Elder, Gary Grant, Elmer E. Johnston, Mark Litchman, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

Mr. Speaker:

The Senate has adopted: Senate Concurrent Resolution No. 13, and the same is herewith transmitted. WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION

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

House Concurrent Resolution No. 19, by Representatives Litchman, Gallagher, and Johnston (Elmer E.):

Reactivating Joint Committee on Governmental Cooperation. Ordered printed and referred to Committee on Ways and Means.

FIRST READING OF SENATE CONCURRENT RESOLUTION

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

Senate Concurrent Resolution No. 13, by Senators Greive and Neill:

Adopting a joint rule for the disposition of unenacted measures of the thirty-ninth legislature.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 13 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 13 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative O'Brien speaking in favor of passage of the resolution.

YIELDING TO QUESTION

0.0

Mr. Angevine:

"Mr. Speaker, would Mr. O'Brien yield to question?"

Mr. O'Brien:

"Yes."

Mr. Angevine:

"What about House bills that are still in the House before House committees and Senate bills still in the Senate before Senate committees? Are those bills automatically dead or do we still have an opportunity to act on them in committee and transfer them to Rules for further consideration?"

Mr. O'Brien:

"They will still be alive. I believe it is the plan at the beginning of the special session to introduce another concurrent resolution stipulating the number of days during which these bills may be acted upon. There may be a cutoff date, but it hasn't been determined yet."

Further debate ensued, Representative Savage speaking in favor of passage of the concurrent resolution.

Senate Concurrent Resolution No. 13 was adopted.

MOTION

On motion of Mr. O'Brien, the House recessed until 7:00 p. m.

EVENING SESSION

The Speaker called the House to order at 7:00 p.m.

The Clerk called the roll; and all members were present, except Representatives Hurley, Mast, May, McDougall, O'Dell, Slagle, and Taplin, who were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 6 and asks the House to recede therefrom.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Burtch, the House refused to recede from its amendments to Engrossed Senate Bill No. 6, and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Senate Bill No. 6: Representatives Marsh, Brachtenbach, and Burtch.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 6, and the House amendments thereto, and the President has appointed as members of the Conference Committee thereon: Senators Gissberg, Gallagher, and Neill.

WARD BOWDEN, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 11, 1965.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 6, relating to the establishment of a code of probate law and procedure, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members
Michael J. Gallagher
William A. Gissberg
Marshall A. Neill

House Members
ROBERT F. BRACHTENBACH
DANIEL G. MARSH
JACK L. BURTCH

MOTION

On motion of Mr. Burtch, the report of the Conference Committee on Engrossed Senate Bill No. 6 was adopted and the committee was granted the powers of free conference.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate refuses to recede from its amendments to Engrossed Substitute House Bill No. 104 and asks the House for a conference thereon, and has appointed: Senators McCormack, Charette, and Peterson (Ted).

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Burtch, the House granted the request of the Senate for a conference on Engrossed Substitute House Bill No. 104.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Substitute House Bill No. 104: Representatives Brouillet, DeJarnatt, and Eldridge.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

Mr. Speaker:

The Senate has concurred in the House amendments to Substitute Senate Bill No. 250 and has passed the bill as amended by the House. WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendment to Senate Bill No. 360 and has passed the bill as amended by the House. WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 126 and has granted said committee the powers of free conference.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The President has signed: Senate Concurrent Resolution No. 13, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 173 and asks the House for a conference thereon, and has appointed: Senators Gallagher, Keefe, and Stender.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Burtch, the House granted the request of the Senate for a conference on Engrossed House Bill No. 173.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed House Bill No. 173: Representatives O'Brien, Braun, and Brachtenbach.

SIGNED BY THE SPEAKER

The Speaker announced he was about to sign Senate Concurrent Resolution No. 13.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

RESOLUTIONS

Resolution by Committee on Rules and Order:

WHEREAS, It is desirable that certain leaders of the House of Representatives attend the meetings of the Annual National Conference of State Legislative Leaders in order that the benefits of participating therein may inure to the House of Representatives;

Now, Therefore, Be It Resolved, That the Speaker of the House of Representatives, the Speaker Pro Tempore, the Majority Floor Leader, the Minority Floor Leader, the Majority Caucus Chairman, the Minority Caucus Chairman, the Majority Assistant Floor Leader, and the Minority Assistant Floor Leader are hereby authorized and directed to attend the sessions of the Annual National Conference of Legislative Leaders during 1965 and 1966; and

Be It Further Resolved, That they be reimbursed for expenses incurred in attending such conferences at the regular per diem rate for legislators, plus mileage to and from the conferences at the rate of ten cents per mile; and

Be It Further Resolved, That this reimbursement be paid on their vouchers from any appropriation made to the House of Representatives for legislative expense.

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

Resolution by Committee on Rules and Order:

Be It Resolved, That the House of Representatives reimburse the Speaker for his necessary traveling expenses when required to be away from his place of residence and all necessary secretarial and clerical expense to complete the work of the thirty-ninth session of the legislature, and any extraordinary session thereafter, and to perform his duties as Speaker during the interim period until the convening of the next regular session of the legislature; and

Be It Further Resolved, That the Speaker of the thirty-ninth regular session is authorized to approve vouchers for the expenses of the legislative leaders chosen after the next general election by the majority and minority caucuses of the House of Representatives to be the leaders of the fortieth session of the legislature, covering their expenses at the regular per diem rate for legislators, plus mileage at the rate of ten cents per mile, for each day or major portion thereof spent in preparing for the fortieth session of the legislature.

Be It Further Resolved, That the Chief Clerk is authorized and directed to make out the necessary vouchers upon which warrants for the foregoing expenses shall be drawn.

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

Resolution by Committee on Rules and Order:

WHEREAS, It is desirable that the Chief Clerk of the House of Representatives and the Assistant Chief Clerk attend the annual meetings of the National Legislative Conference annually arranged by the Council of State Governments in order that the House of Representatives of the State of Washington may benefit from the exchange of ideas with the legislative officials of the other states, and that such benefits from the participation therein may inure to the House of Representatives in furthering the efficiency and economy of its operation;

Now, Therefore, Be It Resolved, That the Chief Clerk of the House and his assistant be, and they are hereby authorized and directed to attend the sessions of the National Legislative Conference during 1965 and 1966; and

Be It Further Resolved, That while in attendance upon such conferences the Chief Clerk and his assistant be allowed additional compensation at their regular per diem rate, together with actual necessary expenses, to be paid on their vouchers out of funds appropriated for legislative expenses.

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

Resolution by Committee on Rules and Order:

Be It Resolved, That the Chief Clerk of the House and/or his assistant under the direction of the Speaker of the House is authorized for a period of not more than sixty days or so much of such period of time as may be necessary to complete the work of the thirty-ninth session, including the details that arise therefrom, and that said clerk be paid at the rate of sixty dollars per diem for each day's time actually spent in such work as authorized and allowed.

Be It Further Resolved, That the Speaker and the Chief Clerk be and they are hereby authorized to retain such additional employees as they may deem necessary to complete the work of the thirty-ninth legislature, and that each such employee shall be allowed regular per diem therefor.

Be It Further Resolved, That the Chief Clerk be and he is hereby authorized and directed to make out and approve the necessary vouchers upon which warrants for the foregoing expenses and expenditures shall be drawn.

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

Resolution by Committee on Rules and Order:

Be It Resolved, That the Sergeant at Arms be retained, and he is hereby directed to see that the House Chambers and adjoining rooms, furniture, and equipment are clean and in good order following the completion of his work with the thirty-ninth regular session of the legislature, and for this purpose the Sergeant at Arms be fallowed, after the closing of the session, twenty days at his regular per diem rate therefor.

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

Resolution by Committee on Rules and Order:

Be It Resolved, That the Chief Clerk under the direction of the Speaker of the House be and he is authorized and directed to have made a copy of the journal of the House for the thirty-ninth legislature together with suitable index therefor prepared for the state printer, and that in addition to the clerical expense incurred the Chief Clerk be paid not to exceed the sum of twelve hundred dollars in the aggregate for the work of supervising the compiling, editing, and proofreading the printed journal, said amount to be paid from the appropriation for printing and indexing the journal of the House. A warrant for one-half of the amount herein allowed shall be issued when the printer's receipt for journal copy is filed, and the balance when the printer shall certify that the reading of the proof on the journal index has been completed and the same found to be correct; and

Be It Further Resolved, That the Chief Clerk be and he is hereby authorized and directed to make out the necessary vouchers upon which warrants for the foregoing

expenses and expenditures shall be drawn.

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

Resolution by Committee on Rules and Order:

Be It Resolved, That the Chief Clerk of the House be, and he is hereby authorized and directed, during not more than thirty days prior to the opening of the next regular session of the legislature, and preceding the opening of special sessions, to hire necessary employees, to prepare the work rooms and committee rooms for occupancy and use in sufficient time to make them available, helpful, and beneficial to the members of the House, and to procure in connection therewith sufficient supplies, including House dockets, and an adequate number of Reed's Parliamentary Rules and legislative manuals, to enable the House to commence its work as promptly as possible, and for such purposes he be allowed compensation at his regular per diem rate therefor; and

Be It Further Resolved, That the Sergeant at Arms be, and he is hereby directed to do the necessary work in connection with the opening of the next regular session of the legislature, and that for such work he be allowed fifteen days' compensation at his regular per diem rate therefor.

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

Resolution by Committee on Rules and Order:

Be It Resolved, That the Speaker and the Chief Clerk be authorized and directed to make out the necessary vouchers upon which warrants shall be drawn for the final payment of all expenses in connection with the closing business and for all other business of the House of Representatives for the thirty-ninth legislature.

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

Resolution by Committee on Rules and Order.

Be It Resolved, That after the adjournment of the thirty-ninth legislature the use of the House Chamber, any of its committee rooms, or any of the furniture or furnishings therein, shall not be granted to anyone without the permission of the Speaker and the Chief Clerk of the House of Representatives.

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

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION

The following was read the first time by title and acted upon as indicated:

House Concurrent Resolution No. 20, by Committee on Rules and Order: Notifying the governor that the legislature is about to adjourn sine die. On motion of Mr. Day, the rules were suspended, House Concurrent Resolution No. 20 was advanced to second reading and read the second time in full.

On motion of Mr. Day, the rules were suspended, House Concurrent Resolution No. 20 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate has receded from its amendment to Substitute House Bill No. 67 and has passed the bill without the Senate amendment to page 1, section 2, line 22, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 67 as amended by the Senate.

The Clerk called the roll on the final passage of Substitute House Bill No. 67 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Richard "Dick"), Kink, Kirk, Leland, Lux, Mahaffey, Marsh, Marzano, McCaffree, Moon, Moos, Newhouse, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—72.

Those absent or not voting were: Representatives Avey, Bergh, Bozarth, Brachtenbach, Braun, Goldsworthy, Huntley, Hurley, Jueling, King (Chet), Klein, Kull, Litchman, Lynch, Mast, May, McCormick, McDougall, Morphis, Newschwander, O'Brien, O'Dell, Saling, Sawyer, Slagle, Taplin, Warnke—27.

Substitute House Bill No. 67 as amended by the Senate, having received the constitutional majority, was declared passed.

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

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate has receded from certain Senate amendments to Engrossed House Bill No. 278 and passed the bill without the Senate amendments to page 2, line 8; to page 2, line 11; to page 4, line 10 and to the title, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 278 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 278 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 66; nays, 1; absent or not voting, 32.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Beck, Berentson, Bledsoe, Bottiger, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), King (Richard "Dick"), Kink, Kirk, Leland, Lux, Lynch, Mahaffey,

Marsh, Marzano, McCaffree, Moon, Moos, Newhouse, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Savage, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—66.

Those voting nay were: Representative Pierre—1.

Those absent or not voting were: Representatives Anderson (Eric O.), Avey, Backstrom, Bergh, Bozarth, Brachtenbach, Braun, Conner, Epton, Goldsworthy, Humiston, Huntley, Hurley, Jueling, Kalich, Klein, Kull, Litchman, Mast, May, McCormick, McDougall, Morphis, Newschwander, O'Brien, O'Dell, Saling, Sawyer, Slagle, Taplin, Valle, Warnke—32.

Engrossed House Bill No. 278 as amended by the Senate, having received the constitutional majority, was declared passed.

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

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

Under the terms of Senate Concurrent Resolution No. 13, the Senate requests of the House the return of the following Senate bills: Senate Bill No. 38; also

Senate Bill No. 39; also

Senate Bill No. 44; also

Senate Bill No. 67; also

Engrossed Senate Bill No. 68; also Engrossed Senate Bill No. 77; also

Engrossed Substitute Senate Bill No. 93; also

Senate Bill No. 99; also

Senate Bill No. 121; also

Engrossed Senate Bill No. 125; also

Engrossed Senate Bill No. 134; also

Senate Bill No. 138; also

Engrossed Substitute Senate Bill No. 167; also

Engrossed Senate Bill No. 181; also

Engrossed Senate Bill No. 187; also

Senate Bill No. 199; also

Senate Bill No. 205; also

Engrossed Senate Bill No. 246; also Engrossed Senate Bill No. 253; also

Englossed Senate Din 140. 235, also

Senate Bill No. 256; also

Engrossed Senate Bill No. 264; also

Engrossed Senate Bill No. 281; also

Engrossed Senate Bill No. 301; also

Engrossed Senate Bill No. 334; also Engrossed Senate Bill No. 348; also

Senate Bill No. 366; also

Engrossed Senate Bill No. 368; also

Senate Bill No. 372; also Engrossed Senate Bill No. 377; also

Engrossed Senate Bill No. 389; also

Engrossed Senate Bill No. 477; also

Engrossed Senate Joint Memorial No. 5; also

Senate Joint Memorial No. 6; also Senate Joint Memorial No. 10; also

Senate Joint Memorial No. 16; also

Engrossed Substitute Senate Joint Resolution No. 8; also

Senate Concurrent Resolution No. 6; also

Senate Concurrent Resolution No. 12.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Burtch, the request by the Senate for return of Senate bills not passed by the House was granted.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 6 and has granted said committee the powers of free conference.

WARD BOWDEN, Secretary,

Senate Chamber,

Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendments to Substitute Senate Bill No. 250 and has passed the bill as amended by the House. WARD BOWDEN, Secretary.

Senate Chamber,

Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendments to Senate Bill No. 310 and has passed the bill as amended by the House.

WARD BOWDEN, Secretary

Senate Chamber,

Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendments to Senate Bill No. 335 and has passed the bill as amended by the House WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 60; also

Enrolled House Bill No. 117; also

Enrolled House Bill No. 154; also

Enrolled House Bill No. 162; also

Enrolled House Bill No. 332; also

Enrolled House Bill No. 474; also

Enrolled House Bill No. 479; also Enrolled House Bill No. 549; also

Enrolled House Bill No. 582, have compared same with the original and engrossed bills and find them correctly enrolled. RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Bill No. 60; also

House Bill No. 117; also

House Bill No. 154; also

House Bill No. 162; also

House Bill No. 332; also

House Bill No. 474; also

House Bill No. 479; also

House Bill No. 549; also

House Bill No. 582.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 11, 1965.

MR. PRESIDENT:

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 126, relating to justices of the peace and providing increases in their salaries, have had the same under consideration, and we recommend that Engrossed Senate Bill No. 126 be amended to read as follows:

"An Act relating to courts of limited jurisdiction; providing increases in salaries; changing the method of paying salaries of judges of courts of limited jurisdiction; amending section 100, chapter 299, Laws of 1961 and RCW 3.58.010; amending section 4, chapter 156, Laws of 1951 and RCW 3.16.004; and amending section 35.20.160, chapter 7, Laws of 1965 and RCW 35.20.160.

"Be It Enacted by the Legislature of the State of Washington:

"Section 1. Section 100, chapter 299, Laws of 1961 and RCW 3.58.010 are each amended to read as follows:

"The annual salary of each full time justice of the peace shall be [eight] ten thousand dollars: Provided, That the city or county which pays the salary of such justice may increase such salary to an amount not to exceed thirteen thousand five hundred dollars: PROVIDED FURTHER, That in class AA and A counties the annual salary of such justices shall be two-thirds of the amount provided by statute as the salary for the position of superior court judge or twelve thousand five hundred dollars, whichever is greater: Provided further, That in cities having a population in excess of five hundred thousand, the city which pays the salary may increase such salary of its municipal judges to an amount not more than the salary paid the superior court judges in the county in which the court is located.

"Sec. 2. Section 4, chapter 156, Laws of 1951 and RCW 3.16.004 are each amended to read as follows:

"In cities having a population of more than twenty thousand, the justices of the peace shall devote their full time to the duties of the office and shall not engage in the practice of law. [and receive a salary of five thousand four hundred dollars per annum: Provided, That in cities of the first class the county commissioners shall have the power to raise the salaries of justices of the peace to an amount not to exceed six thousand five hundred dollars per annum:] The annual salary shall be two-thirds of the amount provided by statute as the salary for the position of superior court judge or twelve thousand five hundred dollars, whichever is greater: Provided further, That where justices of the peace in cities over the population of twenty thousand are also acting as police judges, [their salaries shall be fixed by the legislative body of the city, three] five thousand dollars of [which] their salaries as hereinabove provided shall be charged against the counties and the remainder shall be paid by the municipality.

"Sec. 3. Section 35.20.160, chapter 7, Laws of 1965 and RCW 35.20.160 are each amended to read as follows:

"The total of the salaries of each municipal judge under this chapter shall be fixed by the legislative body of the city at not less than nine thousand dollars per annum, to be paid in monthly or semimonthly installments as for other officials of the city [or county], and such total salaries shall not be more than the salaries paid the superior court judges in the county in which the court is located. [Three thousand dollars of the total salaries shall be paid by the county treasurer and the remainder shall be paid by the city treasurer.]

Senate Members
FRED H. DORE
JOHN A. PETRICH
PERRY B. WOODALL

House Members
R. Ted Bottiger
ELMER E. Johnston
WILLIAM C. KLEIN

MOTION

Mr. Klein moved that the House adopt the report of the Free Conference Committee on Engrossed Senate Bill No. 126.

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, I have a question to ask Representative Johnston."

The Speaker:

"Would you yield, Mr. Johnston?"

Mr. Johnston (Elmer E.):

"I will, Mr. Speaker."

Mr. Klein:

"Mr. Johnston, is it not true that it is the intent of the Free Conference Committee that in view of the provisions of Article 2, Section 25 of the Constitution, none of these salary increases could take effect until the new terms of office, and that it likewise is the intent of the Conference Committee that the status of those covered under the section is not changed until they would enter upon a new term of office, that while they will not receive a salary increase, they will at the same time be able to continue as presently to engage in the practice of law?"

Mr. Johnston:

"That is right, Mr. Speaker. The status of these justices of the peace will remain the same until their salary changes. In other words, we are not making any attempt to change the duties unless the salary changes, in fact when it is legal and proper under the law."

The motion was carried, and the report of the Free Conference Committee was adopted.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 126 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 126 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 69; nays, 2; absent or not voting, 28.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Berentson, Bledsoe, Bottiger, Brachtenbach, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Lux, Lynch, Marsh, Marzano, McCaffree, Moon, Moos, Newhouse, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—69.

Those voting nay were: Representatives Beck, Mahaffey-2.

Those absent or not voting were: Representatives Avey, Backstrom, Bergh, Bozarth, Braun, Brouillet, Conner, Epton, Haussler, Huntley, Hurley, Jueling, Kink, Leland, Litchman, Mast, May, McCormick, McDougall, Morphis, Newschwander, O'Dell, Pritchard, Saling, Sawyer, Slagle, Taplin, Warnke—28.

Engrossed Senate Bill No. 126 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

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

REPORT OF FREE CONFERENCE COMMITTEE

Mr. President:

Olympia, Wash., March 11, 1965.

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 6, relating to the establishment of a code of probate law and procedure, have had the same under consideration, and we recommend that Engrossed Senate Bill No. 6 be amended as follows:

In the House amendment to Engrossed Senate Bill No. 6 by Representative Brachtenbach to page 45 of the printed and engrossed bills, after "by him" on line 6 of Sec. 11.44.070, strike all of the material down to and including "fees" on line 2, page 2 of the amendment; that the House and Senate concur in the remaining House amendments; that the bill, as amended, be passed.

Senate Members

MICHAEL J. GALLAGHER WILLIAM A. GISSBERG MARSHALL A. NEILL House Members
Robert F. Brachtenbach
Daniel G. Marsh
Jack L. Burtch

On motion of Mr. Burtch, the House adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 6.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 6 as amended by the Free Confernce Committee.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 6 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 72; nays, 1; absent or not voting, 26.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bottiger, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, Moon, Moos, Newhouse, O'Brien, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Savage, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—72.

Those voting nay were: Representative Pierre-1.

Those absent or not voting were: Representatives Avey, Backstrom, Bergh, Bledsoe, Bozarth, Braun, Epton, Huntley, Hurley, Jueling, Kink, Kull, Leland, Litchman, Mast, May, McCormick, McDougall, Morphis, Newschwander, O'Dell, Saling, Sawyer, Slagle, Taplin, Warnke—26.

Engrossed Senate Bill No. 6 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

I was temporarily away from my desk at the time the vote was taken on Engrossed Senate Bill No. 6 as amended by the Free Conference Committee, but would like to have my vote on this measure shown as being "Aye."

STEWART BLEDSOE, 13th District.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendment to Senate Bill No. 48 and has passed the bill as amended by the House.

WARD BOWDEN, Secretary.

Senate Chamber

Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendment to Senate Bill No. 54 and has passed the bill as amended by the House.

WARD BOWDEN, Secretary.

Senate Chamber,

Olympia, Wash., March 11, 1965.

Mr. Speaker:

The Senate has concurred in the House amendment to Senate Bill No. 61 and has passed the bill as amended by the House.

WARD BOWDEN, Secretary.

Senate Chamber,

Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendments to Senate Bill No. 84 and has passed the bill as amended by the House.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

Mr. SPEAKER:

The Senate has concurred in the House amendment to Senate Bill No. 304 and has passed the bill as amended by the House.

WARD BOWDEN, Secretary.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber,

Olympia, Wash., March 11, 1965.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 6 and has passed the bill as amended by the Free Conference Committee.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 126 and passed the bill as amended by the Free Conference Committee.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 173 and has granted said committee the powers of free conference, and the report of the Conference Committee is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 11, 1965.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 173, setting forth necessary qualifications before being licensed as embalmer, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members

MICHAEL J. GALLAGHER JAMES E. KEEFE JOHN H. STENDER House Members
John L. O'Brien
ROBERT F. BRACHTENBACH
ERIC D. BRAUN

MOTION

On motion of Mr. O'Brien, the report of the Conference Committee on Engrossed House Bill No. 173 was adopted and the committee was granted the powers of free conference.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

We, of your Subcomimttee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled Substitute House Bill No. 67; also Enrolled House Bill No. 278, have compared same with the original and engrossed bills and find them correctly enrolled.

RAY OLSEN, Chairman.

I concur in this report: Chet King.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Substitute House Bill No. 67: also

House Bill No. 278.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Substitute House Bill No. 104 and has discharged its committee, and said report together with the bill are herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 11, 1965.

MR. PRESIDENT:

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Engrossed Substitute House Bill No. 104, providing for community college districts, have had the same under consideration, and we report that we are unable to agree and recommend that the committee be discharged.

Senate Members

MIKE McCormack Robert L. Charette Ted G. Peterson House Members

FRANK B. BROUILLET DON ELDRIDGE ARLIE U. DEJARNATT

MOTIONS

On motion of Miss O'Donnell, the report of the Conference Committee on Engrossed Substitute House Bill No. 104 was adopted and the committee was discharged.

On motion of Miss O'Donnell, Engrossed Substitute House Bill No. 104, together with the report on the Conference Committee, was referred to Committee on Rules and Order on third reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

Mr. Speaker:

The Senate has concurred in the House amendment to Senate Bill No. 159 and has passed the bill as amended by the House. WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 60; also

House Bill No. 117; also House Bill No. 154; also

House Bill No. 162; also

House Bill No. 332; also

House Bill No. 474; also

House Bill No. 479; also House Bill No. 549; also

House Bill No. 582, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 48; also

Senate Bill No. 54; also

Senate Bill No. 61; also

Senate Bill No. 73; also

Senate Bill No. 84; also Senate Bill No. 159; also

Substitute Senate Bill No. 250; also

Senate Bill No. 280; also

Senate Bill No. 304; also

Senate Bill No. 310; also

Senate Bill No. 335; also

Senate Bill No. 360, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER

The Senate grants the request of the House for the return of the following House bills:

Engrossed House Bill No. 9; also

Engrossed House Bill No. 14; also

Engrossed Substitute House Bill No. 36; also

Engrossed House Bill No. 47; also

Engrossed House Bill No. 73; also

House Bill No. 76; also

Engrossed House Bill No. 77; also

House Bill No. 86; also

Substitute House Bill No. 96; also

House Bill No. 103; also

Engrossed House Bill No. 105; also

Engrossed House Bill No. 113; also

House Bill No. 125; also

House Bill No. 132; also

House Bill No. 133; also

House Bill No. 134; also

Engrossed House Bill No. 137; also

Engrossed House Bill No. 142; also

Engrossed House Bill No. 145; also

House Bill No. 148; also

House Bill No. 152; also

Engrossed House Bill No. 156; also

House Bill No. 159; also

Engrossed House Bill No. 161; also

House Bill No. 163; also

Engrossed House Bill No. 164; also

Engrossed House Bill No. 184; also

House Bill No. 187; also

House Bill No. 192; also Engrossed House Bill No. 199; also Engrossed House Bill No. 203: also Engrossed House Bill No. 204; also House Bill No. 216; also House Bill No. 218; also House Bill No. 219; also House Bill No. 220; also Reengrossed House Bill No. 222; also Engrossed House Bill No. 226; also Engrossed House Bill No. 229; also House Bill No. 231; also Engrossed House Bill No. 234; also Engrossed House Bill No. 240; also House Bill No. 242; also Engrossed House Bill No. 243; also House Bill No. 245; also House Bill No. 247; also House Bill No. 249; also House Bill No. 253; also Engrossed House Bill No. 256; also House Bill No. 257; also House Bill No. 258; also House Bill No. 259; also House Bill No. 264; also House Bill No. 265; also House Bill No. 267; also House Bill No. 270; also House Bill No. 271; also House Bill No. 274; also House Bill No. 275; also Engrossed House Bill No. 276; also House Bill No. 277; also House Bill No. 283; also Engrossed House Bill No. 289; also House Bill No. 293; also House Bill No. 295; also House Bill No. 298; also

House Bill No. 299; also House Bill No. 303; also House Bill No. 318; also

House Bill No. 319; also Engrossed House Bill No. 321; also Engrossed House Bill No. 330; also House Bill No. 334; also Engrossed House Bill No. 336; also

House Bill No. 338; also Engrossed House Bill No. 351; also

Engrossed House Bill No. 354; also House Bill No. 362; also Engrossed House Bill No. 364; also

Engrossed House Bill No. 369; also House Bill No. 375; also

Engrossed House Bill No. 382; also House Bill No. 409; also House Bill No. 425; also

Engrossed House Bill No. 428; also

House Bill No. 430; also House Bill No. 433; also House Bill No. 436; also

House Bill No. 439; also

Engrossed House Bill No. 442; also House Bill No. 450; also

Engrossed House Bill No. 454: also

House Bill No. 461; also

House Bill No. 462: also

Engrossed House Bill No. 477; also

House Bill No. 488; also

House Bill No. 490; also House Bill No. 491; also

Engrossed House Bill No. 513; also

Engrossed House Bill No. 515; also

House Bill No. 579; also

Engrossed House Bill No. 592; also

House Bill No. 638; also

Engrossed House Bill No. 643: also

Substitute House Joint Resolution No. 4; also

House Joint Resolution No. 12; also

Engrossed Substitute House Joint Resolution No. 16; also

Reengrossed House Joint Resolution No. 25; also

House Concurrent Resolution No. 6; also

House Concurrent Resolution No. 7; also

House Concurrent Resolution No. 15; also

House Joint Memorial No. 10: also

House Joint Memorial No. 10; also

House Joint Memorial No. 15: also

House Joint Memorial No. 18: also

House Joint Memorial No. 25, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. O'Brien, all House Bills, Memorials, and Resolutions returned from the Senate were referred to the Committee on Rules and Order for third reading.

POINT OF INQUIRY

The Speaker recognized Mr. Canfield on a point of inquiry.

Mr. Canfield:

"Mr. Speaker, how many of these bills did you say were returned to the House?"

The Speaker:

"I think there are over one hundred. We sent more than two hundred over there, Mr . Canfield."

Mr. Canfield:

"These were passed by the House but not passed by the Senate and are being returned to us?"

The Speaker:

"That is right, and we returned the bills we had in the possession of the House to them also."

POINT OF INQUIRY

The Speaker recognized Mr. Hawley on a point of inquiry.

Mr. Hawley:

"Mr. Speaker, is that all bills or just the bills that were in the Rules Committee?"

The Speaker:

"This would be all House bills that were in the possession of the Senate whether they were in the Rules Committee or another committee over there, so we could pass a concurrent resolution on the first day of the special session to place these bills on third reading. Our bills will be back to third reading in the Rules Committee."

Mr. Hawley:

"The bills are all alive?"

The Speaker:

"They certainly are."

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Bill No. 48; also

Senate Bill No. 54; also

Senate Bill No. 61; also

Senate Bill No. 73; also

Senate Bill No. 84; also

Senate Bill No. 159; also

Substitute Senate Bill No. 250; also

Senate Bill No. 280; also

Senate Bill No. 304; also

Senate Bill No. 310; also

Senate Bill No. 335; also

Senate Bill No. 360.

MOTION

On motion of Mr. O'Brien, the Free Conference Committee appointed on Engrossed House Bill No. 173 was discharged, and the Senate was requested to return Engrossed House Bill No. 173 under the provisions of Senate Concurrent Resolution No. 13.

PRESENTATION OF GIFT

The Speaker:

"At this time, the employees of the House wish to make a small presentation to Mr. Si Holcomb. Mrs. Rohrbeck will make the presentation in behalf of the employees."

Mrs. Rohrbeck:

"Si, we are sorry more of the employees couldn't be present here tonight at this late hour, because this gift is from all the employees with their sincere affection. We couldn't have the gift here tonight, but the money enclosed with this card is to be given to Helen to pick out something similar to the picture—a chair for Si."

Mr. Holcomb:

"I thank the employees for this gift, and at the same time, I want to thank them all for their loyal cooperation, their hard work, and for everything they have done to help make this session a success. The session couldn't be operated without the help of all those employees, particularly Sid Snyder and Lucile Rohrbeck, Assistant to the Chief Clerk; Charlotte Fuller, who takes care of the payrolls, the work room girls under their supervisor, Millie Olsen, and all the rest of them. I couldn't do a job here without their help. Thank you."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Kalich on a point of personal privilege.

Mr. Kalich:

"Mr. Speaker, ladies and gentlemen of the House, as you know, this is my first term down here. I have been in the Army, I have traveled all over the world in eight different countries and thirty-eight different states, and I don't think I have ever enjoyed anything more than the people on both sides of the aisle, the ninety-nine people that I have served with. I think it has been tremendous, and I want to tell you if this was an ordinary session, I am certainly looking forward to that extraordinary session."

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 20, and the President has appointed as members of the committee under the terms of House Concurrent Resolution No. 20: Senators Keefe, Redmon, and Rasmussen, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

Mr. Speaker:

The Senate grants the request of the House for the return of Engrossed House Bill No. 173, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. O'Brien, House Bill No. 173 was referred to the Committee on Rules and Order for third reading.

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The President has signed: Substitute House Bill No. 67; also House Bill No. 278, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 11, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Concurrent Resolution No. 20, have compared same with the original resolution and find it correctly enrolled.

RAY OLSEN, Chairman.

I concur in this report: Chet King.

SIGNED BY THE SPEAKER

The Speaker announced that he was about sign House Concurrent Resolution No. 20.

APPOINTMENT OF SPECIAL COMMITTEE

Under the provisions of House Concurrent Resolution No. 20, the Speaker appointed as House members of the committee to notify the governor that the legislature was about to adjourn *sine die*, Representatives King (Chet), Canfield, and Olsen.

The committee retired.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The President has signed: House Concurrent Resolution No. 20, and the same is herewith transmitted. Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 11, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 6; also

Senate Bill No. 126, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Bill No. 6; also Senate Bill No. 126.

REPORT OF SPECIAL COMMITTEE

The House members of the committee appointed to notify the governor that the legislature was about to adjourn *sine die* appeared before the bar of the House and stated that the committee had so notified the governor, and that the governor was willing that the legislature adjourn *sine die*.

The report was received and the committee was discharged.

RESOLUTION

Resolution by Committee on Rules and Order:

Be It Resolved, That a committee of three be appointed by the Speaker to notify the Senate that the House is ready to adjourn sine die.

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

APPOINTMENT OF SPECIAL COMMITTEE

Under the provisions of the resolution adopted by the House, the Speaker appointed as members of the committee to notify the Senate that the House was ready to adjourn *sine die*, Representatives Uhlman, Adams, and Smith. The committee retired.

COMMITTEE FROM THE SENATE

A committee from the Senate, comprised of Senators Charette, Peterson (Lowell), and Chytil, appeared before the bar of the House to notify the House that the Senate was about to adjourn *sine die*.

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

REPORT OF SPECIAL COMMITTEE

The committee appointed to notify the Senate that the House was about to adjourn *sine die* appeared before the bar of the House and reported that the committee had performed its mission.

The report was received and the committee was discharged.

MOTIONS

On motion of Mr. Grant, the reading of the journal of the sixtieth day of the thirty-ninth legislature was dispensed with and the journal was ordered to stand approved.

On motion of Mr. Olsen, the House of Representatives of the thirty-ninth legislature adjourned *sine die*.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

HOUSE JOURNAL

OF THE

First Extraordinary Session Thirty-Ninth Legislature

OF THE

STATE OF WASHINGTON

AΤ

Olympia, the State Capital

Convened March 15, 1965 Adjourned Sine Die May 7, 1965



ROBERT M. SCHAEFER, Speaker
AVERY GARRETT, Speaker Pro Tempore
S. R. HOLCOMB, Chief Clerk
SIDNEY R. SNYDER, Assistant Chief Clerk
LUCILE ROHRBECK, Assistant to Chief Clerk
REGINA HOOVER, Minute Clerk
LU ANN DILLARD, Minute Clerk

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COMPILED, EDITED, AND INDEXED BY
S. R. HOLCOMB
CHIEF CLERK OF THE HOUSE

JOURNAL OF THE HOUSE

OF THE

EXTRAORDINARY SESSION

OF THE

THIRTY-NINTH LEGISLATURE

FIRST DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, March 15, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll, and all members were present except Representatives Backstrom, Ahlquist, Leland, and Taylor. Representatives Ahlquist, Leland, and Taylor were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

MESSAGE FROM THE SECRETARY OF STATE

United States of America State of Washington

DEPARTMENT OF STATE

I, A. Ludlow Kramer, Secretary of State of the State of Washington and custodian of the seal of said state, do hereby certify that: I have carefully compared the annexed copy of a proclamtion by the Governor calling an extraordinary session of the Legislature to convene on the 15th day of March, 1965, with the original copy of said proclamation now on file in this office, and find the same to be a full, true and correct copy of said original, and the whole thereof, together with all official endorsements thereon.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the Seal of the State of Washington. Done at the Capitol, at Olympia on this the date of, March 11, 1965.

A. Ludlow Kramer, Secretary of State.

[THE SEAL OF THE STATE OF WASHINGTON-1889]

A Proclamation By the Governor:

Whereas, the 1965 Session of the Washington State Legislature, during the regular period of sixty days prescribed for the Session, failed to enact appropriation and revenue measures, and

WHEREAS, other measures important to the welfare of the people of the State of Washington were not enacted to deal with:

Human Needs, including laws to provide adequate and accessible housing for all our citizens while retaining and safeguarding the rights of individual home owners, increased unemployment compensation benefits to those members of the labor force actively seeking re-employment without increasing costs to the employer, increased industrial insurance benefits with a reform in appellate procedures;

Clean, Ethical Government, including laws to provide for reporting of campaign contributions and expenditures, a more effective Code of Ethics Act with provisions to prevent solicitation of campaign contributions by state employees from firms dealing with the state, and elimination of politically appointed estate appraisers and liquor representatives;

Education, including measures to free future permanent school fund monies for school construction to reduce reliance on bonded debt for school financing, equalize the level of local tax support for school districts to reduce reliance upon special levies for basic operations, and provide for an Advisory Council on Higher Education;

Economic Climate, including laws to provide a sales tax, credit for new plant construction and business and occupation tax relief to low-profit margin industries;

Modernization of Government, including laws to provide realistic increases in the compensation paid to legislators and judges of the Superior and Supreme Courts, establish a water resource agency to coordinate the management and protection of our state's number one resource, merge the Toll Bridge Authority into the Highway. Commission and give to the state's highways agencies the power to deal with problems of mass transportation in urban area; and

Reform of the State's Constitution, by calling for a Constitutional Convention.

Whereas, as a result of these conditions, an emergency exists constituting an extraordinary occasion within the meaning of Article III, Section 7, of the Constitution of the State of Washington:

Now, Therefore, I, Daniel J. Evans, Governor of the State of Washington, by virtue of the authority vested in me by the Constitution, do hereby convene the Legislature of the State of Washington in Extraordinary Session in the Capitol at Olympia on the fifteenth day of March, A.D., 1965, at the hour of twelve o'clock noon; and

I Do Hereby Specify, in accordance with the requirements of the Constitution that the purposes for which the Legislature is convened are:

To appropriate sufficient funds, and raise sufficient revenues, to carry on the necessary functions and services of State Government; and

To consider the enactment of the several other measures specified above for the benefit of the people of the State of Washington.

In Witness Whereof, I have hereunto set my hand and caused the seal of the State of Washington to be affixed at Olympia, this 11th day of March, A.D., Nineteen Hundred and Sixty-five.

DANIEL J. EVANS, Governor of Washington.

[THE SEAL OF THE STATE OF WASHINGTON—1889] BY THE GOVERNOR:

A. Ludlow Kramer, Secretary of State.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery one hundred students from Elma and asked them to stand and be recognized.

RESOLUTIONS

Resolution by Mr. O'Brien:

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

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

Resolution by Mr. O'Brien:

Whereas, House Rule 3, subsection (f) provides that members of standing committees shall be selected by the majority and minority party caucuses, and that the majority caucus will select all committee chairmen; and

WHEREAS, This Rule was compiled with in selecting the members of the standing committees of the 39th regular session;

Now, Therefore, Be It Resolved, That the standing committees of this extraordinary session of the 39th legislature shall be the same as those appointed for the 39th regular session, and the members of the House named thereon are hereby reappointed.

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

Resolution by Mr. O'Brien:

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

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

APPOINTMENT OF SPECIAL COMMITTEE

Under the provisions of the resolution, the Speaker appointed Representatives Johnston (Elmer E.), Olsen, and O'Donnell as a committee to notify the Senate that the House of Representatives is now organized and ready for business.

The committee retired.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Concurrent Resolution No. 21, by Representative O'Brien:

Notifying the governor that the legislature is organized.

On motion of Mr. O'Brien, the rules were suspended. House Concurrent Resolution No. 21 was advanced to second reading and read the second time in full.

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

MOTION

On motion of Mr. O'Brien, House Concurrent Resolution No. 21 was ordered transmitted immediately to the Senate.

MESSAGES FROM THE SENATE

Senate Chamber.

Mr. Speaker:

Olympia, Wash., March 15, 1965.

The Senate has adopted: House Concurrent Resolution No. 21, and the same is herewith transmitted. WARD BOWDEN, Secretary.

Senate Chamber.

Mr. Speaker:

Olympia, Wash., March 15, 1965.

Under the provisions of House Concurrent Resolution No. 21, the President has appointed the following committee to notify the governor that the legislature is organized: Senators Moriarty, Jr., Ryder, and Hallauer.

WARD BOWDEN, Secretary.

APPOINTMENT OF SPECIAL COMMITTEE

Under the provisions of House Concurrent Resolution No. 21, the Speaker appointed Representatives Pritchard, DeJarnatt, and May to notify the governor, jointly with the committee from the Senate, that the legislature is organized and ready to do business.

REPORT OF ENROLLMENT

House of Representatives.

Mr. Speaker:

Olympia, Wash., March 15, 1965.

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee

on Ways and Means, to whom was referred Enrolled House Concurrent Resolution No. 21, have compared same with the original resolution and find it correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Concurrent Resolution No. 21.

REPORT OF SPECIAL COMMITTEE

The special committee consisting of Representatives Johnston (Elmer E.), Olsen, and O'Donnell, appointed to notify the Senate that the House was organized and ready to do business, appeared before the bar of the House and reported that the Senate had been notified.

The report was received and the committee was discharged.

COMMITTEE FROM THE SENATE

Senators Lewis, Hanna, and Knoblauch appeared at the bar of the House and reported that the Senate was organized and ready to do business.

REPORT OF SPECIAL COMMITTEE

The special committee consisting of Representatives Pritchard, DeJarnatt, and May appointed under the provisions of House Concurrent Resolution No. 21 to notify the governor, jointly with a committee from the Senate, that the legislature is organized and ready to do business, appeared before the bar of the House and reported that the governor had been notified.

The report was received and the committee was discharged.

MOTION

On motion of Mr. O'Brien, the House recessed until 2:45 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:45 p.m.

The Clerk called the roll, and all members were present except Representatives Backstrom, Ahlquist, Newschwander, and Taylor. Representatives Ahlquist, Newschwander, and Taylor were excused.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House seven princesses from the Daffodil Festival of the Puyallup valley with their Queen Mother and chaperones, and instructed the Representatives from Pierce County to conduct the guests of honor to a position on the rostrum. Representative Sawyer introduced Sherrill Bartoy who briefly addressed the House. Representative Sawyer then introduced Mrs. Carl Scheyer, the Queen Mother, who in turn introduced the 1965 Daffodil royalty and their chaperones. The Speaker instructed the special committee to escort the guests from the House Chamber.

PERSONAL PRIVILEGE

Mr. Smith:

"Mr. Speaker, point of personal privilege."

The Speaker:

"State your point of personal privilege."

"Now that we are through with this fine occasion, I feel it appropriate for me to say a few words seriously to the members of the House and, particularly, the members of the Rules Committee. I don't believe it is necessary for me to call attention to this august body what is happening in the southern part of these United States and Alabama. All informed citizens are well aware of what is taking place. I'd like to call to the attention of the members of the House and the Rules Committee that in the extraordinary session of 1961, I rose and made a motion to suspend the rules and asked the House at that time to take a vote on a civil rights housing bill that was pending before us. In my comments on that motion, I stressed the fact that the demonstrations which were taking place in the South had not reached our northern areas. I urged us to take action prior to that time in an effort to keep these from becoming a part of our northern way of life. Of course my motion failed; and a year later, and since that time, we have had demonstration, after demonstration, after demonstration.

"When I read the newspapers of what is taking place in Selma, I am almost in tears. I think of the time when Hitler was persecuting the Jews in Germany. This is not the kind of image our country needs. I'm sure most of you will agree with me. So I now urge our Rules Committee to place before this House for a vote House Bill No. 200 which is languishing in Rules Committee for action. I don't believe that it is the function of this august committee to prevent this House from taking action, whether it be affirmative or negative. I believe, because of the seriousness of the situation, it is necessary that the state of Washington take some positive action now to show that it does not believe in the things that are going on and assure the rest of the country of its stand in the field of human rights. I think that we ought to take this step as a testimonial to those who have given their lives. We should take action of testimony that they have not died in vain, and that we in the state of Washington will lead our people not to a path of violence, but into a path of brotherhood for all men.

"Thank you."

PERSONAL PRIVILEGE

Mr. Johnston (Elmer E.):

"Mr. Speaker, point of personal privilege."

The Speaker:

"State your point of personal privilege."

Mr. Johnston:

"I do not speak for any members of the Rules Committee or any other committee; I speak for myself and I want to say to my dear brother, Sam Smith, that we fully appreciate the problem that confronts his race in this country. I want to say this, Sam, that in one battle in the Civil War in one afternoon, twenty-seven thousand white men died with muskets and swords to free the colored people from the bonds of slavery. Now, Sam, in all your life don't you ever forget the fact that we all have the same sympathetic feeling toward other races. We have been a little careless over the years, we white people, and we are ashamed of that. But, Sam, we will have to take our time. It takes culture, education, love of God. We have to come to a realization of what our position is under God. Certain legislation tends to enflame peopletends to create animosities. I'm thinking about Berkeley. I can't understand why they had to have a big riot; it seems to me it was getting out of hand. Freedom takes responsibility. I think that our great union has been disgraced over the world, to think it had a riot down there. I think that is a situation we should try to avoid in open housing.

"My point is this, Mr. Speaker, I think that we are going to be able to solve our racial problems in the state of Washington in a peaceable, friendly, intelligent, humanitarian manner. I am impressed with what Mr. Brachtenbach told me about

his county in Yakima valley. They have many minority races there. They don't have any problems; they have worked it out by getting together and talking it over, because they all have rights. Going through my files here, when we had a hearing on this bill a couple of years ago, we found in Seattle there were a lot of areas where colored people could buy homes in expensive areas. So I am wondering whether we are not going to stir up a hornets' nest where there isn't any sense to it. I'd like to see us go along, be patient and kind, and see if we can't solve this problem. You have a problem I admit, but I don't think it is one where we can disturb the peace. Mr. Speaker, I think the whole community, our whole nation, is too emotionally disturbed; I think we have made too much ado of these things; I think we should be patient and get along and not let this get out of hand. I don't know what House Bill No. 200 is, but I know it was amended in Judiciary Committee. We had the bill in there for two weeks to get it perfected. Then it came into Rules and I don't know what shape it is in, but I merely wanted to express to you my opinion."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith.

Mr. Smith:

"I promise not to belabor the subject, but I'd like to call further attention to the House that this is just the beginning of our problems. I'd like to call attention to the fact that the governor of the state, being a Republican, has seen fit to mention open housing as the first item listed in his call for a special session. That would mean support from across the aisle; and Democrats have had that philosophy for years and years so there is absolutely no reason why the House can't act. I say 'act' because lack of action is causing trouble. I don't think the state of Washington should wait until we hear the hew and cry in the streets. I think we should act now when we can act calmly and in good judgment."

PERSONAL PRIVILEGE

Mr. Savage:

"Mr. Speaker, point of personal privilege."

The Speaker:

"State your point of personal privilege."

Mr. Savage:

"I have no issue with any members of the House, but I do take issue with the governor on his proclamation where it is stated 'the 1965 Session of the Washington State Legislature, during the regular period of sixty days prescribed for the Session, failed to enact appropriation and revenue measures,' and where he took no notice of the problem of redistricting forced upon us by the court which occupied us for forty-seven days.

"I think a lot of people thought we were not doing anything but working on redistricting and didn't realize that behind the scenes we were doing a lot of work on other bills, otherwise we would not have been able to pass sixty or seventy bills a day after redistricting was over. I think it is beneath the dignity of the governor to not recognize this problem and start the proclamation in the manner in which he did. I think it would have been more in the dignity of the governor's office if he had pointed out we had been working on redistricting during much of that session. I believe this would give a better image to the state and the legislature. I don't think the governor is going to enhance himself with the legislature by making this kind of remark about the legislature."

PERSONAL PRIVILEGE

Mr. Moos:

"Mr. Speaker, point of personal privilege."

The Speaker:

"State your point of personal privilege."

Mr. Moos:

"I think it is necessary to reply to Representative Savage and point out that I am sure he didn't take time to look in any of the preceding journals to examine how a special session is called. If he had taken the time, he would have noted there is precedent set. I don't think it is in keeping with partisan harmony for him to attempt to find some area of partisanship in calling a special session."

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 15, 1965.

MR. SPEAKER:

The Senate has adopted: Senate Concurrent Resolution No. 14, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Concurrent Resolution No. 22, by Representative O'Brien:

Relating to consideration of House and Senate Bills.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 22 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 22 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. O'Brien, House Concurrent Resolution No. 22 was referred to the Committee on Rules and Order.

FIRST READING OF SENATE BILL

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

Senate Concurrent Resolution No. 14, by Senators Bailey, Greive, Neill, and Moriarty, Jr.:

Adopting joint rules and reintroducing regular session measures as measures before the extraordinary session.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 14 was advanced to second reading and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 14 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative O'Brien speaking in favor of adoption of the resolution.

YIELDING TO QUESTION

Mr. Copeland:

"Would Mr. O'Brien yield to a question?"

Mr. O'Brien:

"Yes, I would."

Mr. Copeland:

"Will a bill that has been amended in the Senate and returned to the House be in House Rules on third reading without the Senate amendments?"

Mr. O'Brien:

"It appears that your statement would be correct, that the Senate amendments would not have any effect on a House bill. It would start anew in the House of Representatives without the Senate amendments."

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 14, and the resolution was adopted by the following vote: Yeas, 86; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives Adams, Andersen (James A.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Clark, Newschwander—2.

Those absent or not voting were: Representatives Ahlquist, Anderson (Eric O.), Backstrom, Garrett, Jolly, Jueling, Kalich, Leland, Litchman, Rogers, Taylor—11.

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

MOTIONS

Mr. Perry moved that **House Bill No. 456** be rereferred to the Committee on Licenses.

Debate ensued, Representatives Perry and Hurley speaking in favor of the motion.

Mr. Adams moved that Representative Perry's motion to rerefer House Bill No. 456 to the Committee on Licenses be laid on the table.

Mr. Adams demanded an electric roll call, and the demand was sustained.

POINT OF INQUIRY

The Speaker recognized Mr. Witherbee on a point of inquiry.

Mr. Witherbee:

"Mr. Speaker, what motion are we voting on?"

The Speaker:

"The motion to table the motion by Representative Perry to rerefer House Bill No. 456 to the Committee on Licenses."

The Clerk called the roll on the motion by Representative Adams to table the motion by Representative Perry, and the motion was lost by the following vote: Yeas, 41; nays, 45; absent or not voting, 13.

Those voting yea were: Representatives Adams, Andersen (James A.), Berentson, Brachtenbach, Canfield, Chatalas, Clark, Copeland, Cunningham,

DeJarnatt, Eldridge, Epton, Goldsworthy, Grant, Harris, Hawley, Humiston, Huntley, Jastad, Johnston (Elmer E.), Jueling, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, McDougall, Moon, Newhouse, Newschwander, O'Brien, O'Dell, Radcliffe, Slagle, Swayze, Thompson, Valle, Whetzel, Wolf—41.

Those voting nay were: Representatives Angevine, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Conner, Day, Dootson, Elder, Flanagan, Gallagher, Gorton, Haussler, Hood, Hurley, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Marsh, Marzano, Mast, May, McCormick, Moos, Olsen, Perry, Pierre, Saling, Savage, Sawyer, Sheridan, Smith, Traylor, Uhlman, Wang, Warnke, Witherbee, Mr. Speaker—45.

Those absent or not voting were: Representatives Ahlquist, Anderson (Eric O.), Avey, Backstrom, Garrett, Litchman, McCaffree, Morphis, O'Donnell, Pritchard, Rogers, Taplin, Taylor—13.

The Speaker declared the question before the House to be the motion by Mr. Perry to rerefer House Bill No. 456 to the Committee on Licenses.

Debate ensued, Representative Adams speaking against the motion.

YIELDING TO QUESTION

Mr. Smith:

"Would Mr. Perry yield to a question?"

Mr. Perry:

"Yes."

Mr. Smith:

"Are you not the chairman of the Committee on Medicine, Dentistry, and Drugs from which this bill would be moved if your motion is carried?"

Mr. Perry:

"Yes, I am."

Further debate ensued, Representatives Smith and Pierre speaking in favor of the motion, and Representatives Valle and Slagle speaking against the motion.

The motion to rerefer House Bill No. 456 to the Committee on Licenses was lost on a rising vote.

MOTION

On motion of Mr. O'Brien, the House adjourned until 10:00 a.m., Tuesday, March 16, 1965.

Robert M. Schaefer, Speaker.

S. R. Holcomb, Chief Clerk.

SECOND DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, March 16, 1965.

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

The Clerk called the roll, and all members were present except Representatives Ahlquist, Gallagher, and Taylor. Representatives Ahlquist and Taylor were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

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

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 15, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 501, authorizing boards of county commissioners to designate the names of county parks, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Counties and Junior
Taxing Districts
Joe D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Ray Olsen, George Pierre, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 15, 1965.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 538, protecting food fish and shellfish, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

CHET KING, Chairman.

We concur in this report: Duane L. Berentson, Arnie Bergh, Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 15, 1965.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 372, and the same is herewith transmitted. Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 15, 1965.

MR SPEAKER

The Senate has passed: Engrossed Senate Bill No. 68; also

Engrossed Senate Bill No. 83: also

Senate Bill No. 97: also

Engrossed Senate Bill No. 121: also

Engrossed Senate Bill No. 134; also

Engrossed Senate Bill No. 334; also

Engrossed Senate Bill No. 389; also

Engrossed Senate Bill No. 477; also

Engrossed Senate Bill No. 502, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add eighteen additional names as sponsors of House Bill No. 658.

House Bill No. 658, by Representatives O'Donnell, Olsen, Smith, Moon, Chatalas, Valle, Savage, Klein, Thompson, Kull, Jolly, Backstrom, Uhlman, DeJarnatt, Marsh, Sheridan, Marzano, Witherbee, Angevine, Pierre, and Elder:

An Act relating to state government; and establishing the economic opportunity commission.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 659, by Representatives Humiston, Bottiger, and Conner:

An Act relating to osteopathic physicians and surgeons; adding new sections to chapter 18.71 RCW; and declaring an emergency.

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

House Bill No. 660, by Representatives Bottiger, Johnston (Elmer E.), and Sawyer:

An Act relating to negotiable instruments; and adding a new section to chapter 35. Laws of 1955 and to chapter 62.01 RCW.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 661, by Representative Conner:

An Act relating to taxation of real property; and adding a new section to chapter 84.40 RCW.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 662, by Representatives Slagle and May:

An Act relating to revenue and taxation; and amending section 1, chapter 7, Laws of 1963 and RCW 82.04.050.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 663, by Representatives Slagle, May, and Jastad:

An Act relating to revenue and taxation; and amending section 82,04.280.

chapter 15, Laws of 1961 as amended by section 1, chapter 168, Laws of 1963 and RCW 82.04.280.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 664, by Representative Day:

An Act relating to the practice of chiropractic; prescribing penalties; amending section 1, chapter 53, Laws of 1959 and RCW 18.25.015; amending section 5, chapter 5, Laws of 1919, as amended by section 3, chapter 53, Laws of 1959, and RCW 18.25.020; amending section 6, chapter 5, Laws of 1919, as amended by section 4, chapter 53, Laws of 1959 and RCW 18.25.030; amending section 14, chapter 5, Laws of 1919, and RCW 18.25.040; amending section 8, chapter 5, Laws of 1919, and RCW 18.25.050; amending section 10, chapter 5, Laws of 1919 as amended by section 5, chapter 53, Laws of 1959 and RCW 18.25.070; amending section 12, chapter 5, Laws of 1919, and RCW 18.25.080; amending section 15, chapter 5, Laws of 1919, and RCW 18.25.090; and adding new sections to chapter 5, Laws of 1919 and to chapter 18.25 RCW.

MOTION

Mr. Day moved that House Bill No. 664 be referred to the Committee on Licenses.

Debate ensued, Representative Day speaking in favor of the motion to refer, and Representative Adams speaking against the motion.

Mr. Kink demanded an electric roll call, and the demand was sustained. Further debate ensued, Representatives Pierre, Smith, Bottiger, and Perry speaking in favor of the motion, and Representatives Slagle and Moon speaking against the motion.

Mr. Kink demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Ahlquist, Gallagher, Garrett, Kalich, and Taylor.

On motion of Mr. Kink, the absent members were excused, and the House proceeded with business under the call of the House.

The Speaker stated the question before the House to be the motion by Mr. Day to refer House Bill No. 664 to the Committee on Licenses.

The Clerk called the roll on the motion to refer House Bill No. 664 to the Committee on Licenses, and the motion was lost by the following vote: Yeas, 38; nays, 56; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Brachtenbach, Braun, Conner, Day, Dootson, Elder, Gorton, Haussler, Hood, Hurley, Jolly, King (Chet), King (Richard "Dick"), Kink, Litchman, Marsh, Marzano, McCaffree, McCormick, Moos, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sheridan, Smith, Traylor, Uhlman, Warnke, Witherbee, Mr. Speaker—38.

Those voting nay were: Representatives Adams, Andersen (James A.), Avey, Berentson, Bergh, Bledsoe, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Eldridge, Epton, Flanagan, Goldsworthy, Grant, Harris, Hawley, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kirk, Klein, Kull, Leland, Lux, Lynch,

Mahaffey, Mast, May, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Radcliffe, Sawyer, Slagle, Swayze, Taplin, Thompson, Valle, Wang, Whetzel, Wolf—56.

Those absent or not voting were: Representatives Ahlquist, Gallagher, Garrett, Kalich, Taylor—5.

House Bill No. 664 was ordered printed and referred to the Committee on Medicine. Dentistry, and Drugs.

MOTION

On motion of Mr. Burtch, the House dispensed with further business under the call of the House.

House Bill No. 665, by Representatives Jolly, Johnson (Doris), and Olsen:

An Act relating to port districts; amending section 12, chapter 65, Laws of 1955 as amended by section 1, chapter 52, Laws of 1959 and RCW 53.36.030; and declaring an emergency.

Ordered printed and referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 666.

House Bill No. 666, by Representatives May, McCaffree, Huntley, Pierre, and Olsen:

An Act relating to the safety of school buses; adding a new section to chapter 12, Laws of 1961 and to chapter 46.48 RCW; and providing penalties.

Ordered printed and referred to Committee on Highways.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add eighteen additional names as sponsors of House Joint Memorial No. 28.

House Joint Memorial No. 28, by Representatives Chatalas, Olsen, Johnston (Elmer E.), Brouillet, Moon, Braun, King, Moos, Epton, Valle, O'Donnell, Lux, Kull, Haussler, Bozarth, Smith, Adams, Uhlman, DeJarnatt, Slagle, and May:

Urging congressional legislation requiring health labels on cigarette packages.

Ordered printed and referred to Committee on Commerce and Economic Development.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 68, by Senators Herrmann, Cooney, and Gallagher:

An Act relating to inheritance taxes; and adding a new section to chapter 15, Laws of 1961 and to chapter 83.20 RCW.

Referred to Committee on Ways and Means.

Engrossed Senate Bill No. 83, by Senators Guess, Riley, Atwood, and Keefe:

An Act relating to elections; and amending sections 29.04.040, 29.04.055 and

29.33.160, chapter, Laws of 1965 and RCW 29.04.040, 29.04.055 and 29.33.160.

Referred to Committee on Constitution, Elections, and Reapportionment.

Senate Bill No. 97, by Senators Kupka, Durkan, and Thompson, Jr.:

An Act relating to state institutions; and adding a new section to chapter 27, Laws of 1963 extraordinary session (Referendum Bill No. 13) and to chapter 72.19 RCW.

Referred to Committee on Public Institutions and Youth Development.

Engrossed Senate Bill No. 121, by Senators Hanna, Talley, and Atwood: An Act relating to instruments to be recorded or filed; amending section 1, page 26, Laws of 1865 as last amended by section 1, chapter 182, Laws of 1919 and RCW 65.04.030; and amending section 1, chapter 125, Laws of 1919 as amended by section 1, chapter 254, Laws of 1959 and RCW 65.04.040.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 134, by Senators Hallauer and Charette:

An Act relating to game and game fish; and adding a new section to chapter 36, Laws of 1955 and to chapter 77.12 RCW.

Referred to Committee on Game and Game Fish.

Engrossed Senate Bill No. 334, by Senators Henry, Washington, Donohue, and Raugust (by Highway Interim Committee request):

An Act relating to motor vehicle driver licensing; amending section 46.20-.102, chapter 12, Laws of 1961 and RCW 46.20.102; amending section 46.20.104, chapter 12, Laws of 1961 and RCW 46.20.104; amending section 46.20.106, chapter 12, Laws of 1961 and RCW 46.20.106; amending section 46.20.120, chapter 12, Laws of 1961 and RCW 46.20.120; amending section 46.20.130, chapter 12, Laws of 1961 and RCW 46.20.130; amending section 46.20.190, chapter 12, Laws of 1961 and RCW 46.20.190; amending section 46.20.200, chapter 12, Laws of 1961 and RCW 46.20.200; amending section 46.20.270, chapter 12, Laws of 1961 and RCW 46.20.270; amending section 46.20.340, chapter 12, Laws of 1961 and RCW 46.20.340; repealing section 46.20.010, chapter 12, Laws of 1961 and RCW 46.20.010, section 46.20.020, chapter 12, Laws of 1961 as amended by section 1, chapter 134, Laws of 1961 and RCW 46.20.020, section 46.20.030, chapter 12, Laws of 1961 as amended by section 12, chapter 39, Laws of 1963 and RCW 46.20.030, section 46.20.060, chapter 12, Laws of 1961 and RCW 46.20.060, sections 46.20.080 through 46.20.100, chapter 12, Laws of 1961 and RCW 46.20.080 through 46.20.100, section 46.20.110, chapter 12, Laws of 1961 as last amended by section 10, chapter 39, Laws of 1963 and RCW 46.20.110, sections 46.20.140 through 46.20.180, chapter 12, Laws of 1961 and RCW 46.20.140 through 46.20.180, section 46.20.210, chapter 12, Laws of 1961 and RCW 46.20.210, sections 46.20.230 through 46.20.250, chapter 12, Laws of 1961 and RCW 46.20.230 through 46.20.250, section 46.20.280, chapter 12, Laws of 1961 and RCW 46.20.280, section 46.20.290, chapter 12, Laws of 1961 and RCW 46.20.290, section 46.20.310, chapter 12, Laws of 1961 and RCW 46.20.310, section 46.20.330, chapter 12, Laws of 1961 and RCW 46.20.330; section 46.20.350, chapter 12, Laws of 1961 and RCW 46.20.350; section 46.20.360, chapter 12, Laws of 1961 and RCW 46.20.360, adding new sections to chapter 12, Laws of 1961 and to chapter 46.20 RCW; and providing penalties.

Referred to Committee on Highways.

Engrossed Senate Bill No. 372, by Senator Riley:

An Act relating to public highways; amending section 46.56.135, chapter

12, Laws of 1961, and RCW 46.56.135; and adding a new section to chapter 12. Laws of 1961 and to chapter 46.56 RCW; and providing penalties.

Referred to Committee on Highways.

Engrossed Senate Bill No. 389, by Senators Atwood and Petrich:

An Act relating to the judiciary and to justices of the peace and other inferior courts; amending sections 26 and 27, chapter 299, Laws of 1961 and RCW 3.38.020 and 3.38.030; and adding a new section to chapter 299, Laws of 1961 and to chapter 3.38 RCW; amending section 10, chapter 299, Laws of 1961 and RCW 3.34.010; and validating certain procedures.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 477, by Senators Knoblauch, Hanna, and Gallagher:

An Act relating to crimes and punishment; and amending sections 907 and 908, Code of 1881 as amended by section 18, chapter 69, Laws of 1891 and RCW 66.44.260.

Referred to Committee on Constitution, Elections, and Reapportionment.

Engrossed Senate Bill No. 502, by Senator Mardesich:

An Act relating to commercial fishing licenses; and amending section 3, chapter 171, Laws of 1957, as amended by section 4, chapter 309, Laws of 1959, and RCW 75.28.014.

Referred to Committee on Fisheries.

RESOLUTIONS

Resolution by Mr. King (Richard "Dick"):

WHEREAS, State universities and colleges in Washington maintain annuity plans in which the institution and the employee jointly contribute amounts equal to stated percentages of the employee's salary; and

WHEREAS, Employees of such institutions thus enjoy certain retirement advantages not available to employees of the state's community colleges; and

Whereas, The state has a great interest in the establishment of satisfactory community college retirement programs;

Now, Therefore, Be It Resolved, By the House of Representatives that the public pension commission and the joint committee of the legislature on education are hereby directed to conduct an interim study on retirement plans for employees of community colleges and to make a report to the fortieth session of the legislature. This study and report shall include, but shall not be limited to, annuity and retirement income plans which have been established under RCW 28.76.240. Particular attention shall be given to the development of a plan in which the contributions to an annuity fund would not be taxable to the employee under the current income tax law of the United States.

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

Resolution by Representatives Conner, Savage, and Traylor:

Whereas, This state traditionally attracts millions of out-of-state citizens through its many and varied community festivals held throughout its broad confines; and

WHEREAS, Prominent among these celebrations is the Annual Mason County Forest Festival held each year at Shelton, Washington; and

Whereas, This Festival holds particular significance within the state, being dedicated to the preservation of one of the state's prime assets, commercially and esthetically, the forests of the state; and

WHEREAS, The multiple festival activities, from the banquets and parades to its renowned Loggers' Sports Show, has this year been scheduled from Thursday, May 20th through Saturday, May 22nd;

Now, Therefore, Be It Resolved, By The House of Representatives, that our congratulations are hereby extended to the fine progressive citizens of Shelton upon the eve of their Twenty-first Annual Mason County Forest Festival, our sincere wishes for the finest Forest Festival ever are herewith expressed, and our genuine appreciation is expressed for the festival's annual theme, "Keep America Green" with its attendant results of saving millions of acres of the Nation's lands from the glut of fire;

And Be It Further Resolved, That the contents of this House Resolution shall be adequately acknowledged by the Clerk of the House to Members of the Communications

Media within the state, the Members of the Press, Television, and Radio.

Mr. Conner moved that the resolution be adopted.

Debate ensued, Representatives Conner, Adams, and Savage speaking in favor of passage of the resolution.

Mr. Jueling demanded the previous question, and the demand was sustained.

The motion was carried, and the resolution was adopted.

MOTION

On motion of Mr. O'Brien, the House recessed until 11:10 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 11:10 a.m.

The Clerk called the roll, and all members were present except Representatives Ahlquist, Backstrom, Epton, and Garrett. Representatives Ahlquist, Backstrom, and Garrett were excused.

THIRD READING OF BILLS

Engrossed House Bill No. 364, by Representatives Brouillet, Goldsworthy, Johnson (Doris), Radcliffe, Saling, Cunningham, Braun, King (Richard "Dick"), Mahaffey, and Sheridan:

Changing generally state teachers' retirement system law.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 364 was placed on final passage.

Debate ensued, Representative Brouillet speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 364, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Saling, Savage,

Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Ahlquist, Anderson (Eric O.), Epton, Garrett, Johnston (Elmer E.), Perry, Pritchard, Swayze—8.

Engrossed House Bill No. 364, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 142, by Representatives Conner, Haussler, and Brachtenbach:

Authorizing exchanges of county real property.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 142 was placed on final passage.

Debate ensued, Representative Conner speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 142, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Adams, Ahlquist, Anderson (Eric O.), Epton, Garrett, O'Brien, Pritchard—7.

Engrossed House Bill No. 142, having received the constitutional majority, was declared passed.

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

House Bill No. 430, by Representatives Sheridan, Klein, and O'Donnell:

Authorizing receipt of federal funds by parks and recreation commission for youth development and conservation corps.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 430 was placed on final passage.

Debate ensued, Representatives Sheridan and Savage speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 430, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh,

Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those voting nay were: Representative Huntley-1.

Those absent or not voting were: Representatives Ahlquist, Garrett, O'Brien-3.

House Bill No. 430, having received the constitutional majority, was declared passed.

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

House Joint Resolution No. 12, by Representatives Andersen (James A.), Brouillet, DeJarnatt, Angevine, Gorton, Saling, McCaffree, Bottiger, Chatalas, O'Donnell, Johnson (Doris), Uhlman, Garrett, Conner, Olsen, Witherbee, Gallagher, Sheridan, Kink, Thompson, Valle, Grant, Taylor, Cunningham, Whetzel, King (Richard "Dick"), Marzano, Elder, Litchman, Warnke, Sawyer, Wolf, Beck, and Traylor (by executive request):

Providing for a constitutional convention.

MOTION

On motion of Mr. Sawyer, the House deferred further consideration of House Joint Resolution No. 12 and the resolution was ordered held for tomorrow's third reading calendar.

Engrossed Substitute House Bill No. 104, by Committee on Higher Education:

Providing for administration of community colleges on a district basis.

MOTION

On motion of Mr. Burtch, the rules were suspended, and Engrossed Substitute House Bill No. 104 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

Mr. Brouillet moved the adoption of the following amendment:

Strike everything after the enacting clause and insert:

- "NEW SECTION. Section 1. The purpose of a community college shall be:
- "(1) lower division academic courses;
- "(2) vocational-technical training; and
- "(3) community service.

"Recognizing the need for additional community colleges at this time as well as the improvement of existing community colleges, there shall be created to manage the affairs of each community college, whether presently existing or hereafter to be established, a community college district.

"NEW SECTION. Sec. 2. The superintendent of public instruction is directed to prepare and submit to the fortieth session of the legislature, a legislative proposal to accomplish the purposes of section 1 of this act.

"Such proposal shall be accompanied by a comprehensive report and plan for the implementation thereof, which shall contain recommendations including, but not limited to, the following:

- "(1) Proposed boundary lines for community college districts for all existing and planned community colleges;
- "(2) Proposed methods of financing and support, including both maintenance and operations, and capital outlay;
 - "(3) Enrollment predictions;
 - "(4) Academic standards, course content, curriculum, and extracurricular activities;
- "(5) The scope, necessity and advisability of expansion of vocational-technical training in community colleges;
 - "(6) Alternate administrative organizational patterns in metropolitan areas.

"NEW SECTION. Sec. 3. All school directors, district and county superintendents, and community college administrators, are directed upon the request of the superintendent of public instruction to assist him in carrying out the duties imposed by section 2 hereof. Such officers are also directed to take in their own districts, such preparatory steps during the 1965-1967 interim as will assist the implementation of section 1 of this act and such plan as may be adopted by the legislature pursuant to section 2 hereof.

"NEW SECTION. Sec. 4. In formulating the proposals required by this act, the superintendent of public instruction shall consult and cooperate with such legislative interim committees as may be concerned with education or higher education.

"Sec. 5. Section 10, chapter 2, Laws of 1963, extraordinary session, and RCW 28.84.215, are each amended to read as follows:

"During the period from July 1, 1965 until July 1, 1967 the president of [the] each community college [shall] may be held directly responsible to the board of directors [as determined by the directors of each school board] of his school district. Thereafter he shall be held directly responsible to the board of trustees of his community college district except in those districts where community college service areas and common school district boundaries coincide."

Debate ensued, Representative Brouillet speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Litchman:

"I wonder if Mr. Brouillet will yield to a question?"

Mr. Brouillet:

"Yes. I will."

Mr. Litchman:

"Mr. Brouillet, in reading the amendment, and the underlined portion thereof, it is my understanding that since the service area for the Seattle school district is Seattle, and the school district lines are coincidental with the Seattle school district community college proposal, this act would not apply to Seattle junior college."

Mr. Brouillet:

"It is our understanding that this language would allow Seattle to have the same college board as the Seattle schools."

Mr. Litchman:

"Would you also state your opinion as to the effect on Shoreline Community College? Was it the intention of the drafters to include Shoreline Community College in this particular bill or exempt them as Seattle?"

Mr. Brouillet:

"Well, neither. It is a service area and could have the same board. However, if Shoreline desired to take in Edmonds or some other area, obviously it couldn't have the same board. Shoreline Community College does not presently extend beyond the lines of the Shoreline school district, so there would be no problem. But you must remember the study here; two years from now the superintendent of public instruction

is to make recommendations to the state legislature. If they wanted to take in more, they would have to have a separate board of directors."

Further debate ensued, Representatives Litchman, Kink, and Clark speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Savage:

"I wonder if Mr. Brouillet would submit to another question?"

Mr. Brouillet:

"Yes, I will."

Mr. Savage:

"Under this amendment, as it relates to the bill and other school laws, could a district cross a county boundary? I am hoping this would be permissible, but I wondered if other laws would be affected."

Mr. Brouillet:

"Well there is nothing in the junior college law that prohibits junior colleges from crossing counties. As to other laws, they aren't now affected, I'm sure. At the next session of the legislature this is one of the things that should be looked into. We have left some things fairly loose because we want all the people to get together during the next interim to discuss this, for ratification at the next session of the proposals they might have."

Further debate ensued, Representative King (Richard "Dick") speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

The bill was ordered reengrossed.

On motion of Mr. Burtch, the rules were suspended, Reengrossed Substitute House Bill No. 104 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Eldridge speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed Substitute House Bill No. 104 and the bill passed the House by the following vote: Yeas, 87; nays, 7; absent or not voting, 5.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Bozarth, Braun, Dootson, Haussler, Lux, Radcliffe, Slagle—7.

Those absent or not voting were: Representatives Ahlquist, Epton, Garrett, Hurley, May—5.

Reengrossed Substitute House Bill No. 104, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE

Mr. Speaker, Ladies and Gentlemen:

I find it necessary to oppose this measure because I do not believe that it is in the best interest of the people of our state who are anxious to see additional community colleges established. Granted, it serves the interests of areas that have already established colleges.

This measure says that there "shall be created to manage the affairs of each community college, whether presently existing or hereafter to be established, a community college district."

The Citizens' Advisory Committee to the Legislative Interim Committee on Education recommended "that the organization and administration of community colleges continue for the present to be the responsibility of a single school district."

The Advisory Committee took this position and I opposed the bill because the methods of financing such community college districts have not been worked out. Provisions are made in another bill, House Bill No. 640, consistent with recommendations of the Legislative Interim Committee on Education, to call for a long range study of the post-high school program within the state of Washington. Such a study would allow an opportunity to work out plans for relationships between existing educational institutions, administration and financing of community college districts and attend to the many objections that have been raised to Substitute House Bill No. 104. Such planning could also be accomplished through the Legislative Interim Committee on Education or the Legislative Council.

MARY STUART LUX, 22nd District.

Substitute House Bill No. 96, by Committee on Judiciary:

Providing for reimbursement of expenses of condemnee in eminent domain proceeding.

MOTION

On motion of Mr. Burtch, the rules were suspended and Substitute House Bill No. 96 was returned to second reading for the purpose of amendment.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Haussler.

Mr. Haussler:

"Ladies and gentlemen of the House. The candy and cigars which are being passed out are with the compliments of the Public Ports Association, Mr. Richard Ford, Executive Secretary, in appreciation of your consideration on the ports legislation. Thank you."

SECOND READING OF BILL

On motion of Mr. Johnston (Elmer E.), the following amendment was adopted:

On page 2, section 4, line 5, after "pretrial offer" and before the period insert "and whether or not the parties had sought to negotiate the purchase and sale in good faith prior to the trial"

Substitute House Bill No. 96 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed Substitute House Bill No. 96 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Johnston (Elmer E.) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 96 and the bill passed the House by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Burtch, Huntley, Perry, Pierre—4. Those absent or not voting were: Representatives Ahlquist, Epton, Garrett, Kalich, May, Smith—6.

Engrossed Substitute House Bill No. 96, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

Engrossed House Bill No. 137, by Representatives Litchman, Kink, Andersen (James A.), Lux, King (Richard "Dick"), Chatalas, Moon, Leland, Ahlquist, Johnson (Doris), Garrett, Taylor, Gallagher, Marzano, Kirk, Smith, O'Donnell, Brouillet, Olsen, Pritchard, Bottiger, Valle, Sawyer, Uhlman, Whetzel, Radcliffe, Copeland, O'Brien, Witherbee, Pierre, Haussler, Bozarth, and Backstrom:

Authorizing the establishment of five additional community colleges.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 137 was placed on final passage.

Debate ensued, Representative Andersen (James A.) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 137, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers,

Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Ahlquist, Avey, Epton, Garrett, May, O'Brien, Pritchard—7.

Engrossed House Bill No. 137, having received the constitutional majority, was declared passed.

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

STATEMENT FOR THE JOURNAL

It was my intention to vote for Engrossed House Bill No. 137; however, due to failure of the mechanism, it was not possible to record my vote.

John L. O'Brien, 33rd District.

NOTICE OF RECONSIDERATION

Mr. Savage served notice that, having voted on the prevailing side, he would on the next working day move for reconsideration of the vote by which Engrossed House Bill No. 364 had passed the House.

MOTION FOR RECONSIDERATION

Mr. Brouillet, having voted on the prevailing side, moved that the House do now reconsider the vote by which Engrossed House Bill No. 364 had passed the House.

Debate ensued, Representative Brouillet speaking in favor of the motion, and Representative Savage speaking against it.

POINT OF ORDER

Mr. Brachtenbach:

"Mr. Speaker, point of order,"

The Speaker:

"State your point of order."

Mr. Brachtenbach:

"I am wondering how Mr. Brouillet can amend a motion that wasn't made. It was my understanding that Mr. Savage merely gave notice of reconsideration."

The Speaker:

"He did not say he was amending it. He made a motion. If a majority of the House wants to reconsider the bill at this time, they can vote to do so."

Further debate ensued, Representatives Conner, Clark, and Brouillet speaking in favor of the motion, and Representatives Smith and Savage speaking against it.

YIELDING TO QUESTION

Mr. Moos:

"Would Representative Savage yield to a question?"

Mr. Speaker:

"Will you yield, Mr. Savage?"

Mr. Savage:

"Yes, I would."

Mr. Moos:

"You brought up a comparison between these two pension systems that we have worked on the last few days. Did you vote for or against the legislative pension?"

Mr. Savage:

"I voted for the legislative pension, and I did it because I am going to have to make a sizable contribution to it, so I feel it is only based on fairness. What I'm concerned about in the other one is that the low income people are not getting a raise. I don't want to take the money away from the low-paid people and give it to the higher-paid ones."

Mr. Cunningham demanded the previous question, and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mr. Brouillet to immediately reconsider the vote by which Engrossed House Bill No. 364 had passed the House.

POINT OF ORDER

Mr. Copeland:

"Mr. Speaker, point of order."

The Speaker:

"State your point of order."

Mr. Copeland:

"If the House decides to reconsider, then the bill will be before us again on final passage, and it would preclude the possibility of anybody announcing the day's notice for reconsideration. It that correct?"

The Speaker:

"That is correct."

The motion to reconsider was lost.

MOTION

Mr. Copeland moved that Engrossed House Bill No. 364 be immediately transmitted to the Senate.

POINT OF ORDER

Mr. Smith:

"Mr. Speaker, point of order."

The Speaker:

"State your point of order."

Mr. Smith:

"Wouldn't Mr. Savage's notice of reconsideration preclude a motion such as Mr. Copeland just made?"

RULING BY THE SPEAKER

The Speaker:

"According to Rule 43, a motion to reconsider can only be decided once. Being decided in the negative, the motion for reconsideration could not again be made. The motion lost and the bill could be immediately transmitted."

The motion by Mr. Copeland to transmit Engrossed House Bill No. 364 to the Senate immediately was carried.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of graduate students from eight Pacific Rim countries, escorted by Senator Walter B. Williams' wife, and asked them to stand and be recognized.

House Bill No. 295, by Representatives Klein, DeJarnatt, and Huntley: Providing for the entry of this state into the interstate library compact.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 295 was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 295, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Ahlquist, Epton, Garrett, Hood, Witherbee—5.

House Bill No. 295, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. O'Brien, the House recessed until 2:00 p. m.

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Ahlquist, Backstrom, Huntley, and Klein. Representatives Ahlquist and Backstrom were excused.

THIRD READING OF BILLS

Engrossed House Bill No. 184, by Representatives Conner, Copeland, and O'Brien:

Requiring the state patrol to protect the governor and his family.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 184 was placed on final passage.

Debate ensued, Representative Angevine speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 184, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Ahlquist, Backstrom, Copeland, Dootson, Huntley, Klein, May, Perry, Witherbee—9.

Engrossed House Bill No. 184, having received the constitutional majority, was declared passed.

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

House Bill No. 461, by Representatives Garrett and Warnke:

Authorizing water districts to enter contracts for the operation of the district and to enter contracts for the operation by it of other water or sewer systems.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 461 was placed on final passage.

Debate ensued, Representative Warnke speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 461, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Ahlquist, Copeland, Dootson, May, Perry—5.

House Bill No. 461, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 442, by Representatives Brouillet, Litchman, and Saling:

Creating legislative committee on education.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 442 was placed on final passage.

Debate ensued, Representative Brouillet speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 442, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting. 8.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Ahlquist, Bozarth, Copeland, Dootson, Jolly, King (Chet), Kink, Perry—8.

Engrossed House Bill No. 442, having received the constitutional majority, was declared passed.

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

PERSONAL PRIVILEGE

Mr. Smith:

"Ladies and gentlemen of the House. I shall not worry you long, and I shall not speak in a frivolous manner, nor shall it be inflamatory. I shall try to appeal to your sense of reasoning and your sense of fairness. But before I go into that, I'd like to make this statement, and that is: I do honestly believe that the lack of honest debate is a mistake. Maybe it's because of the great controversy on redistricting, but I'd rather think it's because the bills are being thrown at us so fast. The main thing I wish to address myself to is about confidence in our state government and in our legislature. Particularly because a government like ours is built upon mutual trust and confidence of all segments of the citizenship. Now most of you across the aisle, and many of you on this side, will remember that during the past sessions we have had great debates on the question of civil rights, human rights, including housing. Also most of you will remember that we received many long and sometimes voluminous letters. I recall having received as many as two hundred letters a day when we were involved in some of these great debates. Now on House Bill No. 200 we have not received nearly as much mail from the public on this subject as to their position. There are a couple of reasons for it, and I believe I ought to share it with the House.

"The first reason that we have received so little attention on this is because those who really believed in true and equal justice do not believe that this particular measure goes far enough, and I am one of those.

"The second reason is, and it is a big one, is because the people this would concern, the people who would be helped most by this, have no confidence that this legislature

will act properly on any matter pertaining to human rights and housing. And I must admit I am also one of those. Now I am in that number even though I feel that I am obligated to do everything I can to try to get this particular session of the legislature to act now while it is not too late. Many of our civil rights leaders have also not taken an open position, and this is why: They do not support it, because they believe it is not good enough. They do not wish to embarrass me because I am one of the sponsors. They told me that no matter what kind of a compromise we tried to work out, that the House would not act. I believed them, but I wanted to give the House a chance to act. As proof of my position, may I quote, with permission of the House, a letter I wrote to the chairman of the State Board Against Discrimination shortly after the housing hearing we had in February. I quote:

"'You know, Ken, as well as I do that this bill is not what I believe in and does not cover all of the fields I believe should be covered. However, over the years, I have been obstinate and immovable from the position that either we should have the whole hog or nothing until I decided this time to see how it feels to go along with

the gang.

"'But I want to make it clear that I have no misgivings that the future passage of House Bill No. 200 is any easier or any nearer than stronger bills which we have championed from the bottom of our hearts.

"'Frankly, I would like to prove that no matter which step you take toward fair housing, whether it be a half step or a whole step, you will meet the same old snake-like enemies who will fight just as hard every inch of the way.'

"Now ladies and gentlemen, you can see why I have been pleading with the House to act. First, because I think it is right for them to act. Second, because I wanted them to prove that, given a chance, they would act. The President of our great Country, a true southerner, born and reared and indoctrinated in the ways of the south, has just called on all Americans to give his every effort to justice and equality to all citizens; and may I call upon this House, may I call upon this legislature, to heed that call in this cause.

. "Thank you."

Engrossed House Bill No. 173, by Representatives O'Brien, Garrett, and Brachtenbach:

Setting forth necessary qualifications before being licensed as embalmer. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 173 was placed on final passage.

Debate ensued, Representative O'Brien speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 173, and the bill passed the House by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Burtch, Dootson, Grant, Warnke—4.

Those absent or not voting were: Representatives Ahlquist, Avey, Braun, Copeland, Perry, Pierre—6.

Engrossed House Bill No. 173, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 203, by Representatives Olsen, Lux, and Wolf: Raising per diem for state officials and employees.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 203 was placed on final passage.

Debate ensued, Representative Olsen speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 203, and the bill passed the House by the following vote: Yeas, 87, nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—87.

Those voting nay were: Representative Dootson-1.

Those absent or not voting were: Representatives Ahlquist, Avey, Copeland, Epton, Huntley, Marzano, Perry, Pierre, Sheridan, Uhlman, Witherbee —11.

Engrossed House Bill No. 203, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 204, by Representatives Lux, Olsen, and Wolf:

Raising mileage rate allowance for state officials and employees.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 204 was placed on final passage.

Debate ensued, Representative Lux speaking in favor of passage of the bill. The Clerk called the roll on the final passage of Engrossed House Bill No. 204, and the bill passed the House by the following vote: Yeas, 89, nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk,

Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representative Conner—1.

Those absent or not voting were: Representatives Ahlquist, Copeland, Epton, Huntley, Marzano, O'Donnell, Perry, Pierre, Sheridan—9.

Engrossed House Bill No. 204, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 256, by Representatives Day, Backstrom, and Adams:

Regulating hair dressing and beauty culture establishments and the operators and employees thereof.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossd House Bill No. 256 was placed on final passage.

Debate ensued, Representatives Day and Adams speaking in favor of passage of the bill and Representative Goldsworthy speaking against its passage.

YIELDING TO QUESTION

Mr. Smith:

"Would Mr. Day yield to a question?"

The Speaker:

"Will you yield, Mr. Day?"

Mr. Day:

"Yes. I would."

Mr. Smith:

"Mr. Day, do you have an objection to moving this back to second reading and have Mr. Goldsworthy amend it now?"

Mr. Day:

"Well, we don't have any amendments prepared so I would object now. There is no reason why it can't be amended in the Senate, and we could concur with their amendments."

Further debate ensued, Representative Johnston (Elmer E.), speaking in favor of passage of the bill.

MOTION

Mr. Clark moved that Engrossed House Bill No. 256 be made a special order of business at 3:30 this afternoon.

Debate ensued, Representatives Clark and Slagle speaking in favor of the motion, and Representative Johnston (Elmer E.), speaking against it.

The motion was lost on a rising vote.

The Clerk called the roll on the final passage of Engrossed House Bill No. 256, and the bill passed the House by the following vote: Yeas, 69; nays, 22; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bledsoe, Bottiger,

Braun, Burtch, Canfield, Conner, Day, DeJarnatt, Elder, Epton, Flanagan, Gallagher, Garrett, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Saling, Savage, Sheridan, Swayze, Taplin, Taylor, Thompson, Valle, Wang, Whetzel, Witherbee, Mr. Speaker—69.

Those voting nay were: Representatives Avey, Berentson, Bozarth, Brachtenbach, Brouillet, Chatalas, Clark, Cunningham, Eldridge, Goldsworthy, Gorton, Haussler, Huntley, May, McCaffree, Newschwander, Sawyer, Slagle, Smith. Traylor, Warnke, Wolf—22.

Those absent or not voting were: Representatives Copeland, Dootson, Johnson (Doris), Lux, Moos, Pierre, Pritchard, Uhlman—8.

Engrossed House Bill No. 256, having received the constitutional majority, was declared passed.

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

 ${\bf Engrossed\ House\ Bill\ No.\ 113,}$ by Representatives Haussler, Olsen, and Garrett:

Pertaining to transfers within county budgets.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 113 was placed on final passage.

Debate ensued, Representative Haussler speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 113, and the bill passed the House by the following vote: Yeas, 87; nays, 3; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Huntley, Jastad, Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—87.

Those voting nay were: Representatives Clark, Humiston, Hurley—3.

Those absent or not voting were: Representatives Brachtenbach, Copeland, Garrett, Johnson (Doris), Johnston (Elmer E.), Moos, Pierre, Pritchard, Wolf—9.

Engrossed House Bill No. 113, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 156, by Representatives Olsen, Haussler, and Gallagher:

Allowing county sales by public auction to be held wherever county commissioners designate.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 156 was placed on final passage.

Debate ensued, Representative Haussler speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 156, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Backstrom, Brachtenbach, Copeland, Hurley, Johnson (Doris), Johnston (Elmer E.), Perry, Pierre—8.

Engrossed House Bill No. 156, having received the constitutional majority, was declared passed.

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

STATEMENT FOR THE JOURNAL

It was my intention to vote for passage of Engrossed House Bill No. 256, Engrossed House Bill No. 113, and Engrossed House Bill No. 156; however, I was called to the telephone and was unable to vote.

Doris Johnson, 16th District.

House Bill No. 159, by Representatives Olsen, Garrett, and Smith: Regulating county-city housing standards.

MOTION

On motion of Mr. Burtch, the rules were suspended, and House Bill No. 159 was returned to second reading for the purpose of amendments.

SECOND READING OF BILL

Mr. Olsen moved the adoption of the following amendment:

On page 2, section 2, line 5, after "or" and before "county" insert "class AA"

Debate ensued, Representative Olsen speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Clark:

"Will Mr. Olsen yield to a question?"

The Speaker:

"Will you yield, Mr. Olsen?"

Mr. Olsen:

"Yes."

Mr. Clark:

"Would you explain why we need this so badly in King County?"

Mr. Olsen:

"Our health department and fire districts have requested this bill. It is the same law we have for the cities at the present time and this just adds the county to it. We need this bill in our heavily populated areas."

Further debate ensued, Representative Bottiger speaking in opposition to adoption of the amendment.

The motion was carried, and the amendment was adopted.

Mr. Olsen moved adoption of the following amendment:

On page 2, section 2, line 8, after "shall mean any" and before "county in" insert "class AA"

Debate ensued, Representative Olsen speaking in favor of adoption of the amendment.

The Speaker called on Mr. Garrett to preside.

The motion was carried, and the amendment was adopted.

House Bill No. 159 was ordered engrossed.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 159 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 159, and the bill passed the House by the following vote: Yeas, 73; nays, 18; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Brachtenbach, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Mast, McCormick, McDougall, Moon, Moos, Morphis, O'Brien, O'Donnell, Olsen, Perry, Pritchard, Rogers, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Uhlman, Valle, Wang, Whetzel, Witherbee—73.

Those voting nay were: Representatives Bottiger, Bozarth, Braun, Brouillet, Dootson, Haussler, Hood, Huntley, Hurley, Marzano, McCaffree, Newhouse, Newschwander, O'Dell, Radcliffe, Traylor, Warnke, Wolf—18.

Those absent or not voting were: Representatives Copeland, Day, Litchman, May, Pierre, Saling, Sawyer, Mr. Speaker—8.

Engrossed House Bill No. 159, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

Engrossed House Bill No. 161, by Representatives Olsen, Haussler, and Garrett:

Increasing county adjustment board size.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 161 was placed on final passage.

Debate ensued, Representative Olsen speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 161, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas Clark, Conner, Cunningham, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—89.

Those voting nay were: Representative Dootson—1.

Those absent or not voting were: Representatives Burtch, Copeland, Day, Grant, Litchman, Lynch, Pierre, Saling, Mr. Speaker—9.

Engrossed House Bill No. 161, having received the constitutional majority, was declared passed.

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

House Bill No. 163, by Representatives Kalich, Haussler, and Garrett:

Authorizing labor charges by voucher to equipment rental and revolving fund by road fund and vice versa.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 163 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 163, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf—87.

Those absent or not voting were: Representatives Brachtenbach, Copeland, Day, Humiston, Johnston (Elmer E.), Litchman, Lynch, Perry, Saling, Slagle, Whetzel. Mr. Speaker—12.

House Bill No. 163, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 164, by Representatives Thompson, Haussler, Kalich, Braun, Traylor, Kull, Olsen, and Bozarth:

Allowing all counties to create park and recreation service areas.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 164 was placed on final passage.

Debate ensued, Representative Thompson speaking in favor of passage of the bill

The Clerk called the roll on the final passage of Engrossed House Bill No. 164, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—94.

Those absent or not voting were: Representatives Brouillet, Copeland, Lynch, Saling, Mr. Speaker—5.

Engrossed House Bill No. 164, having received the constitutional majority, was declared passed.

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

The Speaker (Mr. Garrett presiding) declared the House to be at ease.

The Speaker (Mr. Garrett presiding) called the House to order.

MOTION

On motion of Mr. Johnston (Elmer E.), Engrossed House Bill No. 256 was ordered immediately transmitted to the Senate.

The Speaker resumed the Chair.

MOTION

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

The Speaker declared the House to be at ease.

The Speaker called the House to order.

House Bill No. 125, by Representatives McDougall, Braun, and DeJarnatt: Allowing management of dormitories by community colleges.

MOTION

On motion of Mr. Burtch, the rules were suspended, and House Bill No. 125 was returned to second reading for the purpose of amendment.

The Speaker called on Mr. Garrett to preside.

SECOND READING OF BILLS

On motion of Mr. McDougall the following amendments were adopted:

On page 1, section 1, beginning on line 23, strike the remainder of the subsection and insert ", equip or operate directly [or indirectly] any dormitories, nor shall any school employee or officer charge or collect any fees for housing provided for by an individual, association or corporation;"

On page 2, section 1, beginning on line 1, after "housing" strike "and dormitories"

On page 2, section 2, line 27, after "into" and before "agreements" strike "managerial"

On page 2, section 2, line 28, after "housing" and before "facilities" strike "or dormitory"

On page 2, section 2, line 32, after "facilities" and before "as deemed" strike "or dormitories"

On page 3, section 2, line 1, after "same" insert a period and strike the balance of the section

House Bill No. 125 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 125 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives McDougall and Kink speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 125 and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—95.

Those absent or not voting were: Representatives Goldsworthy, Johnston (Elmer E.), Sawyer, Mr. Speaker—4.

Engrossed House Bill No. 125, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

House Bill No. 491, by Representatives Conner, Savage, and Haussler:

Authorizing acquisition of ShiShi Beach for county park purposes.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 491 was placed on final passage.

Debate ensued, Representative Savage speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 491, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—90.

Those absent or not voting were: Representatives Adams, Burtch, Goldsworthy, Grant, Johnston (Elmer E.), Lynch, Pritchard, Sawyer, Mr. Speaker

House Bill No. 491, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 47, by Representatives Bottiger, Valle, and Wang (by departmental request):

Transferring licensing of electricians to director of labor and industries. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 47 was placed on final passage.

Debate ensued, Representative Bottiger speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 47 and the bill passed the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Unlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—89.

Those voting nay were: Representatives Huntley, Leland, Swayze-3.

Those absent or not voting were: Representatives Adams, Johnston (Elmer E.), Lynch, Pierre, Sawyer, Sheridan, Mr. Speaker—7.

Engrossed House Bill No. 47, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 351, by Representatives Conner, Savage, and Traylor:

Authorizing development of outdoor recreation areas.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 351 was placed on final passage.

Debate ensued, Representative Savage speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 351 and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—90.

Those voting nay were: Representatives Clark, Jueling—2.

Those absent or not voting were: Representatives Adams, Epton, Jolly, Lynch, Pierre, Sheridan, Mr. Speaker—7.

Engrossed House Bill No. 351, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 234, by Representatives Sawyer, McCormick, Wang, Berentson, Cunningham, Warnke, Hawley, Beck, Leland, and Bozarth (by Highway Interim Committee request):

Enacting new rules of the road for motor vehicles upon highways.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 234 was placed on final passage.

Debate ensued, Representative Sawyer speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 234, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas,

Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—92.

Those voting nay were: Representatives Avey, Slagle-2.

Those absent or not voting were: Representatives Adams, Hurley, Johnston (Elmer E.), Klein, Mr. Speaker—5.

Engrossed House Bill No. 234, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 9, by Representatives Uhlman, Gorton, and Garrett:

Requiring the mayor or his delegate to prepare budgets for first class cities with population over three hundred thousand.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 9 was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Humiston:

"Mr. Speaker, will Mr. Uhlman yield to question?"

The Speaker (Mr. Garrett presiding):

"Will Mr. Uhlman yield to question?"

Mr. Uhlman:

"Yes."

Mr. Humiston:

"When we wrote our charter in 1952 for the city of Tacoma, this budget-making procedure was put by charter in the hands of the city manager. What would be the situation if the charter were to be changed in the city of Seattle? Which would prevail, the charter or this law?"

Mr. Uhlman:

"At the present time, it is my understanding it is in the power of the local city officials to change. (I could be mistaken—I see Mr. Gorton shaking his head up and down and sideways. I'm not sure what that means.) But the situation is that the city of Seattle is the only city in the state which does not have this right to change its budgetary initiation procedure through the mayor, and at the present time every other city in the state does follow the procedure outlined in House Bill No. 9. The intent is simply that Seattle carry on the same budgetary procedure the other cities have."

YIELDING TO QUESTION

Mr. Gallagher:

"Would Mr. Uhlman yield to another question?"

The Speaker (Mr. Garrett presiding):

"Will Mr. Uhlman yield?"

Mr. Uhlman:

"Yes, I hope with a high degree of accuracy."

Mr. Gallagher:

"Will this change the charter of the city of Seattle?"

Mr. Uhlman:

"Yes, it will make mandatory the initiation of the budget in the mayor's office in the city of Seattle."

Mr. Gallagher:

"Do you think this is right, that the legislature should change the charter of the city of Seattle?"

Mr. Uhlman:

"Yes, because at the present time the legislature has told the city that they must perform their budgetary functions in a proper manner, that is for the budget to be initiated in the mayor's office. I think it would be correct for us to change it at this time. The point you are about to raise I suspect is in relation to Senate Bill No. 167 which is not before us."

The Clerk called the roll on the final passage of Engrossed House Bill No. 9, and the bill passed the House by the following vote: Yeas, 85; nays, 9; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—85.

Those voting nay were: Representatives Braun, Conner, Day, Gallagher, Jueling, King (Chet), Newschwander, Slagle, Taylor—9.

Those absent or not voting were: Representatives Johnston (Elmer E.), King (Richard "Dick"), Litchman, May, Mr. Speaker—5.

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

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

Engrossed House Bill No. 243, by Representatives Canfield, Jolly, and McDougall (by departmental request):

Changing eligibility requirements for state allocations to agricultural fairs and amount of such allocations.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 243 was placed on final passage.

Debate ensued, Representative Canfield speaking in favor of passage of the bill.

The Speaker resumed the Chair.

The Clerk called the roll on the final passage of Engrossed House Bill No. 243, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Sawyze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

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

Engrossed House Bill No. 243, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 145, by Representatives Huntley, Johnston (Elmer E.), and Sawyer:

Authorizing a highway approach to Eastern Washington State College.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 145 was placed on final passage.

Debate ensued, Representatives Huntley and Hood speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 145, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those voting nay were: Representative Warnke-1.

Those absent or not voting were: Representatives Berentson, Eldridge, Moos, Sheridan—4.

Engrossed House Bill No. 145, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 369, by Representatives Gallagher, Valle, and Humiston:

Adding member to state judicial council.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 369 was placed on final passage.

Debate ensued, Representative Bottiger speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 369, and the bill passed the House by the following vote: Yeas, 91; nays, 7; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Angevine, Beck, Jastad, May, Newschwander, Slagle, Uhlman—7.

Those absent or not voting were: Representative Eldridge-1.

Engrossed House Bill No. 369, having received the constitutional majority, was declared passed.

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

House Bill No. 187, by Representatives Leland, Avey, and Goldsworthy:

Authorizing counties, cities and towns to designate portions of roads or streets upon which aircraft may taxi.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 187 was placed on final passage.

Debate ensued, Representative Leland speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 187, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson

(Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Clark-1.

Those absent or not voting were: Representatives Backstrom, Kink, McCormick, Sawyer, Whetzel—5.

House Bill No. 187, having received the constitutional majority, was declared passed.

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

House Bill No. 488, by Representative Copeland:

Withholding industrial insurance benefits from incarcerated workmen.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 488 was placed on final passage.

Debate ensued, Representative Copeland speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Smith:

"Would Mr. Copeland yield to a question?"

The Speaker:

"Will you yield, Mr. Copeland?"

Mr. Copeland:

"I'd be happy to."

Mr. Smith:

"If a person was released from incarceration, would he have to reapply to establish benefits?"

Mr. Copeland:

"No, he wouldn't. Benefits would automatically be reinstated to him. He would be subject to an automatic examination. He would have to go back to the original doctor and be reexamined."

The Clerk called the roll on the final passage of House Bill No. 488, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin,

Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Backstrom, Chatalas, Day, Litchman, Sawyer—5.

House Bill No. 488, having received the constitutional majority, was declared passed.

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

House Bill No. 375, by Representatives Gallagher, DeJarnatt, and Conner: Removing residence restriction for applicant for aid to the blind.

MOTION

On motion of Mr. Chatalas, House Bill No. 375 was rereferred to the Committee on Rules and Order.

Engrossed House Bill No. 643, by Representatives Chatalas, O'Donnell, and May:

Amending income for public assistance purposes to allow federal aid.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 643 was placed on final passage.

Debate ensued, Representative Chatalas speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 643, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley Jastad Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Backstrom, Chatalas, Sawyer, Wang—4.

Engrossed House Bill No. 643, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 289, by Representatives Brouillet, Wang, and Garrett:

Increasing credit union loan authorization.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 289 was placed on final passage.

Debate ensued, Representative Brouillet speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 289, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those voting nay were: Representative Slagle—1.

Those absent or not voting were: Representatives Epton, Kirk, May-3.

Engrossed House Bill No. 289, having received the constitutional majority, was declared passed.

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

House Bill No. 264, by Representatives Slagle, Adams, Chatalas, and Newschwander (by departmental request):

Setting forth crimes for fraudulently obtaining public assistance.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 264 was placed on final passage.

Debate ensued, Representative Chatalas speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 264, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Epton, Kirk, May, Morphis, Sawyer—5.

House Bill No. 264, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 330, by Representatives May, Bottiger, Olsen, Marzano, Elder, Slagle, and Pierre:

Providing for arbitration of fire fighters' labor disputes.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 330 was placed on final passage.

Debate ensued, Representatives Bottiger and Pierre speaking for passage of the bill and Representatives Humiston and Clark speaking against its passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 330, and the bill passed the House by the following vote: Yeas, 59; nays, 32; absent or not voting, 8.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Gallagher, Garrett, Grant, Haussler, Hawley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Litchman, Marsh, Marzano, Mast, McCormick, Moon, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—59.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hood, Humiston, Hurley, Johnston (Elmer E.), Kull, Leland, Lynch, McCaffree, McDougall, Moos, Newhouse, O'Dell, Pritchard, Saling, Whetzel, Wolf—32.

Those absent or not voting were: Representatives Epton, Huntley, Kirk, Lux, Mahaffey, May, Morphis, Slagle—8.

Engrossed House Bill No. 330, having received the constitutional majority, was declared passed.

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

STATEMENT FOR THE JOURNAL

I was called off the floor shortly before Engrossed House Bill No. 330 came up for final passage, and missed the chance to vote "yes" on the bill which I sponsored.

WILLIAM J. S. MAY, 3rd District.

House Concurrent Resolution No. 6, by Representative Olsen:

Congratulating Boeing Company on its fiftieth anniversary.

With the consent of the House the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 6 was placed on final passage.

Debate ensued, Representative Olsen speaking in favor of adoption of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 6, and the resolution passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Ahlquist, Burtch, Copeland, Huntley, Klein, Lux, Morphis—7.

House Concurrent Resolution No. 6, having received the constitutional majority, was declared adopted.

House Bill No. 216, by Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request):

Making it unlawful to dig hard shell clams for commercial purposes, except on licensed clam farms.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 216 was placed on final passage.

Debate ensued, Representative King (Chet) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 216, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.,) Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Dootson, Epton, Grant, Huntley, Morphis, O'Brien—6.

House Bill No. 216, having received the constitutional majority, was declared passed.

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

House Bill No. 218, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Berentson, and Thompson (by departmental request):

Requiring wholesale fish dealer's license for certain business activities.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 218 was placed on final passage.

Debate ensued, Representative Hawley speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 218, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Avey, Burtch, Grant, Huntley, Mahaffey, O'Brien—6.

House Bill No. 218, having received the constitutional majority, was declared passed.

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

House Bill No. 219, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Thompson, Berentson, and Bergh (by departmental request):

Defining fish buyer.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 219 was placed on final passage.

Debate ensued, Representative Hawley speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 219, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin,

Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Adams, Avey, Burtch, Grant, Huntley, O'Brien—6.

House Bill No. 219, having received the constitutional majority, was declared passed.

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

House Bill No. 220, by Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Conner, Kink, Berentson, and Thompson (by departmental request):

Requiring that commercial fishing gear be licensed according to residency of operator rather than owner.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 220 was placed on final passage.

Debate ensued, Representative King (Chet) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 220, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Adams, Avey, Burtch, Epton, Huntley, Slagle—6.

House Bill No. 220, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Burtch, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., March 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 302, regulating public building construc-

tion, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Robert F. Goldswothy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 16, 1965.

Mr. Speaker:

The President has signed: House Concurrent Resolution No. 21, and the same is herewith transmitted. Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 16, 1965.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 14, and the same is herewith transmitted. WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Concurrent Resolution No. 14.

MOTIONS

On motion of Mr. Burtch, the House advanced to the eighth order of business.

Mr. Jolly moved that **House Bill No. 422** be rereferred from the Committee on Public Utilities to the Committee on Constitution, Elections, and Reapportionment.

Debate ensued, Representatives Jolly and Grant speaking in favor of the motion.

The motion was carried.

On motion of Mr. Burtch, the House adjourned until 10:30 a.m., Wednesday, March 17, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRD DAY

MORNING SESSION

House of Representatives, OLYMPIA. Wash., Wednesday, March 17, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll, and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

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

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., March 16, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed Substitute House Bill No. 96; also

Reengrossed Substitute House Bill No. 104; also

Engrossed House Bill No. 125; also

Engrossed House Bill No. 159, have compared same with the original bills and find them correctly engrossed. Ray Olsen, Chairman.

We concur in this report: Gary Grant, Richard W. Morphis,

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 39, raising certain benefits under industrial insurance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 211, limiting right of governor to remove state personnel board members, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, FRANK. GEO. MARZANO, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, W. L. "Bill" McCormick, George Pierre, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry, and Drugs, to whom was referred House Bill No. 456, regulating chiropractors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

ROBERT A. PERRY, Chairman.

We concur in this report: William S. Day, Hayes Elder, George Pierre, Alfred O. Adams, Homer Humiston, Marjorie Lynch, Charles E. Newschwander, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 16, 1965.

Mr. Speaker:

We, a majority of your Committee on Commerce and Economic Development, to whom was referred House Bill No. 642, establishing a tourist information center in the Clarkston area, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. G. WITHERBEE, Chairman, GEORGE P. SHERIDAN, Vice Chairman.

We concur in this report: Henry Backstrom, Newman H. Clark, Don Eldridge, Mark Litchman, Marjorie Lynch, Fred R. Mast, John L. O'Brien, Ray Olsen, Frank Slagle, Frank J. Warnke.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Commerce and Economic Development, to whom was referred House Joint Memorial No. 28, urging congressional legislation requiring health labels on cigarette packages, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. G. WITHERBEE, Chairman, GEORGE P. SHERIDAN, Vice Chairman.

We concur in this report: Henry Backstrom, Norwood Cunningham, Mark Litchman, Fred R. Mast, John L. O'Brien, Ray Olsen, Frank J. Warnke, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery forty-seven students from the fourth and fifth grades of Idlewood Elementary School in Pierce county, and asked them to stand and be recognized.

The Speaker observed in the south gallery seventy-five students from West High School in Bremerton, and in the north gallery seventy-five students from North Kitsap School, and asked them to stand and be recognized.

MOTION

On motion of Mr. Brouillet, the House recessed until 11:10 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 11:10 a.m.

The Clerk called the roll, and all members were present, except Representatives Bledsoe and Copeland, who were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 16, 1965.

MR. SPEAKER:

The Senate has passed: Reengrossed Substitute Senate Bill No. 93; also

Senate Bill No. 119; also

Engrossed Senate Bill No. 148; also

Engrossed Senate Bill No. 160; also

Engrossed Substitute Senate Bill No. 167; also

Substitute Senate Bill No. 183; also

Senate Bill No. 235; also

Engrossed Senate Bill No. 281; also

Engrossed Senate Bill No. 301; also

Senate Bill No. 332; also

Senate Bill No. 346; also

Engrossed Senate Bill No. 399; also

Senate Bill No. 404; also

Senate Joint Memorial No. 16, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery seventy students from Kessler Elementary School in Longview, and asked them to stand and be recognized.

The Speaker observed in the south gallery fifteen students from Bay Center, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 667, by Representatives Perry and Sawyer:

An Act relating to construction and reconstruction work of institutions of higher learning of the state.

Ordered printed and referred to Committee on Higher Education.

House Bill No. 668, by Representative Rogers:

An Act relating to excise tax on cigarettes; adding a new section to chapter 15, Laws of 1961 and to chapter 82.24 RCW; and prescribing an effective date.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Bill No. 669, by Representatives Perry and Sawyer:

. An Act relating to construction and reconstruction work of municipal corporations.

Ordered printed and referred to Committee on Local Government (Subcommittee on Cities and Towns).

House Bill No. 670, by Representatives Bottiger, Gorton, and Conner:

An Act relating to crimes and punishment and to shoplifting; amending section 3, chapter 229, Laws of 1959, and RCW 9.78.030; and adding a new section to chapter 229, Laws of 1959 and to chapter 9.78 RCW.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add six additional names as sponsors of House Joint Memorial No. 29.

House Joint Memorial No. 29, by Representatives Sheridan, Marzano, Smith, Pritchard, Radcliffe, O'Donnell, Marsh, O'Brien, and Pierre:

Requesting legislation enabling all eligible citizens of the United States to register and vote.

On motion of Mr. Burtch, the rules were suspended, House Joint Memorial No. 29 was advanced to second reading, and read the second time in full.

On motion of Mr. Burtch, the rules were suspended, House Joint Memorial No. 29 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representatives Sheridan and Pritchard speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 29 and the memorial passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Bledsoe, Copeland, Dootson, Humiston—4.

House Joint Memorial No. 29, having received the constitutional majority, was declared passed.

House Joint Resolution No. 40, by Representatives Goldsworthy, Bozarth, and Jolly:

Authorizing valuation of agricultural and timber lands according to current use.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Concurrent Resolution No. 23, by Representatives Newschwander, O'Brien, and Copeland:

Authorizing the Youth Legislature to be held in the legislative chambers. Ordered printed and referred to Committee on Rules and Order.

FIRST READING OF SENATE BILLS

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

Reengrossed Substitute Senate Bill No. 93, by Judiciary Committee:

An Act relating to charities; and providing penalties for violations thereof. Referred to Committee on Ways and Means.

Senate Bill No. 119, by Senators Moriarty, Jr., Ryder, and Riley: An Act relating to condominiums; and amending sections 1, 5, 10, 12, 17, 20 and 23, chapter 156, Laws of 1963 and RCW 64.32.010, 64.32.050, 64.32.100, 64.32.120, 64.32.170, 64.32.200 and 64.32.230.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 148, by Senators McCormack, Williams, and Sandison:

An Act relating to public lands; and authorizing the sale of certain property by the board of regents of the University of Washington.

Referred to Committee on Higher Education.

Engrossed Senate Bill No. 160, by Senators Freise, Woodall, Chytil, Atwood, Herrmann, Cooney, Knoblauch, Stender, and Redmon:

An Act relating to taxation; providing for the exemption of admission charges by agricultural fairs from the business and occupation tax; and adding a new section to chapter 82.04 RCW.

Referred to Committee on Ways and Means (Subcommittee on Revenue).

Engrossed Substitute Senate Bill No. 167, by Senate Highways Committee: An Act relating to public transportation systems; and authorizing municipal tax subsidies therefor.

Referred to Committee on Ways and Means.

Substitute Senate Bill No. 183, by Natural Resources Committee:

An Act relating to forest protection; adding new sections to chapter 76.04 RCW; amending section 11, chapter 142, Laws of 1955 and RCW 76.04.260; amending section 12, chapter 142, Laws of 1955, as amended by section 2, chapter 151, Laws of 1959, and RCW 76.04.270; repealing section 10, chapter 142, Laws of 1955, as last amended by section 1, chapter 151, Laws of 1959, and RCW 76.04.250; providing penalties; and declaring an emergency.

Referred to Committee on Natural Resources, Harbors, and Waterways.

Senate Bill No. 235, by Senators Gissberg, Hanna, and Atwood:

An Act relating to cities and towns; authorizing the preparation of a code of laws for the government thereof; creating a temporary municipal code committee; allocating to the committee moneys from the cities' and towns' share of excess moneys in the liquor revolving fund; declaring an emergency; and providing that this act shall expire June 30, 1967.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Engrossed Senate Bill No. 281, by Senators Peterson (Ted), Riley, Kupka, and Talley:

An Act relating to electricians and electrical installations; and amending section 1, chapter 169, Laws of 1935 as amended by section 1, chapter 207, Laws of 1963 and RCW 19.28.010; amending section 10, chapter 169, Laws of 1935 and RCW 19.28.060; amending section 4, chapter 169, Laws of 1935 as last amended by section 2, chapter 207, Laws of 1963 and RCW 19.28.120; amending section 5, chapter 169, Laws of 1935 and RCW 19.28.180; amending section 8, chapter 169, Laws of 1935 as last amended by section 3, chapter 207, Laws of 1963 and RCW 19.28.210.

Referred to Committee on Labor and Industrial Insurance.

Engrossed Senate Bill No. 301, by Senators Gallagher, Freise, and McCutcheon:

An Act relating to elections; providing for cancellation of certain regis-

trations; amending section 29.10.110, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.10.110; and adding new sections to chapter, Laws of 1965 (Senate Bill No. 5) and to chapter 29.10 RCW.

Referred to Committee on Constitution, Elections, and Reapportionment.

Senate Bill No. 332, by Senators Chytil, Hanna, and Woodall:

An Act relating to transportation; providing for the transfer or continuation of certain permits; and amending section 81.80.270, chapter 14, Laws of 1961 as amended by section 6, chapter 59, Laws of 1963 and RCW 81.80.270.

MOTION

On motion of Mr. Burtch, the rules were suspended and Senate Bill No. 332 was placed on today's third reading calendar instead of Engrossed House Bill No. 428.

Senate Bill No. 346, by Senators Durkan, Neill, and Riley:

An Act relating to electrical construction; amending section 1, chapter 130, Laws of 1913 and RCW 19.29.010.

Referred to Committee on Public Utilities.

Engrossed Senate Bill No. 399, by Senators Henry and Washington (by Highway Interim Committee request):

An Act relating to motor vehicle accident reports; amending section 46.52.030, chapter 12, Laws of 1961 and RCW 46.52.030; amending section 46.52.080, chapter 12, Laws of 1961 and RCW 46.52.080, adding new sections to chapter 12, Laws of 1961 and to chapter 46.52 RCW; and prescribing penalties.

Referred to Committee on Highways.

Senate Bill No. 404, by Senators Washington and Neill:

An Act providing for the establishment of an applied electrical experiment station; and adding a new section to chapter 28.80 RCW.

Referred to Committee on Higher Education.

Senate Joint Memorial No. 16, by Senators Woodall, Hallauer, Dore, Atwood, and Redmon:

Requesting that congress change the Yakima Indian land law.

Referred to Committee on Parks, Capitol Buildings and Grounds.

SECOND READING OF BILLS

House Joint Memorial No. 27, by Representative Taplin:

Requesting Congress to provide for navigational locks in proposed Asotin Dam.

The memorial was read the second time in full.

With consent of the House, the rules were suspended, House Joint Memorial No. 27 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representative Taplin speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 27 and the memorial passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh,

Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Ahlquist, Bledsoe, Copeland, Epton, Hawley, Klein, Perry, Sawyer—8.

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

House Bill No. 520, by Representatives Gallagher, Taylor, and Copeland: Penalizing the failure to return rented property.

House of Representatives, Olympia, Wash., March 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 520, penalizing the failure to return rented property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Section 1, line 18, after "who shall" and before "fail" insert "wilfully and without reasonable cause"

Section 1, line 20, after "letter" and before "mailed" insert "with return receipt requested"

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Jack Dootson, Slade Gorton, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert M. Schaefer.

The bill was read the second time by sections.

On motion of Mr. Bottiger, the committee amendment to section 1, line 18 was adopted.

On motion of Mr. Klein, the committee amendment to section 1, line 20 was adopted.

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

In section 1, line 21, after the period following "misdemeanor" insert a new paragraph as follows:

"Every rental agreement shall contain a warning that failure promptly to return the rented property may result in a criminal prosecution, and every notice mailed pursuant to the provisions of this act shall clearly state that the rentor may be guilty of a crime if he fails to return the property within ten days."

House Bill No. 520 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 520 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Gallagher and Clark speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 520 and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagel, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those voting nay were: Representative Uhlman—1.

Those absent or not voting were: Representatives Avey, Bledsoe, Copeland, Sawyer—4.

Engrossed House Bill No. 520, having received the constitutional majority, was declared passed.

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

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative Howard T. Ball of Spokane county and appointed Representatives Morphis and Harris to conduct him to a seat on the rostrum beside the Speaker.

House Bill No. 272, by Representatives O'Donnell, Chatalas, and Bergh (by departmental request):

Changing law generally relating to child welfare agencies.

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 272 was substituted for House Bill No. 272, and the substitute bill was placed on the calendar for second reading.

The substitute bill was read the second time by sections.

Mrs. Hurley moved adoption of the following amendment:

On page 5, section 3, line 26, after "(2)" strike "After consultation with agencies" and insert: "After consultation with representatives of all agencies involved"

Debate ensued, Representatives Hurley, Adams, Epton, Clark, and Johnston (Elmer E.) speaking in favor of adoption of the amendment, and Representatives Chatalas and Uhlman speaking against its adoption.

YIELDING TO QUESTION

Mr. Kull:

"Mr. Speaker, will the lady from Spokane yield to question?"

The Speaker:

"Mrs. Hurley?"

Mrs. Hurley:

"Surely."

Mr. Kull:

"Mrs. Hurley, it seems to me that if you require the department to consult with all agencies involved, you would be binding them to consult with each and every single child care operation in the state. Now, this could be very impractical and hamstring the department. It seems to me this would make the department totally the servant of the agencies instead of it being the licensing body."

Mrs. Hurley:

"This wouldn't be true at all, Mr. Kull. Most of these child care agencies have one representative from each one of the areas, and only that one representative would have to come to a meeting because he knows what the agencies in that area would want. It would be a question of inviting them, and then you can't compel people if they don't want to come. They do this in many other areas where the public assistance department is in charge."

Mr. Angevine demanded the previous question, and the demand was sustained.

Mr. Chatalas demanded an electric roll call, and the demand was sustained. The Clerk called the roll on adoption of the amendment by Mrs. Hurley, and the motion was carried and the amendment adopted by the following vote: Yeas. 68; nays, 27; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Backstrom, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Clark, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Goldsworthy, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Rogers, Saling, Sheridan, Swayze, Taylor, Traylor, Wang, Witherbee, Wolf, Mr. Speaker—68.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Beck, Brouilett, Chatalas, Conner, DeJarnatt, Gallagher, Garrett, Gorton, Grant, Haussler, King (Richard "Dick"), Lux, O'Brien, Pierre, Radcliffe, Savage, Sawyer, Slagle, Smith, Taplin, Thompson, Uhlman, Valle, Warnke, Whetzel—27.

Those absent or not voting were: Representatives Bledsoe, Copeland, Johnson (Doris), Jolly—4.

Mrs. Epton moved adoption of the following amendment:

On page 11, section 9, line 2, following the period after "Code" add "An agency shall have the right of appeal from an adverse decision to the superior court of the county in which the agency operates, such appeal to be heard as a trial de novo."

Debate ensued, Representatives Epton and Adams speaking in favor of adoption of the amendment, and Representative Bottiger speaking against its adoption.

YIELDING TO QUESTION

Mrs. Hurley:

"Mr. Speaker, I wonder if Representative Brachtenbach would yield to question?"

The Speaker:

"Representative Brachtenbach?"

Mr. Brachtenbach:

"Yes."

Mrs. Hurley:

"In your opinion, Representative Brachtenbach, would this amendment cause the bill to become unconstitutional?"

Mr. Brachtenbach:

"I have to confess to not having reviewed the case to which Mr. Bottiger referred. My impression is that this body of the legislature can impose upon the courts whatever degree of judicial action it determines is proper, and certainly this would be within the area of what we have done in many cases. We would not be making the superior court make administrative decisions; we would be giving a special right of review. Subject to being overruled by the specific language of the court decision, my opinion would be that it would not be unconstitutional."

Further debate ensued, Representative Uhlman speaking against adoption of the amendment, and Representative Epton speaking for its adoption.

Mr. Mast demanded the previous question, and the demand was sustained. The motion was lost on a rising vote, and the amendment was not adopted.

MOTIONS

Mr. Andersen (James A.) moved that Substitute House Bill No. 272 be indefinitely postponed.

Debate ensued, Representative Andersen speaking in favor of the motion, and Representatives Uhlman and Adams speaking in opposition to it.

Mr. Litchman moved that the House defer further consideration of Substitute House Bill No. 272 and that it be ordered held for tomorrow's second reading calendar.

RULING BY THE SPEAKER

The Speaker:

"That motion is of equal rank with Mr. Andersen's. Unless he should withdraw his motion, I would be unable to put that motion before the House."

With the consent of the House, Mr. Andersen withdrew his motion to indefinitely postpone Substitute House Bill No. 272.

The motion by Mr. Litchman to defer further consideration of Substitute House Bill No. 272 until tomorrow's second reading calendar was carried.

MOTION

On motion of Mr. Sawyer, the House recessed until 2:00 p. m.

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Copeland and Day. Representative Copeland was excused.

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Wash., March 17, 1965.

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

The Legislature of the State of Washington, Olympia, Washington.

SIR:

I have the honor to transmit herewith pursuant to Section 12, Article 3 of the Constitution of the State of Washington, for the consideration of the House of

Representatives, Enrolled House Bill No. 582 which has been vetoed by the Governor, together with his veto message attached thereto.

Respectfully,
A. Ludlow Kramer,
/s/ Stanley W. Worswick,
Assistant Secretary of State.

MOTION

On motion of Mr. Burtch, House Bill No. 582 together with the governor's veto message was referred to Committee on Rules and Order. (See Journal appendix for governor's veto messages.)

SECOND READING OF BILLS

House Bill No. 273, by Representatives Copeland, Lux, and Chatalas (by departmental request):

Creates state advisory committee on public assistance and provides for county advisory committees.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Bill No. 273, creating a state advisory committee on public assistance and providing for county advisory committees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 3, section 6, line 15, strike all of line 15 and insert "in, concern for the welfare of, and their actual experience in working with children; and selected insofar as"

On page 4, section 10, line 14, after "administrator" insert "to be approved by the board of county commissioners"

WILLIAM "BILL" CHATALAS, Chairman, Frank Slagle, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Mrs. John W. (Kathryn) Epton, Mrs. Joseph E. Hurley, Robert R. Kull, Mary Stuart Lux, Frank. Geo. Marzano, Charles R. Savage.

The bill was read the second time by sections.

On motion of Mr. Chatalas, the committee amendments were adopted. House Bill No. 273 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 273 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Chatalas speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 273 and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwan-

der, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Brachtenbach, Copeland, Eldridge, Grant, Leland, May—6.

Engrossed House Bill No. 273, having received the constitutional majority, was declared passed.

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

Mr. Perry demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

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

On motion of Mr. Burtch, the absent member was excused and the House proceeded with business under the call of the House.

House Bill No. 235, by Representatives O'Donnell, Klein, and O'Brien (by departmental request):

Changing board against discrimination to human rights commission.

The bill was read the second time by sections.

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

On page 7, section 7, line 7 after "receive" strike "twenty" and insert "twenty-five"

Mr. Adams moved adoption of the following amendment:

On page 16, section 24, line 7, strike the entire section and insert in lieu thereof:

"Sec. 24. Section 22, chapter 37, Laws of 1957 and RCW 49.60.270 are each amended to read as follows:

"Any [respondent or complainant] person, including the commission, aggrieved by a final order of a hearing tribunal may obtain a [review] trial de novo, including a trial by jury upon demand, of such order in the superior court for the county where the unfair practice is alleged to have occurred or in the county wherein such person resides or transacts business by filing with the clerk of the court, within two weeks from the date of receipt of such order, a written petition in duplicate praying that such order be modified or set aside. The clerk shall thereupon mail the duplicate copy to the [board] commission. The [board] commission shall then cause to be filed in the court a certified transcript of the entire record in the proceedings, including the pleadings, testimony, findings and order. Upon such filing the court shall proceed in the same manner as in the case of a petition by the [board] commission and shall have the same exclusive jurisdiction to grant to any party such temporary relief or restraining order as it deems just and suitable, and in like manner to make and enter a decree enforcing or modifying and enforcing as so modified or setting aside, in whole or in part, the order sought to be reviewed.

"Unless otherwise directed by the court, commencement of review proceedings under this section shall operate as a stay of any order."

Debate ensued, Representative Adams speaking for adoption of the amendment, and Representatives O'Donnell and Litchman speaking against its adoption.

YIELDING TO QUESTION

Laboration

Mr. Johnston (Elmer E.):

"Mr. Speaker, may I ask Mr. Litchman a question?"

The Speaker:

"Will you yield to question, Mr. Litchman?"

Mr. Litchman:

"Yes."

Mr. Johnston:

"Mr. Litchman, is it true that under the administrative procedures act the appellant is entitled to trial de novo by jury?"

Mr. Litchman:

"Under the administrative procedures act, Mr. Johnston, he is given a right of appeal like any other complainant from the board decision, whether it is the liquor board or any other board. To the best of my knowledge, there is no trial by jury and no need for a jury trial, the only question before the court being a determination of whether there has been an abuse of discretion by the board."

Further debate ensued, Representative Johnston speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, would Mr. Litchman yield to question?"

The Speaker:

"Will you yield, Mr. Litchman?"

Mr. Litchman:

"Yes, I will yield."

Mr. Adams:

"Am I correct that now under the administrative procedures act when an appeal is taken, the trial is conducted somewhat like this: One attorney sits up in the witness chair and the other attorney takes the abstract from the hearing before the board and reads it in somewhat of a monotone while the attorney in the chair takes the part of the witness. This is true whether it is before the judge or there is a jury. Isn't that correct—that is the way it is handled?"

Mr. Litchman:

"Well, I wouldn't say that is exactly correct. Of course, the record is read in and the court has an opportunity to read over the transcript presented by the tribunal. If there is a jury, it is correct that one lawyer would, in effect, read the testimony given at the board to the court and jury. But I might say, in complete answer to your question, Dr. Adams, that if there is any irregularity specified by the respondent on appeal before the superior court, he may bring in additional evidence. In this way, it would be treated as a trial de novo under the administrative procedures law."

Further debate ensued, Representative Adams speaking in favor of adoption of the amendment, and Representatives Bottiger and O'Donnell speaking against its adoption.

YIELDING TO QUESTION

Mr. Burtch:

"Mr. Speaker, would Dr. Adams yield to question?"

The Speaker:

"Dr. Adams?"

Mr. Adams:

"If it isn't too legally technical, I will."

Mr. Burtch:

"Dr. Adams, my recollection of your amendment is that you have provided for trial de novo, that is, live testimony in the trial, but I also recollect that you required a certified copy of the findings of the commission to go to the court. Now, this seems inconsistent. I am not sure what you are trying to do."

Mr. Adams:

"The part you are referring to is, I think, in the old law. This trial de novo applies to the commission as well as the aggrieved person. They can both go up. I think what you are referring to is just quoting from the old law."

Mr. Chatalas demanded an electric roll call, and the demand was sustained. Further debate ensued, Representatives Klein and O'Donnell speaking against adoption of the amendment by Mr. Adams to House Bill No. 235, and Representative Clark speaking for its adoption.

Mr. Brachtenbach moved adoption of the following amendment to the amendment by Mr. Adams:

On line 14 of the amendment by Mr. Adams, after the first word "commission." strike all of the material down to and including "such filing the" on line 17 and insert "The"

Debate ensued, Representatives Brachtenbach and Burtch speaking in favor of adoption of the amendment to the amendment, and Representative Litchman speaking against its adoption.

YIELDING TO QUESTION

Mr. O'Brien:

"Mr. Speaker, will Miss O'Donnell yield to question?"

The Speaker:

"Miss O'Donnell?"

Miss O'Donnell:

"Mr. O'Brien, I am not an attorney, but I will try."

Mr. O'Brien.

"This is a very practical question. Have there been many bad decisions by the board over the past number of years that this board has been in existence? Have they made some bad decisions where human rights of people have been hurt by their judgments?"

Miss O'Donnell:

"To my knowledge, there have been only two appeals to either the superior court or the supreme court of the state of Washington in the last two years. Usually the board operates on the basis of negotiation. A negotiated settlement is reached between the complainant and the person complained against on a practical basis. To my mind, and for many of us who have voted in the past sessions to keep the administrative procedures act strong, to vote for either the amendment or the amendment to the amendment would be, in effect, to weaken the administrative procedures act, which we know was opposed by many state agencies in the last two sessions."

The motion was carried on a rising vote, and the amendment to the amendment was adopted.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Adams as amended.

Mr. King (Richard "Dick") demanded the previous question, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Backstrom on a point of parliamentary inquiry.

Mr. Backstrom:

"Mr. Speaker, will you explain to us just what we are doing here? We have

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adopted the amendment to the amendment. Now we are voting on the amendment. If we vote against that, does that take the amendment to the amendment with it?"

The Speaker:

"It does."

POINT OF ORDER

The Speaker recognized Mr. Johnston (Elmer E.) on a point of order.

Mr. Johnston:

"Mr. Speaker, would you explain what we are voting on?"

The Speaker:

"I will first have the Clerk read the amendment as amended. Then I will state the question."

The reading clerk read the amendment to House Bill No. 235 by Mr. Adams as amended by Mr. Brachtenbach.

The Speaker:

"A vote 'aye' will be to adopt the amendment as amended; a vote 'no' will be to reject it."

The Clerk called the roll on adoption of the amendment by Mr. Adams as amended by Mr. Brachtenbach, and the amendment as amended was adopted by the following vote: Yeas, 50; nays, 48; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Burtch, Canfield, Clark, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Saling, Sawyer, Swayze, Wang, Wolf—50.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Chatalas, Conner, DeJarnatt, Gallagher, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—48.

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

Mr. Leland moved adoption of the following amendment:

On page 6, section 6, beginning on line 33, strike the balance of section 6 and insert "Any member of the commission shall hold office at the pleasure of the governor."

Debate ensued, Representative Leland speaking in favor of adoption of the amendment.

POINT OF ORDER

The Speaker recognized Miss O'Donnell on a point of order.

Miss O'Donnell:

"Mr. Speaker, I wonder if Mr. Leland is speaking on his amendment?"

Mr. Leland:

"I very definitely am. I am explaining why I believe this sensitive position should be filled and held at the pleasure of the governor."

The Speaker:

"You may continue, Mr. Leland."

Further debate ensued, Representative Leland concluding his remarks, and Representatives O'Brien, O'Donnell, and Smith speaking against adoption of the amendment.

Mr. Burtch demanded an electric roll call, and the demand was sustained. Further debate ensued, Representative Klein speaking against adoption of the amendment.

Mr. Sawyer demanded the previous question, and the demand was sustained.

The Clerk called the roll on adoption of the amendment by Mr. Leland to House Bill No. 235, and the motion was lost, and the amendment not adopted by the following vote: Yeas, 27; nays, 71; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Berentson, Braun, Canfield, Clark, Eldridge, Goldsworthy, Harris, Hawley, Hood, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Wang, Whetzel, Witherbee—27.

Those voting nay were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Haussler, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Wolf, Mr. Speaker—71.

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

The Speaker called upon Mr. Garrett to preside.

Mr. Johnston (Elmer E.) moved adoption of the following amendment to House Bill No. 235:

On page 17, section 25, beginning on line 1, strike all of section 25 and renumber the following sections consecutively.

Debate ensued, Representative Johnston speaking in favor of adoption of the amendment.

The Speaker resumed the chair.

Further debate ensued, Representatives O'Donnell and Leland speaking in favor of adoption of the amendment, and Representatives Sawyer, Burtch, and Klein speaking against its adoption.

Mr. Burtch demanded an electric roll call, and the demand was sustained. Further debate ensued, Representative Johnston speaking in favor of adoption of the amendment.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on adoption of the amendment by Mr. Johnston, and the motion was lost and the amendment not adopted, by the following vote: Yeas, 48; nays, 50; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Clark, Cunningham, Day, Dootson, Eldridge, Epton, Goldsworthy, Harris,

Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kalich, King (Chet), Kink, Kirk, Leland, Litchman, Lynch, Mast, McCormick, McDougall, Morphis, Newhouse, Newschwander, O'Donnell, Rogers, Saling, Savage, Swayze, Wang, Whetzel, Witherbee—48.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Flanagan, Gallagher, Garrett, Gorton, Grant, Jastad, Johnson (Doris), Jolly, King (Richard "Dick"), Klein, Kull, Lux, Mahaffey, Marsh, Marzano, May, McCaffree, Moon, Moos, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Wolf, Mr. Speaker—50.

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

House Bill No. 235 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 235 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Grant demanded the previous question, and the demand was sustained. Mr. Burtch demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed House Bill No. 235 to third reading and final passage, and the motion was carried by the following vote: Yeas, 71; nays, 27; absent or not voting, 1.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Haussler, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—71.

Those voting nay were: Representatives Adams, Ahlquist, Avey, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Eldridge, Goldsworthy, Harris, Hawley, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Mahaffey, Mast, Morphis, Newhouse, Newschwander, Swayze, Wang, Wolf—27.

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

The Speaker declared the question before the House to be Engrossed House Bill No. 235 on final passage.

Debate ensued, Representatives Klein and O'Brien speaking for passage of the bill, and Representative Clark speaking against its passage.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Bill No. 235, and the bill passed the House by the following vote: Yeas, 90; nays, 8; absent or not voting, 1.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), John-

ston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Adams, Clark, Hurley, Jueling, Leland, Morphis, Newschwander, Wang—8.

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

Engrossed House Bill No. 235, having received the constitutional majority, was declared passed.

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

House Bill No. 200, by Representatives Smith, Marzano, Sheridan, Gorton, Pritchard, O'Donnell, Chatalas, and Hood (by executive request):

Forbidding discrimination in housing and real property.

House of Representatives, Olympia, Wash., March 4, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 200, forbidding discrimination in housing and real property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, beginning on line 13, strike all of the matter down to and including "debt.]" on page 4, line 31, and insert

"NEW SECTION. Section 1. There is added to chapter 49.60 RCW a new section to read as follows:"

Renumber the remaining sections consecutively.

On page 5, section 6, being renumbered section 4, line 28, after "accept" and before "any listing" strike "or retain"

On page 5, beginning on line 32, strike all of sections 7 and 8, being renumbered sections $\bf 5$ and $\bf 6$

Renumber the remaining sections consecutively.

Beginning on line 3 of the title, strike everything in the title after "discrimination in" and insert "the sale of real property; adding new sections to chapter 49.60 RCW."

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Jack L. Burtch, Jack Dootson, Hayes Elder, Slade Gorton, Gary Grant, Mark Litchman, Daniel G. Marsh, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

The bill was read the second time by sections.

On motion of Mr. Klein, the committee amendments to page 1 and to page 5, section 6, were adopted.

Mr. Klein moved adoption of the committee amendment to page 5, striking sections 7 and 8, being renumbered sections 5 and 6.

YIELDING TO QUESTION

Mr. Adams:

"I have a question to ask of Mr. Klein. If section 8 is removed, section 8 being a provision for the repeal of RCW 49.60.217, does that mean that that would be back in the statutes?"

Mr. Klein:

"No, it does not, because section 18 of the bill you have just passed repeals RCW 49.60.217. You could, if you wished, offer an amendment to the amendment to make clear that that is repealed."

On motion of Mr. Brachtenbach, the question was divided as follows:

On page 5, beginning on line 32, strike all of section 7, being renumbered section 5. Renumber the remaining sections consecutively.

On page 6, beginning on line 4, strike all of section 8, being renumbered section 6. Renumber the remaining sections consecutively.

The Speaker declared the question before the House to be adoption of the following amendment by Committee on Judiciary:

On page 5, beginning on line 32, strike all of section 7, being renumbered section 5 Renumber the remaining sections consecutively

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would Mr. Klein yield to question?"

The Speaker:

"Mr. Klein?"

Mr. Klein:

"Yes."

Mr. Witherbee:

"Mr. Klein, I am somewhat confused about this section. It reads:

"'It shall be an unfair practice for any person to assist, induce, incite or coerce another person to commit an act or engage in a practice that violates this amendatory act.'

"I would like to know if this means that if someone decided they wanted to do something to cause me to violate this act, they wouldn't be liable?"

Mr. Klein:

Mr. Smith:

"The reason this was struck is because in RCW 49.60.220 there is already a provision in the discrimination law which covers this. It reads:

"'It is an unfair practice for any person to aid, abet, encourage, or incite the commission of any unfair practice, or to attempt to obstruct or prevent any other person from complying with the provisions of this chapter or any order issued thereunder.'

"The section being struck is totally unnecessary in this bill."

The committee amendment striking section 7, being renumbered section 5 of House Bill No. 200 was adopted.

The Speaker declared the question before the House to be the adoption of the following amendment by Committee on Judiciary:

On page 6, beginning on line 4, strike all of section 8, being renumbered section 6. Renumber the remaining sections consecutively.

On motion of Mr. Klein, the committee amendment striking section 8, being renumbered section 6, was not adopted.

Mr. Wang moved adoption of the following amendment:

On page 5, section 6, being renumbered section 4, line 28, after "for sale" insert ", or for any agent to render services in connection with the sale of real property,"

Debate ensued, Representative Wang speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Sheridan:

"Mr. Speaker, would Representative Wang yield to question?"

The Speaker:

"Representative Wang, will you yield to question?"

Mr. Wang:

"Yes, Representative Sheridan."

Mr. Sheridan:

"Representative Wang, would your interpretation of the word 'agent' which is contained in your amendment include, for example, attorneys?"

Mr. Wang:

"Yes, I think so. They sell property occasionally, though I don't think they should."

Further debate ensued, Representative Smith speaking against adoption of the amendment.

YIELDING TO QUESTION

Mr. Wang:

"Mr. Speaker, would Mr. Smith yield to question?"

The Speaker:

"Mr. Smith?"

Mr. Smith:

"Yes."

Mr. Wang:

"You just said we have a fine governor and should go along with the governor. Does that mean you will change your mind and go along with the governor from now on?"

Mr. Smith:

"When he brings up a proposition that is as good as this one, yes."

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, would the gentleman from Kitsap, Mr. Wang, yield to question?"

The Speaker:

"Mr. Wang?"

Mr. Wang:

"Yes, Mr. Klein,"

Mr. Klein:

"Mr. Wang, if we adopt your amendment or another one to do substantially the same thing in what might be a little better place in the bill, would you then be willing to support and vote for the bill?"

Mr. Wang:

"No, Mr. Klein. I don't like the discrimination in this bill. You people who are proponents of this bill claim you don't wish to discriminate against anyone, but in my opinion, this is the worst form of discrimination."

Mr. Klein:

"But assuming we adopt an amendment of the type you are proposing, would you then be willing to vote for the bill?"

Mr. Wang:

"Mr. Klein, if all of the amendments that we have sent up were to be adopted, I would seriously reconsider the possibility of voting for the bill."

Further debate ensued, Representatives Witherbee and Leland speaking in favor of adoption of the amendment by Mr. Wang, and Representatives O'Donnell and Sheridan speaking against its adoption.

YIELDING TO QUESTION

Mr. Kull:

"Mr. Speaker, will Mr. Wang yield to question?"

The Speaker:

"Mr. Wang, would you yield to question?"

Mr. Wang:

"Yes."

Mr. Kull:

"It seems to me your language is far too broad when you say 'any agent to render services'. Couldn't that be extended to include almost anything, such as maintenance work?"

Mr. Wang:

"I believe it only extends to the sale of real estate. That is my intent, as far as I understand it."

YIELDING TO QUESTION

Mr. Litchman:

"Mr. Speaker, I wonder if Mr. Wang will yield to another question?"

The Speaker:

"Mr. Wang, will you yield?"

Mr. Wang:

"Yes."

Mr. Litchman:

"Mr. Wang, a number of people have raised the question, and I have too, of why you added these words after 'sale' rather than after 'real estate broker'. Now, as Mr. Kull has indicated, you are apparently attempting to broaden this to an extent far beyond what is acceptable to me, at least. Is there any reason why you wouldn't support another amendment to add 'agent' in the proper place?"

Mr. Wang:

"I don't think so, Mr. Litchman. I feel that anyone in the handling of real estate or an agent acting for anyone, or an agent acting for the owners in the sale or transfer of real estate or having any connection therewith, should be included in this bill. I don't think it should be just real estate brokers and salesmen."

Further debate ensued, Representative Litchman speaking against adoption of the amendment.

Mr. Klein moved adoption of the following amendment to the amendment by Mr. Wang:

Strike all of the amendment by Mr. Wang on page 5, section 6, being renumbered section 4, and substitute in lieu thereof:

On page 5, section 4, being renumbered section 2, line 6, after "salesman" and before "to" insert "or attorney at law, in connection with any property not owned by himself,"

Debate ensued, Representatives Klein and Gorton speaking in favor of adoption of the amendment to the amendment, and Representative Wang speaking against its adoption.

YIELDING TO QUESTION

Mr. Leland:

"Mr. Speaker, I wonder if Representative Klein would yield to question?"

The Speaker:

"Mr. Klein, will you yield?"

Mr. Klein:

"Yes, Mr. Leland."

Mr. Leland:

"Representative Klein, under this act as it is presently written or the amendment by Mr. Wang or the one as proposed by yourself, would a salesman holding a license or a broker be subject to the provisions of this if he were selling his own property as a salesman or broker?"

Mr. Klein:

"As to a person's own property—that is precisely the purpose of my amendment—he would be able to discriminate just as in the case of an individual selling his own property. In the absence of the amendment, it is at least arguable that he would be violating the act if he were to discriminate in respect to his own property. It might be an unfair practice. That is why I think this amendment should be adopted, so he would not be guilty of unfair practice."

YIELDING TO QUESTION

Mr. Leland:

"Would Mr. Smith yield to question?"

The Speaker:

"Mr. Smith, will you yield to question?"

Mr. Smith:

"Yes."

Mr. Leland:

"Mr. Smith, you rose and opposed the amendment by Mr. Wang. You have heard the discussion on his amendment and on Mr. Klein's proposed amendment, and Mr. Klein just said that in the absence of adoption of either amendment, a licensed real estate salesman or broker would be subject to unfair practice charges if he sold his own property to whomever he might choose. Is this your intention when you oppose the amendment?"

Mr. Smith:

"Actually Mr. Klein didn't say he would be guilty of unfair practices. If he did, I think he would be in error. When selling his own property, he would not be acting as a salesman or broker as far as this bill is concerned. He would be an individual and they are not covered. You could have an argument about it, but it would be just an argument; there wouldn't be any basis for it. If they want to adopt the amendment, it is all right. I don't oppose it if you want to make it clear a salesman could sell his own property."

Further debate ensued, Representative Leland speaking in favor of adoption of the amendment to the amendment, and Representative Wang speaking against its adoption.

Mr. Sawyer demanded the previous question, and the demand was sustained.

The motion was carried on a rising vote, and the amendment to the amendment was adopted.

The amendment as amended was adopted.

Mr. Morphis moved adoption of the following amendment to House Bill No. 200:

On page 6, following the old section 7, being renumbered section 5, which was struck by a Committee on Judiciary amendment, add a new section as follows:

"NEW SECTION. Sec. 5. There is added to chapter 49.60 RCW a new section to read as follows:

"Whenever a complaint shall be made alleging discrimination in housing and real property, all complaints shall be reviewed and approved for reasonable cause by the prosecuting attorney of the county in which the discrimination is alleged to have taken place prior to the exercise of any investigative or conciliation powers of the board. All such complaints shall be subject to review by the superior court in the same manner as all legal actions, and the normal rules of evidence shall apply to all investigations of said complaints for hearings thereon."

Renumber the remaining sections consecutively.

Debate ensued, Representative Morphis speaking in favor of adoption of the amendment.

Mr. Sawyer demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

Mr. Adams moved adoption of the following amendment:

On page 6, following the old section 7, being renumbered section 5, which was struck by a Committee on Judiciary amendment, add a new section as follows:

"Sec. 5. Section 22, chapter 37, Laws of 1957 and RCW 49.60.270 are each amended to read as follows:

"Any [respondent or complainant] person, including the board, aggrieved by a final order of a hearing tribunal may obtain a [review] trial de novo, including a trial by jury upon demand, of such order in the superior court for the county where the unfair practice is alleged to have occurred or in the county wherein such person resides or transacts business by filing with the clerk of the court, within two weeks from the date of receipt of such order, a written petition in duplicate praying that such order be modified or set aside. The clerk shall thereupon mail the duplicate copy to the board. [The board shall then cause to be filed in the court a certified transcript of the entire record in the proceedings, including the pleadings, testimony and order. Upon such filing] The court shall proceed in the same manner as in the case of a petition by the board and shall have the same exclusive jurisdiction to grant to any party such temporary relief or restraining order as it deems just and suitable, and in like manner to have and enter a decree enforcing or modifying and enforcing as so modified or setting aside, in whole or in part, the order sought to be reviewed.

"Unless otherwise directed by the court, commencement of review proceedings under this section shall operate as a stay of any order."

Renumber the remaining sections consecutively.

Debate ensued, Representative Adams speaking in favor of adoption of the bill.

Mr. Sawyer demanded the previous question, and the demand was sustained.

Mr. Leland demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Adams, and the motion was carried and the amendment adopted by the following vote: Yeas, 53; nays, 45; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Clark, Cunningham, Day, Dootson, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, New-

schwander, O'Dell, Olsen, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Witherbee, Wolf—53.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Gallagher, Grant, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Perry, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Mr. Speaker—45.

Those absent or not voting were: Representative Copeland-1.

Mr. Jueling moved adoption of the following amendment:

On page 6, section 9, being renumbered section 7, line 9, add a new section as follows:

"NEW SECTION. Sec. 8. No public or private body shall have the right or power to control or regulate the use of private property or any building thereon, of any citizen in the state of Washington except as otherwise now provided by law."

Debate ensued, Representative Jueling speaking in favor of adoption of the amendment, and Representative Burtch speaking against its adoption.

Mr. Sawyer demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

On motion of Mr. Klein, the committee amendment to the title was not adopted.

On motion of Mr. Klein, the following amendment to the title was adopted.

Beginning on line 3 of the title after "discrimination in" strike the balance of the title and insert "the sale of real property; adding new sections to chapter 49.60 RCW; amending section 22, chapter 37, Laws of 1957 and RCW 49.60.270; and repealing section 15, chapter 37, Laws of 1957 and RCW 49.60.217."

House Bill No. 200 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 200 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Hawley demanded an electric roll call, and the demand was sustained.

POINT OF ORDER

The Speaker recognized Mr. Hawley on a point of order.

Mr. Hawley:

"Are remarks in order at this time?"

The Speaker:

"They are in order if you are speaking on the suspension of the rules."

Debate ensued, Representative Hawley speaking against the suspension of the rules, and Representatives Pritchard and Smith speaking for their suspension.

The Clerk called the roll on the motion to advance Engrossed House Bill No. 200 to third reading and final passage, and the motion was lost by the following vote: Yeas, 65; nays, 33; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Haussler,

Hood, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Mr. Speaker—65.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Cunningham, Eldridge, Flanagan, Goldsworthy, Harris, Hawley, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kirk, Leland, Mahaffey, McDougall, Morphis, Newhouse, Newschwander, O'Dell, Swayze, Wang, Witherbee, Wolf —33.

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

Engrossed House Bill No. 200 was ordered referred to Committeee on Rules and Order for third reading.

MOTIONS

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

On motion of Mr. Sawyer, the House deferred further consideration of the remaining bills on the second and third reading calendars, and the bills were ordered held for Thursday's second and third reading calendars.

On motion of Mr. Sawyer, the House reverted to the third order of business.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 7, creating a constitutional advisory council, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 12, providing for the report of campaign expenditures and contributions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Slade Gorton, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 130, permitting establishment of community municipal corporations to approve zoning restrictions in areas annexed or consolidated with a city, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman.
Subcommittee on Citles and Towns
JACK ROCERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Don Eldridge, Slade Gorton, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 291, providing for first-phase construction of Sol Duc Salmon Production Station, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Damon R. Canfield, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 387, increasing industrial insurance pensions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, W. O. E. "Bill" Radcliffe, Charles R. Savage, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 392, authorizing investments by

cities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government

SAMUEL J. SMITH, Chairman, Frank J. Warnke, Vice Chairman,

Subcommittee on Cities and Towns

JACK ROGERS, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Don Eldridge, Slade Gorton, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 394, relating to annexation and consolidation of cities and towns, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government

SAMUEL J. SMITH, Chairman,

FRANK J. WARNKE, Vice Chairman.

Subcommittee on Cities and Towns

JACK ROGERS, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Don Eldridge, Slade Gorton, George P. Sheridan, Wesley C. Ulhman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 402, permitting cities of ten thousand population or over to adopt city charters, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcomimttee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Don Eldridge, Slade Gorton, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 422, regulating certain political activities of certain public service companies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Gary Grant, Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Doris Johnson, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 449, establishing a two-year study of cystic fibrosis, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. Dejarnatt, Chairman.

We concur in this report: Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Don Eldridge, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 465, providing for use of a portion of the state income reserve fund, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 471, authorizing cities which become first class cities to retain their former police pension system, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Art Avey, Eric D. Braun, Don Eldridge, Slade Gorton, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 590, pertaining to the retirement and

disability systems of cities and towns, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman,

We concur in this report: Art Avey, Eric D. Braun, Don Eldridge, Slade Gorton, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 603, relating to higher education, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Don Eldridge, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Richard W. Morphis, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 645, providing for kindergartens in certain third class school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. Dejarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Newman H. Clark, Doris Johnson, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, W. O. E. "Bill" Radcliffe, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 665, providing for issuance of general obligation bonds by certain port districts operating municipal airports, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government Samuel J. Smith, Chairman. Subcommittee on Counties and Junior Taxing Districts Joe D. Haussler, Chairman. We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Ray Olsen, George Pierre.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Joint Resolution No. 5, proposing constitutional amendment to provide for annual sessions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Joint Resolution No. 39, providing for publication dates for notice of election called to ratify the contraction of state debt, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES Elder, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Slade Gorton, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred House Concurrent Resolution No. 13, directing legislative council study to make current use of certain lands the basis of taxation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: Stewart Bledsoe, Gary Grant, Daniel G. Marsh, Ray Olsen.

Passed to Committee on Rules and Order for second reading.

Mr. Speaker:

House of Representatives, Olympia, Wash., March 17, 1965.

We, a majority of your Committee on Ways and Means, to whom was referred House Concurrent Resolution No. 16, creating interim fisheries committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Robert F. Goldsworthy, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: Stewart Bledsoe, Gary Grant, Daniel G. Marsh, Ray Olsen, Robert A. Perry.

Passed to Committee on Rules and Order for second reading.

Mp Sprayer.

House of Representatives, Olympia, Wash., March 17, 1965.

We, a majority of your Committee on Ways and Means, to whom was referred House Concurrent Resolution No. 18, creating interim legislative committee on game and game fish and setting out its powers and duties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Robert F. Goldsworthy, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Mrs. Frances G. Swayze.

Subcommittee on Revenue HENRY BACKSTROM, Chairman, MARK LITCHMAN, Vice Chairman.

We concur in this report: Stewart Bledsoe, Gary Grant, Daniel G. Marsh, Ray Olsen, Robert A. Perry.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred House Concurrent Resolution No. 19, reactivating Joint Committee on Governmental Cooperation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Newman H. Clark, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage.

Subcommittee on Revenue HENRY BACKSTROM, Chairman, MARK LITCHMAN, Vice Chairman.

We concur in this report: Gary Grant, Daniel G. Marsh, Ray Olsen.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Substitute Senate Bill No. 68, providing inheritance tax exemption for firemen's pensions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Subcommittee on Revenue , Chairman,

MARK LITCHMAN, Vice Chairman.

We concur in this report: Hayes Elder, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Ray Olsen, Robert A. Perry.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, your Committee on Natural Resources, Harbors, and Waterways, to whom was referred Substitute Senate Bill No. 183, prescribing quantity and types of fire fighting equipment required in forest operations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES MOON, Chairman, RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

MOTIONS

On motion of Mr. Sawyer, the House advanced to the twelfth order of business for the purpose of making announcements.

On motion of Mr. Sawyer, the House adjourned until 10:30 a.m., Thursday, March 18, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FOURTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, March 18, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll, and all members were present except Representatives Bergh, Bozarth, Copeland, Jolly, and Kalich. Representatives Bozarth, Copeland, and Jolly were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

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

REPORTS OF ENGROSSMENT

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 235; also

Engrossed House Bill No. 273; also

Engrossed House Bill No. 520, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 200, have compared same with the original bill and find it correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives. Olympia, Wash., March 18, 1965.

Mr. Speaker:

We, your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 477, regulating sale of liquor on election days, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, Charles E. Newschwander.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 18, 1965.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 576, providing for vocational education under apprenticeship programs in either school districts or community colleges, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mark Litchman, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric D. Braun, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, Mary Stuart Lux, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Ben F. Taplin, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Wash., March 17, 1965.

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

SIR:

I have the honor to transmit herewith pursuant to Section 12, Article 3 of the Constitution of the State of Washington, for the consideration of the House of Representatives, Enrolled House Bill No. 285 which has been vetoed by the Governor, together with his veto message attached thereto.

Respectfully,
A. Ludlow Kramer,
/s/ Stanley W. Worswick,
Assistant Secretary of State.

MOTION

On motion of Mr. Burtch, House Bill No. 285, together with the governor's veto message, was referred to the Committee on Rules and Order. (See Journal appendix for governor's veto messages.)

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

The Senate has passed; Engrossed Senate Bill No. 78; also

Engrossed Senate Bill No. 111; also Engrossed Senate Bill No. 236; also Engrossed Senate Bill No. 320; also

Senate Bill No. 423, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 18, 1965.

MR SPEAKED.

The Senate has passed Senate Bill No. 538, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 18, 1965.

Mr. Speaker:

The Senate has adopted Senate Concurrent Resolution No. 16, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 671, by Representatives O'Donnell, Andersen (James A.), and May:

An Act authorizing payroll deductions for certain purposes by employees of the state of Washington, and its political subdivisions, and institutions supported by them; and amending section 1, chapter 70, Laws of 1947 and RCW 41.04.020 and section 2, chapter 70, Laws of 1947 as amended by section 1, chapter 260, Laws of 1953 and RCW 41.04.030.

Ordered printed and referred to Committee on Labor and Industrial Insurance.

House Bill No. 672, by Representatives Whetzel, Dootson, and Rogers:

An Act relating to the legislature; and providing for the regulation of persons who for pay attempt to influence the passage or defeat of legislation.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 78, by Senators Herrmann, Cooney, and Gallagher:

An Act relating to fire protection districts; establishing the number of voters necessary for an election to authorize excess property tax levies; amending section 84.52.052, chapter 15, Laws of 1961, as amended by section 1, chapter 112, Laws of 1963, and RCW 84.52.052.

Referred to Committee on Constitution, Elections, and Reapportionment.

Engrossed Senate Bill No. 111, by Senators Ryder, Riley, Moriarty, Jr., Sandison, and Lewis (by State Public Pension Commission request):

An Act relating to public pension systems and public funds; prescribing powers and duties of certain officers and employees in relation thereto; creating a state advisory investment council; amending section 5, chapter 229, Laws of 1937, as amended by section 1, chapter 192, Laws of 1959, and RCW 2.12.050; amending section 8, chapter 229, Laws of 1937 as amended by section 1, chapter 221, Laws of 1955, and RCW 2.12.070; amending section 4, chapter 91, Laws of 1947, and RCW 41.16.040; amending section 3, chapter 261, Laws of 1945, as last amended by section 1, chapter 116, Laws of 1957, and RCW 41.24.030; amending section 9, chapter 207, Laws of 1939, and RCW 41.28.080; amending section 8, chapter 274, Laws of 1947, as last amended by section 5, chapter 174, Laws of 1963, and RCW 41.40.070; amending section 9, chapter 274, Laws of 1947, as last amended by section 6, chapter 174, Laws of 1963, and RCW 41.40.080; amending section 10, chapter 71, Laws of 1947, as last amended by section 1, chapter 158, Laws of 1957, and RCW 41.44.100; amending section 43.33.020, chapter, Laws of 1965, and RCW 43.33.020; amending section 43.33.030, chapter, Laws of 1965, and RCW 43.33.030; amending section 43.43.170, chapter, Laws of 1965, and RCW 43.43.170; amending section 43.43.175, chapter, Laws of 1965, and RCW 43.43.175; adding a new section to chapter 80, Laws of 1947, and chapter 41.32 RCW; repealing certain sections; and declaring an effective date.

Referred to Committee on State Government, Military and Veterans' Affairs.

Engrossed Senate Bill No. 236, by Senators Hanna, Gissberg, and Woodall: An Act relating to cities and towns; amending sections 35.18.060, 35.22.280, 35.22.420, 35.22.460, 35.22.480, 35.23.210, 35.23.440, 35.23.600, 35.23.660, 35.24.020, 35.24.290, 35.24.450, 35.24.460, 35.24.470, 35.27.070, 35.27.370, 35.27.520, 35.27.530, and 35.27.540, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.18.060, 35.22.280, 35.22.420, 35.22.460, 35.22.480, 35.23.210, 35.23.440, 35.23.600, 35.23.660, 35.24.020, 35.24.290, 35.24.450, 35.24.460, 35.24.470, 35.27.070, 35.27.370, 35.27.520, 35.27.530, and 35.27.540; and repealing section 35.22.470, chapter, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.470.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 320, by Senators Hallauer and Herrmann:

An Act relating to public utility districts; and adding a new section to chapter 54.16 RCW.

Referred to Committee on Public Utilities.

Senate Bill No. 423, by Senators Gissberg and Mardesich:

An Act relating to divorce; and amending section 2, chapter 215, Laws of 1949 and RCW 26.08.020.

Referred to Committee on Judiciary.

RESOLUTION

Resolution by Committee on Agriculture:

WHEREAS, A certain species of bird known as the starling is becoming an increasing menace to Washington farming operations through the destruction of crops; and

Whereas, Flocks of starlings have been charged with being the cause of airplane crashes and near disasters on account of their interference with air navigation; and

Whereas, The starling menace has caused substantial annoyance in residential, business, and recreational areas on account of unsanitary habits; and

WHEREAS, Starling control in this state is now undertaken on a cooperative basis supported by federal, state, and local funds; and

Whereas, An increased appropriation of five thousand dollars per year for the coming biennium for control and research was requested by the Department of Agriculture but is not at present in the budget proposal; and

WHEREAS, This small sum invested now may save much larger amounts required in the future;

Now, Therefore, Be It Resolved, By the House of Representatives, That we recommend that the legislature and the appropriate committees thereof give due consideration to the advisability and merits of including such an item in the appropriations bill.

MOTION

Mr. Moos moved that the resolution be adopted.

Debate ensued, Representatives Moos, Canfield, May, and Kull speaking in favor of adoption of the resolution, and Representatives Uhlman and Clark speaking against its adoption.

The motion was carried and the resolution was adopted.

SECOND READING OF BILLS

SPECIAL ORDER OF BUSINESS

Having been made a special order of business at the top of today's second reading calendar, the Speaker declared the question before the House to be further consideration of Substitute House Bill No. 272 on second reading.

MOTION

On motion of Mr. Andersen (James A.), the House deferred further consideration of Substitute House Bill No. 272 on second reading and the bill was made a special order of business for 4:00 p. m. this afternoon.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery the seventh and eighth grade classes from Dieringer School in the 25th District with their principal, Jack Adams, and asked them to stand and be recognized.

One of the students was Carla Sawyer, Representative Sawyer's daughter.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Warnke on a point of personal privilege.

Mr. Warnke:

"I don't know whether Representative Sawyer or the students from Dieringer would appreciate this or not, but I was once a student at Dieringer myself, and I am most happy to see you here."

YIELDING TO QUESTION

Mr. Day:

"Mr. Speaker, will Mr. Warnke yield to a question?"

The Speaker:

"Will you yield, Mr. Warnke?"

Mr. Warnke:

"Yes."

Mr. Day:

"Did you graduate from the school, Mr. Warnke?"

Mr. Warnke:

"No, I didn't graduate from that one."

House Bill No 444, by Representatives King (Richard "Dick"), Brouillet, and Saling:

Requiring transfers of teachers' seniority and leave benefits.

The bill was read the second time by sections.

Mr. King (Richard "Dick") moved the adoption of the following amendment by Representatives Brouillet, Saling and himself:

On page 4, line 31, following section 1, add a new section 2 as follows:

"NEW SECTION. Sec. 2. There shall be established in the office of the superintendent of public instruction an accumulated sick leave fund. Each school district shall contribute to the fund according to a plan established by the superintendent of public instruction based upon the sick leave experience of the previous school year. All school districts shall be reimbursed from this fund for payments made for sick leave."

Renumber the old section 2 to read "Sec. 3."

Debate ensued, Representative King (Richard "Dick") speaking in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

House Bill No. 444 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 444 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative King (Richard "Dick") speaking in favor of passage of the bill.

YIELDING TO QUESTION

1

33

Mr. Eldridge:

"Mr. Speaker, would Representative King yield to a question?"

The Speaker:

"Will you yield, Mr. King?"

Mr. King (Richard "Dick"):

"Certainly."

Mr. Eldridge:

"Prior to the adoption of your new section 2, how was it proposed to handle the funds? Would this be done by the individual districts, prior to the establishment of the fund under the direction of the state superintendent?"

Mr. King:

"I would imagine it would have to be handled by individual districts if it were going to be done, but actually this wouldn't go into effect as it is amended until the superintendent has the state program."

Mr. Eldridge:

"I know that you have included community colleges. What would be the status of a community college instructor if he were to move from a community college into, for instance, one of the five four-year colleges?"

Mr. King:

"This would not affect that kind of transfer at all. He would move out of the common school system."

YIELDING TO QUESTION

Mr. Brachtenbach:

"Mr. Speaker, would Mr. King yield to another question?"

The Speaker:

"Mr. King?"

Mr. King (Richard "Dick"):

"Certainly."

Mr. Brachtenbach:

"My question is this: Under sick leave presently this is a financial impact on a district because they have to hire a substitute when the sick leave is taken. Would the district be reimbursed for that substitute teacher under your amendment?"

Mr. King

"This amendment doesn't change existing law in that respect, so consequently I think they would operate the same way they did in the past."

Mr. Brachtenbach:

"This bill concerns me in that respect since sick leave is a substantial factor in most school districts."

Further debate ensued, Representative Mahaffey speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 444, and the bill passed the House by the following vote: Yeas, 88; nays, 3; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson,

Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Moos, O'Dell, Swayze—3.

Those absent or not voting were: Representatives Bergh, Bozarth, Copeland, Epton, Johnston (Elmer E.), Jolly, Kalich, Perry—8.

Engrossed House Bill No. 444, having received the constitutional majority, was declared passed.

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

House Bill No. 391, by Representatives Day, Jueling, and O'Brien: Adjusting firemen's pensions.

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 391 was substituted for House Bill No. 391, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 391 was read the second time by sections.

With consent of the House, the rules were suspended, Substitute House Bill No. 391 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Day, Gorton, and Smith speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Humiston:

"Mr. Speaker, I would like to address a question to anyone who is qualified to answer. On page 2, line 7, appears the term 'actuarial soundness of the fund.' To me, without definition, this means anything from not having enough money to pay this year's pension, all the way up to a fund which is completely funded, and I wonder if this is clear. I am all in favor of pension funds and funds that are financially sound, but I'd like to know if it is known what this means."

The Speaker:

"Mr. Gorton?"

Mr. Gorton:

"Mr. Speaker, I think I can answer the question, but I will be subject to correction. I think it means, Dr. Humiston, fully funded. Unless it is fully funded, the entire one mill must be levied for the purposes of the fund. Only if it is fully funded may portions of the one mill be diverted to other activities."

The Clerk called the roll on the final passage of Substitute House Bill No. 391 and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas,

Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Bergh, Bozarth, Copeland, Flanagan, Haussler, Jolly, Kalich, Perry, Pierre—9.

Substitute House Bill No. 391, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

House Joint Resolution No. 12, by Representatives Andersen (James A.), Brouillet, DeJarnatt, Angevine, Gorton, Saling, McCaffree, Bottiger, Chatalas, O'Donnell, Johnson (Doris), Uhlman, Garrett, Conner, Olsen, Witherbee, Gallagher, Sheridan, Kink, Thompson, Valle, Grant, Taylor, Cunningham, Whetzel, King (Richard "Dick"), Marzano, Elder, Litchman, Warnke, Sawyer, Wolf, Beck, and Traylor (by executive request):

Providing for a constitutional convention.

Mr. O'Brien moved that House Joint Resolution No. 12 be held over and retain its place on the third reading calendar for tomorrow.

The motion was carried on a rising vote.

Reengrossed House Bill No. 222, by Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Berentson, Bergh, and Thompson (by departmental request):

Declaring unlawful alien commercial fishing and fraudulent application for licenses.

With the consent of the House the rules were suspended, the second reading considered the third, and Reengrossed House Bill No. 222 was placed on final passage.

Debate ensued, Representative Hawley speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 222, and the bill passed the House by the following vote: Yeas, 90; nays, 3; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin,

Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—90.

Those voting nay were: Representatives Angevine, Dootson, Wolf—3.

Those absent or not voting were: Representatives Bergh, Bozarth, Copeland, Jolly, Kalich, Perry—6.

Reengrossed House Bill No. 222, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 229, by Representatives Anderson (Eric O.), Burtch, and Conner:

Permitting physically handicapped to be aided by immediate family members in catching food fish and shellfish limits.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 229 was placed on final passage.

Debate ensued, Representative Anderson (Eric O.) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 229, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Bergh, Bozarth, Copeland, Eldridge, Johnston (Elmer E.), Jolly, Kalich, Perry, Sheridan—9.

Engrossed House Bill No. 229, having received the constitutional majority, was declared passed.

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

House Concurrent Resolution No. 7, by Representatives Hood, Cunningham, and Conner:

Providing for an interim committee on problems of technological employment.

With the consent of the House the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 7 was placed on final passage.

Debate ensued, Representative Hood speaking in favor of adoption of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 7, and the resolution passed the House by the following vote: Yeas, 87; nays, 2; absent or not voting, 10.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Adams, Flanagan—2.

Those absent or not voting were: Representatives Bergh, Bozarth, Copeland, Epton, Hurley, Johnston (Elmer E.), Jolly, Kalich, Perry, Sheridan—10.

House Concurrent Resolution No. 7, having received the constitutional majority, was declared passed.

House Bill No. 362, by Representatives Kull, Canfield, and McDougall: Increasing marketing assessment on soft tree fruits.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 362 was placed on final passage.

Debate ensued, Representative Kull speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 362, and the bill passed the House by the following vote: Yeas, 75; nays, 13; absent or not voting, 11.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Moos, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Witherbee, Wolf, Mr. Speaker—75.

Those voting nay were: Representatives Ahlquist, Brachtenbach, Burtch, Dootson, Gorton, Harris, Huntley, Kirk, Lynch, McCaffree, Morphis, Slagle, Warnke—13.

Those absent or not voting were: Representatives Bergh, Bozarth, Copeland, Hurley, Jolly, Kalich, May, Newhouse, Perry, Taplin, Whetzel—11.

House Bill No. 362, having received the constitutional majority, was declared passed.

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

House Joint Memorial No. 14, by Representatives King (Chet), Hawley, and Taylor:

Memorializing congress to provide funds for Willamette Falls fishways.

With the consent of the House the rules were suspended, the second reading considered the third, and House Joint Memorial No. 14 was placed on final passage.

Debate ensued, Representatives Hawley and King (Chet) speaking in favor of adoption of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 14, and the memorial passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Swayze, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr Speaker—86.

Those absent or not voting were: Representatives Bergh, Bozarth, Copeland, Hurley, Jolly, Kalich, Kink, May, Perry, Sheridan, Smith, Taplin, Uhlman—13.

House Joint Memorial No. 14, having received the constitutional majority, was declared passed.

House Bill No. 247, by Representatives Cunningham and Gallagher (by departmental request):

Changing administrative provisions relating to users under motor vehicle use fuel tax.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 247 was placed on final passage.

Debate ensued, Representative Cunningham speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 247, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Bergh, Bozarth, Copeland, Jolly, Kalich, Perry, Sawyer, Smith, Uhlman—9.

House Bill No. 247, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 276, by Representatives Epton, Adams, and Savage (by departmental request):

Including as dependent children for public assistance purposes certain students over eighteen years of age.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 276 was placed on final passage.

Debate ensued, Representative Epton speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 276, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick") Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Bergh, Bozarth, Brachtenbach, Copeland, Hawley, Hurley, Jolly, Kalich, Perry, Sheridan—10.

Engrossed House Bill No. 276, having received the constitutional majority, was declared passed.

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

House Bill No. 450, by Representatives Epton, May, and Saling:

Providing state matching funds may be used for major repairs of existing buildings.

On motion of Mrs. Epton, the rules were suspended, and House Bill No. 450 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

On motion of Mrs. Epton, the following amendment was adopted.

On page 1, section 1, beginning on line 6, strike the balance of the section and insert:

"Whenever funds are provided to aid in the financing of common school capital outlays, the state board of education is authorized to approve the use of such funds for major repairs or improvements to existing buildings. The allocation of such funds shall be made upon the same basis as funds used for the financing of a new school plant project utilized for a similar purpose."

House Bill No. 450 was ordered engrossed.

THIRD READING OF BILLS

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 450 was placed on final passage.

Debate ensued, Representatives Epton and Mahaffey speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 450, and the bill passed the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Bottiger, Brouillet, Garrett—3. Those absent or not voting were: Representatives Bergh, Bozarth, Copeland, Jolly, Kalich, Perry, Sheridan—7.

Engrossed House Bill No. 450, having received the constitutional majority, was declared passed.

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

House Bill No. 192, by Representatives Adams, Johnston (Elmer E.), and Conner:

Adopting the interstate compact on mental health.

On motion of Mr. Burtch the rules were suspended, the second reading considered the third, and House Bill No. 192 was placed on final passage.

Debate ensued, Representatives Adams and Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 192, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Bergh, Bozarth, Copeland, Hawley, Jolly, Kalich, Marzano, Perry—8.

House Bill No. 192, having received the constitutional majority, was declared passed.

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

House Bill No. 134, by Representatives Witherbee, O'Donnell, and May:

Making it unlawful for county to issue construction permit to employer not paying industrial insurance premium.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 134 was placed on final passage.

Debate ensued, Representative Witherbee speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 134, and the bill passed the House by the following vote: Yeas, 79; nays, 11; absent or not voting, 9.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bledsoe, Bottiger, Braun, Brouillet, Burtch, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—79.

Those voting nay were: Representatives Ahlquist, Berentson, Brachtenbach, Canfield, Clark, Eldridge, Goldsworthy, Huntley, Lynch, McCaffree, Wolf—11.

Those absent or not voting were: Representatives Adams, Bergh, Bozarth, Copeland, Hurley, Jolly, Kalich, Newhouse, Perry—9.

House Bill No. 134, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 382, by Representatives Moon and Kalich:

Raising assessments on milk and cream under dairy products commission. On motion of Mr. Burtch, the rules were suspended, and Engrossed House Bill No. 382 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

Mr. Moon moved the adoption of the following amendment:

On page 1 of the printed bill, being page 2 of the engrossed bill, following section 1, add the following sections:

"Sec. 2. Section 15.44.020, chapter 11, Laws of 1961 and RCW 15.44.020 are each amended to read as follows:

"There is hereby created a Washington state dairy products commission to be thus known and designated. The commission shall be composed of seven practical producers of dairy products to be elected by such producers and the director of agriculture who shall be an ex officio member without vote [The governor shall appoint each producer member.]

"Sec. 3. Section 15.44.025, chapter 11, Laws of 1961 and RCW 15.44.025 are each amended to read as follows:

Each [appointed] elected commission member shall represent one of the following districts:

- "(1) District I, which shall include the counties of Pend Oreille, Spokane and Stevens:
- "(2) District II, which shall include the counties of Adams, Asotin, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas, Lincoln, Okanogan, Whitman and Walla Walla;
 - "(3) District III, which shall include the counties of Benton, Klickitat and Yakima;
- "(4) District IV, which shall include the counties of Clark, Cowlitz, Lewis, Pacific, Skamania and Wahkiakum;
 - "(5) District V, which shall include the counties of King, Pierce, and Snohomish;
- "(6) District VI, which shall include the counties of Island, San Juan, Skagit and Whatcom; and
- "(7) District VII, which shall include the counties of Clallam, Grays Harbor, Jefferson, Kitsap, Mason and Thurston.
- "Sec. 4. Section 15.44.030, chapter 11, Laws of 1961 and RCW 15.44.030 are each amended to read as follows:
 - "Each of the seven producer members of the commission shall:
 - "(1) Be a citizen and resident of this state and the district which he represents; and
- "(2) Be and for the five years last preceding his [appointment] election have been actually engaged in producing dairy products within this state. These qualifications must continue during each member's term of office.

"Sec. 5. Section 15.44.032, chapter 11, Laws of 1961 and RCW 15.44.032 are each amended to read as follows:

"The regular term of office of each producer member of the commission shall be three years. Commission members shall be first nominated and elected in 1966 in the manner set forth in section 6 of this 1965 amendatory act and shall take office as soon as they are qualified. However, expiration of the term of the respective commission members first [appointed after December 1, 1959] elected in 1966 shall be as follows:

- "(1) District I [,] and II on [December] July 1, [1961] 1967;
- "(2) District [II] III and IV on [December] July 1, [1962] 1968; and
- "(3) District V, VI and VII on [December] July 1, [1963] 1969.

"The respective terms shall end on [December] July 1st of each third year thereafter. Any vacancies that occur on the commission shall be filled by appointment by the [governor] other members of the commission, and such appointee shall hold office for the remainder of the term for which he is appointed to fill, so that commission memberships shall be on a uniform staggered basis.

"NEW SECTION. Sec. 6. There is added to chapter 15.44 RCW a new section to read as follows:

"Producer members of the commission shall be nominated and elected by producers within the district that such producer members represent in the year in which a commission member's term shall expire. Such producer members receiving the largest number of votes cast in the respective districts which they represent shall be elected. The election shall be by secret mail ballot and under the supervision of the director.

"The director shall conduct nomination meetings where vacancies will occur as follows:

- "(1) The first Tuesday in April, District I, II and V.
- "(2) The first Wednesday in April, District III and VI.
- "(3) The first Thursday in April, District IV and VII.

"Notice of such meetings shall be published for a period of at least five days in a newspaper of general circulation in the district where nominations are about to take place. No such meeting shall be held prior to five days after the last day of such period of publication. Such notice shall set forth the purpose, date, time and place of said meeting. The director may also use any other form or trade media which will effectuate such notice in the same manner as newspaper publication.

"The director shall accept nominations signed by five eligible producers for a period not exceeding ten days after such nomination dates.

"Ballots for electing members to the commission will be mailed by the director to all eligible producers no later than May 15th, in districts where elections are to be held and such ballots to be valid shall be returned post marked no later than May 31st of the year mailed, to the director in Olympia.

"NEW SECTION. Sec. 7. There is added to chapter 15.44 RCW a new section to read as follows:

"The commission shall prior to each election, in sufficient time to satisfy the requirements of section 6 of this 1965 amendatory act, furnish the director with a list of all producers within the district for which the election is being held. The commission shall require each dealer and shipper in addition to the information required under RCW 15.44.110 to furnish the commission with a list of names of producers whose milk they handle. Any producer may on his own motion file his name with the commission for the purpose of receiving notice of election.

"NEW SECTION. Sec. 8. There is added to chapter 15.44 RCW a new section to

read as follows:

"The commission shall reimburse the director for the necessary costs of conducting elections under the provisions of this chapter.

"NEW SECTION. Sec. 9. There is added to chapter 15.44 RCW a new section to read as follows:

"The term of the members of the commission appointed by the governor prior to the effective date of this 1965 amendatory act shall continue until their successors are elected and qualified as provided in this 1965 amendatory act.

"NEW SECTION. Sec. 10. Section 15.44.034, chapter 11, Laws of 1961 and RCW 15.44.034, and section 15.44.036, chapter 11, Laws of 1961 and RCW 15.44.036 are each hereby repealed."

Debate ensued, Representatives Moon, Moos, Newhouse, and Kull speaking in favor of adoption of the amendment, and Representative Conner speaking against it.

The motion was carried, and the amendment was adopted.

With the consent of the House, the Clerk read the last line of the title of the bill.

On motion of Mr. Moon, the following amendment to the title was adopted.

In line 2 of the title, after "referendum;" strike the balance of the title and insert "providing for the election of members to Washington state dairy products commission; amending section 15.44.080, chapter 11, Laws of 1961 and RCW 15.44.080; amending section 15.44.020, chapter 11, Laws of 1961 and RCW 15.44.020; amending section 15.44.025, chapter 11, Laws of 1961 and RCW 15.44.035; amending section 15.44.032, chapter 11, Laws of 1961 and RCW 15.44.030; amending section 15.44.032, chapter 11, Laws of 1961 and RCW 15.44.032; adding new sections to chapter 15.44 RCW; and repealing section 15.44.034, chapter 11, Laws of 1961 and RCW 15.44.036, chapter 11, Laws of 1961 and RCW 15.44.036, chapter 11, Laws of 1961 and RCW 15.44.036."

Engrossed House Bill No. 382 was ordered reengrossed.

Mr. Burtch moved that the rules be suspended, the second reading considered the third, and Reengrossed House Bill No. 382 be placed on final passage.

The motion was carried on a rising vote.

Debate ensued, Representative Moos speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Uhlman:

"Would the director of agriculture, Mr. Moos, yield to a question?"

The Speaker:

"Will you yield, Mr. Moos?"

Mr. Moos:

"The who?"

Mr. Uhlman:

"Director Moos, up in my area, all we do is open the back door or the front door and bring in the milk, and we just drink it. Whenever we get all the farms together, I start worrying about the people in my district, whether or not they are going to

have another increase in the price of milk, and I wonder what effect this will have. I notice you are increasing the assessment one cent per hundred-weight on all milk. You are my agricultural consultant here in the House, and I would like to have some advice as to what effect this will have on the price of milk."

Mr. Moos:

"In checking the remuneration received in the last couple of months, I think you can afford an increase of one-cent per hundred pounds of milk. I'm sure it's well worth the cost."

Mr. Uhlman:

"My question is not on my behalf. There are a lot of little people in my district who do not get the exorbitant pay of \$40.00 a day, and I am concerned about them. There is some rumor this is another milk marketing act."

Mr. Moos:

"I wouldn't suggest that at all, Mr. Uhlman. It is not a milk marketing act. This is good legislation. It is attempting to get good products for the people who buy them. The commission in the past has been able to support research programs that have given the people a very wholesome, abundant product. I think this is a self-help bill that is paid by the industry."

Further debate ensued, Representatives Canfield, Moon, and Newhouse speaking in favor of passage of the bill, and Representative Conner speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Speaker stated the question before the House to be the final passage of Reengrossed House Bill No. 382.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 382, and the bill passed the House by the following vote: Yeas, 75; nays, 17; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Thompson, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—75.

Those voting nay were: Representatives Chatalas, Conner, Dootson, Garrett, Grant, Hurley, Jueling, King (Chet), Mast, McCaffree, Morphis, O'Donnell, Rogers, Taylor, Traylor, Uhlman, Warnke—17.

Those absent or not voting were: Representatives Bergh, Bozarth, Copeland, Jolly, Kalich, Perry, Swayze—7.

Reengrossed House Bill No. 382, having received the constitutional majority, was declared passed.

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

MOTION

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

AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Adams, Anderson (Eric O.), Avey, Bozarth, Conner, Copeland, Epton, Jolly, Klein, Leland, and Perry. Representatives Bozarth, Copeland, Jolly, and Perry were excused.

MOTION

On motion of Mr. O'Brien, the House recessed until 2:00 p. m.

SECOND AFTERNOON SESSION

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

The Clerk called the roll, and all members were present except Representatives Bozarth, Conner, Copeland, Jolly, and Perry, who were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 256 with the following amendments: On page 5, section 5, line 21 of the printed bill, being page 5, line 18 of the engrossed bill, strike "holding a license issued" and insert "[holding a license issued] initially issued a license after June 30, 1965"

On line 22 of the printed bill, being line 19 of the engrossed bill, strike "which this repeals," and insert "[which this repeals,]"

On page 5, section 5, after "hereunder." on line 24 of the printed bill, being page 5, line 22 of the engrossed bill, add the following paragraph:

"Notwithstanding any provision of this amendatory act, any person, firm, association or corporation operating a school as defined in RCW 18.18.010, subsection (9), who is so licensed to operate and is operating said school upon the effective date of this act, shall be conclusively presumed to have complied with the provisions of the amendatory act and upon the application for a license or annual renewal thereof and upon the payment of the fees required, the director shall issue a license to the said person, firm, association or corporation without the necessity of having the said person, firm, association or corporation so operating said school qualify with and conform to the requirements of this amendatory act with respect to RCW 18.18.080 or any term or provision thereof."

On page 7, section 8, line 14 of the printed and engrossed bills, after "expenses" add the following: ": PROVIDED, HOWEVER, That all salaries, compensation, and travel expenses shall come from the license and application fees collected pursuant to this act"

On page 11, section 14, line 1 of the printed and engrossed bills, after "expenses" add the following: ": Provided, however, That all compensation and travel expenses shall come from the license and application fees collected pursuant to this act"

On page 11, section 15, line 15, after "records" and before the period insert ", such witness shall be entitled to fees and mileage as provided by 2.40 RCW"

On page 11, section 15, line 30, after "shall have the" strike the remainder of the section and insert "[right and appeal from the decision of the committee granted by RCW 43.24.120] right to appeal from the decision of the board to the superior court of the county in which he maintains his place of business."

On page 12, section 17, line 26, strike "immediate", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. Day moved that the House concur in the Senate amendments to Engrossed House Bill No. 256.

Debate ensued, Representatives Day, Goldsworthy, and Smith speaking in favor of the motion.

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 256 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 256 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 87; nays, 2; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Clark, McCaffree-2.

Those absent or not voting were: Representatives Bozarth, Conner, Copeland, Huntley, Jolly, Kalich, Lux, Perry, Smith, Uhlman—10.

Engrossed House Bill No. 256 as amended by the Senate, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

House Concurrent Resolution No. 15, by Representatives Uhlman, Copeland, and O'Brien:

Providing for fiscal notes on certain legislation.

With the consent of the House the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 15 was placed on final passage.

Debate ensued, Representatives Uhlman and O'Brien speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 15, and the resolution passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland,

Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Bozarth, Conner, Copeland, Dootson, Huntley, Jolly, Perry, Rogers—8.

House Concurrent Resolution No. 15, having received the constitutional majority, was declared passed.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery fourteen Sisters from Bellevue, and asked them to stand and be recognized.

House Bill No. 270, by Representatives Beck, Epton, and Elder (by departmental request):

Provides state bureau of criminal identification may be established at Washington corrections center at Shelton.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 270 was placed on final passage.

Debate ensued, Representative Beck speaking in favor of passage of the bill. The Clerk called the roll on the final passage of House Bill No. 270, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or

not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Bozarth, Conner, Copeland, Jolly, Perry, Rogers—6.

House Bill No. 270, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 592, by Representatives Thompson, Johnston (Elmer E.), and Klein:

Providing appointments for assistants for family courts in third class counties.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 592 was placed on final passage.

Debate ensued, Representative Thompson speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 592, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Bozarth, Conner, Copeland, Jolly, Perry, Rogers—6.

Engrossed House Bill No. 592, having received the constitutional majority, was declared passed.

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

House Bill No. 103, by Representatives Witherbee, Angevine, and Valle: Dispensing with elections in merger of and annexation by fire districts when certain percentage of voters approve petition.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 103 was placed on final passage. Debate ensued, Representative Witherbee speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 103, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Hurley—1.

Those absent or not voting were: Representatives Bozarth, Conner, Copeland, Jolly, King (Chet), Perry, Rogers—7.

House Bill No. 103, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 77, by Representatives Garrett, Grant, and Litchman:

Providing for accident insurance for school children.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 77 was placed on final passage.

Debate ensued, Representative Garrett speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 77, and the bill passed the House by the following vote: Yeas, 88; nays, 3; absent or not voting, 8.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Adams, Humiston, Hurley—3.

Those absent or not voting were: Representatives Bozarth, Conner, Copeland, Jolly, Mahaffey, Perry, Rogers, Sawyer—8.

Engrossed House Bill No. 77, having received the constitutional majority, was declared passed.

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

House Bill No. 133, by Representatives Witherbee, Warnke, and Perry: Providing that public building construction be by county building permit. With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 133 was placed on final passage.

Debate ensued, Representative Witherbee speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 133, and the bill passed the House by the following vote: Yeas, 91; nays, 3; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland,

Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Brachtenbach, Hurley, Smith—3. Those absent or not voting were: Representatives Bozarth, Conner, Copeland, Jolly, Perry—5.

House Bill No. 133, having received the constitutional majority, was declared passed.

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

House Joint Memorial No. 15, by Representatives Traylor, Wolf, and Rogers:

Petitioning for dogfish study.

With the consent of the House the rules were suspended, the second reading considered the third, and House Joint Memorial No. 15 was placed on final passage.

Debate ensued, Representative Traylor speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Joint Memorial No. 15, and the memorial passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Hurley-1.

Those absent or not voting were: Representatives Bozarth, Copeland, Jolly, Perry, Sheridan—5.

House Joint Memorial No. 15, having received the constitutional majority, was declared passed.

Engrossed House Bill No. 347, by Representatives Taylor, Smith, Gallagher, and Conner:

Preserving franchise rights in areas incorporated by cities and towns.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 347 was placed on final passage.

Debate ensued, Representative Taylor speaking in favor of passage of the bill.

'The Clerk called the roll on the final passage of Engrossed House Bill No.

347, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Bozarth, Copeland, Epton, Hurley, Jolly, Moos, Perry—7.

Engrossed House Bill No. 347, having received the constitutional majority, was declared passed.

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

House Bill No. 76, by Representatives Flanagan, Kink, and McCormick: Establishing campus police for state colleges.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 76 was placed on final passage.

Debate ensued, Representative Flanagan speaking in favor of passage of the bill.

The Speaker called on Mr. Garrett to preside.

The Clerk called the roll on the final passage of House Bill No. 76, and the bill passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—90.

Those voting nay were: Representative Slagle—1.

Those absent or not voting were: Representatives Bozarth, Copeland, Epton, Hurley, Jolly, Perry, Sheridan, Mr. Speaker—8.

House Bill No. 76, having received the constitutional majority, was declared passed.

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

House Bill No. 462, by Representatives Garrett and Warnke:

Authorizing sewer districts to enter contracts for the operation of the district and to enter contracts for the operation by it of other sewer or water systems.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 462 was placed on final passage. Debate ensued, Representative Warnke speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 462, and the bill passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—88.

Those voting nay were: Representative Hurley-1.

Those absent or not voting were: Representatives Angevine, Bozarth, Copeland, Epton, Jolly, Klein, Perry, Rogers, Sheridan, Mr. Speaker—10.

House Bill No. 462, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 240, by Representatives Bledsoe and Kull (by departmental request):

Regulating sale of commercial feed including customer-formula feed.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 240 was placed on final passage.

Debate ensued, Representative Bledsoe speaking in favor of passage of the bill.

The Speaker resumed the Chair.

The Clerk called the roll on the final passage of Engrossed House Bill No. 240, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwan-

der, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Hurley-1.

Those absent or not voting were: Representatives Bozarth, Copeland, Jolly, Klein, Perry, Rogers, Sheridan—7.

Engrossed House Bill No. 240, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Sawyer, the House reverted to the sixth order of business for the purpose of introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 673, by Representative Pierre:

An Act relating to public employment and to firemen's benefits; amending section 4, chapter 382, Laws of 1955 as amended by section 3, chapter 255, Laws of 1961 and RCW 41.18.040; and amending section 12, chapter 255, Laws of 1961 and RCW 41.18.180.

Ordered printed and referred to Committee on Local Government (Sub-committee on Cities and Towns).

House Concurrent Resolution No. 24, by Representative Pierre:

Authorizing legislative council to study tax structure.

Ordered printed and referred to Committee on Ways and Means (Sub-committee on Revenue).

FIRST READING OF SENATE BILLS

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

Senate Bill No. 538, by Senators Foley and Neill:

An Act relating to the expenses and costs of the legislature including subsistence payments; making appropriations therefor; and declaring an emergency.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 538 was advanced to second reading and read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 538 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative O'Brien speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 538, and the bill passed the House by the following vote: Yeas, 79; nays, 15; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Golds-

worthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marzano, May, McCaffree, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Witherbee, Mr. Speaker—79.

Those voting nay were: Representatives Andersen (James A.), Clark, Cunningham, Gorton, Kirk, Klein, Marsh, Mast, McCormick, Morphis, Pritchard. Saling. Warnke. Whetzel, Wolf—15.

Those absent or not voting were: Representatives Bozarth, Copeland, Dootson, Jolly, Perry—5.

Senate Bill No. 538, having received the constitutional majority, was declared passed.

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

STATEMENT FOR THE JOURNAL

For the duration of this extraordinary session of the legislature, it is my firm conviction that subsistence payments for the members of the legislature and the president of the Senate should be reduced from \$40.00 to \$25.00 per day. For that reason I am casting a negative vote for the appropriation bill.

FRANK J. WARNKE, 30th District.

STATEMENT FOR THE JOURNAL

Reason for my vote on Senate Bill No. 538:

Having voted before against all pay increases, I had intended to vote against Senate Bill No. 538 which continued the \$40.00 per diem for the extraordinary session.

However, I had been called out on a phone call when the bill was read and did not know the bill continued the \$40.00 per diem. When I found out that one section of the bill provided for the per diem it was too late to change my vote.

Audley F. Mahaffey, 46th District.

MOTION

On motion of Mr. O'Brien, Senate Bill No. 538 was ordered transmitted immediately to the Senate.

Senate Concurrent Resolution No. 16, by Committee on Rules and Joint Rules.

Establishing a time limitation for the consideration of bills.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 16 was advanced to second reading and read the second time in full.

Mr. Sawyer demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Bozarth, Copeland, Jolly, and Perry.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

Mr. O'Brien moved the adoption of the following amendment:

On line 2, after "on" and before "day" strike "Friday, the nineteenth" and insert

"Monday, the twenty-second" and on line 5, after "on" and before "day" strike "Tuesday, the twenty-third" and insert "Thursday, the twenty-fifth" and on line 8, after "on" and before "day" on line 9, strike "Tuesday, the twenty-third" and insert "Thursday the twenty-fifth" and on line 11, strike "congressional"

Debate ensued, Representative O'Brien speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Andersen (James A.):

"Mr. Speaker, would Mr. O'Brien yield to a question?"

The Speaker:

"Will you yield, Mr. O'Brien?"

Mr. O'Brien:

"Yes."

Mr. Andersen:

"Did my ears serve me correctly? Did you strike the word 'congressional' by this amendment and leave us to consider for the balance of the special session redistricting, period, including all redistricting?"

Mr. O'Brien:

"I wouldn't say all redistricting."

Mr. Andersen:

"That is what it says."

Mr. O'Brien:

"It just struck 'congressional.' "

MOTION

Mr. Brachtenbach moved that the question be divided and the matter of striking 'congressional' be separated from the remainder of the amendment.

POINT OF ORDER

Mr. O'Brien:

"It appears to me that the amendment as set forth covers the areas, and it is not necessary to divide the question. The resolution itself contains limitations and also spells out the type of legislation that shall be considered. On that basis I believe the amendment is germane in its entirety."

RULING BY THE SPEAKER

The Speaker:

"Your point is well taken, Mr. O'Brien, and it is so ruled."

POINT OF ORDER

Mr. Burtch:

"I might point out by striking 'congressional' we can consider House Joint Resolution No. 25, which is automatic redistricting."

The Speaker stated the question before the House to be the motion to divide Mr. O'Brien's amendment to Senate Concurrent Resolution No. 16, the dates to be in one amendment, and the striking of the word 'congressional' to be in another amendment.

The motion was lost on a rising vote.

Further debate ensued, Representative Andersen (James A.) speaking against the amendment, and Representative O'Brien speaking in favor of it.

Mr. McCormick demanded an oral roll call, and the demand was sustained. Further debate ensued, Representative Burtch speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, would Mr. O'Brien yield to a question?"

The Speaker:

"Will you yield, Mr. O'Brien?"

Mr. O'Brien:

"Yes."

Mr. Adams:

"Mr. O'Brien, if I interpreted your remarks correctly, it is your intention that we would consider amending the redistricting bill which we passed during the regular session and make changes in it. Is that correct?"

Mr O'Brien:

"We haven't completely decided, Dr. Adams, what we are going to do with the redistricting bill, but I can assure you that the county officials in my county are very concerned about it. It is creating quite a problem for them because they have lines going down the middle of the street, through the middle of houses, and so forth; so we are giving consideration to remedial legislation."

Mr. Adams:

"You can answer the question 'yes' or 'no.' Was it your statement that we consider or amend the redistricting bill which we just passed?"

Mr. O'Brien:

"Yes."

Further debate ensued, Representatives King (Richard "Dick"), Avey, O'Brien, and Smith speaking in favor of adoption of the amendment, and Representative Adams speaking against it.

PERSONAL PRIVILEGE

Mr. Litchman:

"In answer to Dr. Adams, I would just like to state for the record, that there are many major school bills, Dr. Adams, that are still in Rules Committee, and I, as one among many, would like to see some of these passed. I gave Mr. Pritchard and other members of Rules a list just a few minutes ago of priority bills pertaining to the apportionment formula, pertaining to nonhigh districts, pertaining to some fifteen or twenty noncontroversial bills which in my opinion should be passed. I have seen some of the recommendations of labor that have not yet passed, and my personal concern, of course, is to pass badly needed legislation which we can't get to within the next few days. I would also like to state to you, Dr. Adams, that I have no intention to spend any time at all on redistricting but, nevertheless, I feel we should have time to consider all noncontroversial bills."

Further debate ensued, Representatives Pritchard speaking in opposition to adoption of the amendment, and Representative Klein speaking in favor of it.

Representative O'Donnell demanded the previous question, and the demand was sustained.

The Clerk called the roll on the amendment by Mr. O'Brien to Senate Concurrent Resolution No. 16. The motion was carried and the amendment was adopted by the following vote: Yeas, 51; nays, 44; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Brouillet, Burtch, Chatalas, Conner, Day, DeJar-

natt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—51.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—44.

Those absent or not voting were: Representatives Bozarth, Copeland, Jolly, Perry—4.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 16 as amended by the House was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Gorton and DeJarnatt speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 16 as amended by the House, and the resolution passed the House by the following vote: Yeas, 61; nays, 34; absent or not voting, 4.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Haussler, Huntley, Jastad, Johnson (Doris), Kalich, King (Chet), King (Richard "Dick"), Kull, Leland, Litchman, Marsh, Marzano, May, McCaffree, Moon, Moos, O'Brien, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—61.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Cunningham, Eldridge, Goldsworthy, Harris, Hawley, Hood, Humiston, Hurley, Johnston (Elmer E.), Jueling, Kink, Kirk, Klein, Lux, Lynch, Mahaffey, Mast, McCormick, McDougall, Morphis, Newhouse, Newschwander, O'Dell, Swayze, Wang, Wolf—34.

Those absent or not voting were: Representatives Bozarth, Copeland, Jolly, Perry—4.

Senate Concurrent Resolution No. 16 as amended by the House, having received the constitutional majority, was declared passed.

MOTIONS

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

On motion of Mr. Sawyer, Senate Concurrent Resolution No. 16, as amended by the House, was ordered transmitted immediately to the Senate.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 18, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 538, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 538.

THIRD READING OF BILLS

House Bill No. 271, by Representatives Hurley, Chatalas, and Epton (by departmental request):

Allowing department of public assistance to coordinate state aid to federal programs respecting earnings of those receiving assistance.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 271 was placed on final passage.

Debate ensued, Representative Hurley speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 271, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Bozarth, Chatalas, Copeland, Jolly, O'Donnell, Perry—6.

House Bill No. 271, having received the constitutional majority, was declared passed.

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

House Bill No. 152, by Representatives Burtch, Andersen (James A.), and Anderson (Eric O.):

Allowing port districts special levy for canal construction or land leveling or filling purposes.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 152 was placed on final passage.

Debate ensued, Representative Burtch speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 152, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler,

Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Avey, Hurley—2.

Those absent or not voting were: Representatives Bozarth, Chatalas, Copeland, Jolly, O'Brien, O'Donnell, Perry—7.

House Bill No. 152, having received the constitutional majority was declared passed.

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

House Bill No. 245, by Representatives Gallagher, Taplin, and Jolly (by departmental request):

Exempting United States vehicles from motor vehicle registration; providing registration of vehicles possessed by international body.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 245 was placed on final passage.

Debate ensued, Representative Sawyer speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 245, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representatives Cunningham, Smith—2.

Those absent or not voting were: Representatives Adams, Bozarth, Copeland, Jolly, Perry—5.

House bill No. 245, having received the constitutional majority, was declared passed.

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

House Bill No. 249, by Representatives Jolly, Huntley, and Bozarth (by departmental request):

Abolishing issuance of duplicate vehicle license plates.

With the consent of the House, the rules were suspended, the second read-

ing considered the third, and House Bill No. 249 was placed on final passage. Debate ensued, Representative Sawyer speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 249, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Adams, Andersen (James A.), Bozarth, Brachtenbach, Brouillet, Copeland, Johnston (Elmer E.), Jolly, Kalich, Perry—10.

House Bill No. 249, having received the constitutional majority, was declared passed.

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

SPECIAL ORDER OF BUSINESS

The hour of 4:00 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, Substitute House Bill No. 272 on second reading.

MOTION

Mr. Andersen (James A.) moved that Substitute House Bill No. 272 be placed at the end of today's calendar.

Debate ensued, Representative Chatalas speaking against the motion.

The motion was carried on a rising vote.

House Bill No. 265, by Representatives Huntley, Wolf, and Gallagher (by departmental request):

Changing regulation of motor vehicle fuel tax users.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 265 was placed on final passage.

Debate ensued, Representative Sawyer speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 265, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler,

Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Adams, Bozarth, Copeland, Epton, Johnston (Elmer E.), Jolly, Morphis, Perry, Smith—9.

House Bill No. 265, having received the constitutional majority, was declared passed.

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

House Bill No. 283, by Representatives Taplin, Day, and Huntley:

Authorizing a feasibility study for relocation of primary state highway No. 3 in Asotin county.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 283 was placed on final passage.

Debate ensued, Representative Sawyer speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 283, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Hurley-1.

Those absent or not voting were: Representatives Adams, Bozarth, Copeland, Epton, Jolly, Perry, Sheridan—7.

House Bill No. 283, having received the constitutional majority, was declared passed.

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

The Speaker stated the question before the House to be Senate Bill No. 332 on third reading which had been substituted yesterday for Engrossed House Bill No. 428.

Senate Bill No. 332, by Senators Chytil, Hanna, and Woodall:

Providing for the transfer of continuation of certain common carrier contract carrier, or temporary carrier permits.

On motion of Mr. Burtch, Senate Bill No. 332 was rereferred to the Committee on Aviation and Transportation.

On motion of Mr. Burtch, Engrossed House Bill No. 428 was placed on the third reading calendar and ordered considered immediately.

Engrossed House Bill No. 428, by Representatives Kalich, Jastad, and King (Chet):

Providing for the transfer of a motor freight carrier's permit upon the death of the holder.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 428 was placed on final passage.

Debate ensued, Representative Kalich speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 428, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representative Hurley—1.

Those absent or not voting were: Representatives Adams, Bozarth, Copeland, Cunningham, Epton, Jolly, O'Brien, Perry, Sheridan—9.

Engrossed House Bill No. 428, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 515, by Representatives Wolf, Kink, and Traylor: Providing penalties for persons littering public property.

On motion of Mr. Grant, the rules were suspended, and Engrossed House Bill No. 515 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

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

On page 1, section 2, line 24 of the engrossed and printed bills, after "vehicle," strike "or upon" and insert "upon or along"

SPEAKER'S PRIVILEGE

The Speaker:

"We are very fortunate to have with us today the Honorable Charles V. Whelan, who is the Consul General of the Republic of Ireland, with his office in San Francisco. I would like to have all of the Irish members of the House escort Consul General and Mrs. Whelan to seats on the rostrum."

The Irish members of the House escorted Consul General and Mrs. Whelan to seats on the rostrum beside the Speaker.

The Speaker:

"It would be a great pleasure for us to have Consul General Whelan say a few words."

Consul General Whelan:

"Mr. Speaker, members of the House of Representatives of the State of Washington, all of you friendly Sons of St. Patrick, and Sons of Norway, and members of the Knute Rockne Club:

"I bear greetings from the government and people of Ireland to this wonderful state of the Pacific Coast with which we have many similarities in Ireland. I see you call yourselves the Evergreen State. We are the Emerald Island. You claim from time to time that your weather is sublime. You have mostly sunny days in Seattle, and all you have is a little moisture. We call it an occasional 'soft' day in Ireland.

"Dublin shares much with Olympia, particularly in the fact that your principal product is not dissimilar to ours.

"Ireland also is giving a little employment to some of the citizens of Seattle at the Boeing plant. I saw our new '707' aircraft which is going to be delivered shortly, the second one to our Irish Airlines fleet for transatlantic operations. I think we have been buying Boeings as far back as 1958, and we like them very much. We named them after our Saints, including St. Patrick. The one out there is St. Bridgette. We also take a great many of your Washington apples.

"In return we would like you to take our Irish tweeds (my wife is wearing a Donegal tweed today) and now and then try our excellent Irish beverage.

"So it is a great pleasure to come here today. I won't detain you longer. I understand you are having some serious matters to deal with. I can assure you that when my official visit is over, I will be coming back and traveling to Washington state for a vacation.

"May the blessings of St. Patrick be on you all."

The Speaker:

"Speaking on behalf of all the members of the House, it has certainly been a great honor to have Mr. and Mrs. Whelan with us today and we extend our very best wishes to the people of Ireland."

Mr. and Mrs. Whelan were then escorted from the rostrum to the state reception room.

The House resumed consideration of Engrossed House Bill No. 515 on second reading.

Mr. Grant moved the adoption of the following amendment by Mr. Garrett and Mr. Grant:

On page 2, following section 2, add two new sections to read as follows:

"NEW SECTION. Sec. 3. The state highway commission is authorized and directed to install an automatic stop and go traffic control signal at the intersection of the Sunset highway and Bendigo Street in the town of North Bend.

"NEW SECTION. Sec. 4. The speed limit on the Sunset highway within the town limits of North Bend is established at twenty-five miles per hour."

Debate ensued, Representative Grant speaking in favor of adoption of the amendment.

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"I really don't want to get involved in the merits of the amendment, but I want the Speaker to rule if this is germane to the subject matter of the bill."

RULING BY THE SPEAKER

The Speaker:

"I rule that the amendment is germane."

Further debate ensued, Representatives Avey, Day, and Garrett speaking in favor of adoption of the amendment, and Representatives Canfield, Huntley, Clark, Traylor, and Johnston (Elmer E.) speaking against it.

With the consent of the House, Representatives Grant and Garrett withdrew their amendment.

Engrossed House Bill No. 515 was ordered reengrossed.

On motion of Mr. Burtch, the rules were suspended, Reengrossed House Bill No. 515 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Traylor speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 515, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston, (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those absent or not voting were: Representatives Andersen (James A.), Bozarth, Burtch, Copeland, Eldridge, Flanagan, Grant, Jolly, Kalich, Perry, Rogers, Traylor—12.

Reengrossed House Bill No. 515, having received the constitutional majority, was declared passed.

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

SPECIAL ORDER OF BUSINESS

Having been made a special order of business at the end of today's calendar, the Speaker stated the question before the House to be Substitute House Bill No. 272 on second reading.

Substitute House Bill No. 272, by Representatives O'Donnell, Chatalas, and Bergh (by departmental request):

Changing law generally relating to child welfare agencies.

The House resumed consideration of Substitute House Bill No. 272, an amendment by Mrs. Hurley having been adopted previously. (See page 1052 for amendment.)

Mr. Andersen (James A.) moved the adoption of the following amendment: On page 1, strike everything after the enacting clause and insert:

"Section 1. Section 74.14.010, chapter 26, Laws of 1959 and RCW 74.14.010 are each amended to read as follows:

"For the purpose of this chapter, unless otherwise clearly indicated by the context, the terms used shall have the following meanings:

"(1) 'Department' means the state department of public assistance.

[&]quot;(2) 'Director' means the director of the state department of public assistance.

"(3) 'Children's staff' means personnel of the department specially qualified in and responsible for the direction of services for children.

"(4) 'Agency' is defined as any person, firm, association or corporation, or any private institution, but not including foster homes, which receives for control, care, placement, or maintenance, minor children, and not including in the case of an individual, children related to such persons or under guardianship, but shall include within its scope the following:

"(a) A children's institution is defined as an establishment which is maintained and operated for the group care of children or which may accept custody and responsibility as required for the welfare of children under care. It shall not apply to any boarding school which is essentially and primarily engaged in educational work characterized by having education as its only function, operating on a definite school year schedule, following a stated academic curriculum, accepting only school-age children, and not accepting custody of children; nor to any nonprofit institution which is operated under adequate local control by an established board of laymen or by a church organization.

"(b) A child-placing agency is defined as an agency, society, association, institution or person not related by blood to the child placed, which places or supervises children in family homes or special institutions or arranges temporary or continued care for children or places a child or children for adoption.

"An agency, society, association or institution which is not operated for profit and which is operated under adequate local control by an established board of laymen or a church organization and which places or supervises children in family homes or special institutions or arranges temporary or continued care for children or places a child or children for adoption shall not be considered a child-placing agency within the terms of this chapter.

"(c) A maternity home is an institution or place of residence the primary function of which is to give care to illegitimately pregnant girls or women, before or during confinement, or which provides care as needed to mothers and their infants after confinement, with or without compensation.

"(d) A day nursery is an institution which provides care during the day for a group of children with or without compensation. Its primary function is to give care and supervision to children in need of supplemental parental care during the day whose own families are unable to provide this daytime care. A day nursery shall not mean a nursery school which is essentially and primarily engaged in educational work with preschool children whose parents send the child to the nursery school only for education, the child not being in need of supplemental parental care: Provided, That nothing in this chapter shall be construed to cover the care of a neighbor's, relative's, or friend's child or children with or without monetary consideration where the person does not regularly engage in such activity or where parents on a mutually cooperative basis exchange care of one another's children. It shall not include any agency operated by another state department or governmental agency, or by a church organization.

"Any agency purporting to be administered under local control through a lay board or through a church organization shall not be exempt from licensing under this chapter unless such lay board or church organization can present a valid tax exemption certificate issued by the internal revenue division of the United States treasury department proving its recognition as such a charitable, tax-exempt organization.

"NEW SECTION. Sec. 2. There is added to chapter 26, Laws of 1959 and to chapter 74.14 RCW a new section to read as follows:

"Any agency operating without a license as provided for in this chapter shall be guilty of a misdemeanor."

Debate ensued, Representative Andersen (James A.) speaking in favor of adoption of the amendment, and Representative Uhlman speaking against it.

The Speaker called on Mr. Garrett to preside.

Further debate ensued, Representatives Litchman and Adams speaking against the amendment.

The Speaker resumed the Chair.

Further debate ensued, Representatives O'Brien, Clark, and Epton speaking in favor of the adoption of the amendment and Representative Burtch speaking against it.

POINT OF ORDER

The Speaker recognized Mr. Uhlman on a point of order.

Mr. Uhlman:

"Mr. Speaker, is it not in order for the friends of the main measure itself to attempt to perfect it before an amendment such as this is offered which strikes, literally, the whole bill? I was just checking rapidly in Reed's Rules, section 144."

The Speaker:

"We have taken the amendments in order. It was my understanding the first amendment was Mr. Andersen's amendment."

Mr. Uhlman:

"My point is this: His amendment is obviously a very adverse amendment since it emasculates the bill. Is it not in order for the friends of the main bill to perfect it before the enemies get started and completely delete the bill?"

The Speaker:

"Which amendment are the friends of the bill advocating that has not been considered?"

Mr. Uhlman:

"Well Representative Burtch has a good one, and it would be a deciding factor on whether Mr. Andersen would take drastic surgery. I call your attention to Reed's Rules, section 144, in the last part of the paragraph, "Whenever a motion to strike out a paragraph and insert another is made, the friends of each paragraph have a right to amend so as to make it acceptable, beginning with the paragraph proposed to be stricken out."

RULING BY THE SPEAKER

The Speaker:

"The Speaker rules that if the friends of the bill had had their amendment on the desk at the same time the amendment was offered by Mr. Andersen, the friends' amendment would be considered first. However, since the amendment by Mr. Andersen was on the desk and under consideration at the time the amendment by Mr. Burtch was presented, the amendment by Mr. Andersen would have to be defeated first and then the friends' amendment could be considered."

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

On page 1, section 1, subsection (4) (a), line 27, of the amendment, after "school" insert "approved by the superintendent of public instruction"

The Speaker stated the question before the House to be the amendment, by Mr. Andersen as amended.

Debate ensued, Representatives Humiston and Chatalas speaking against adoption of the amendment.

Mr. Grant demanded an electric roll call, and the demand was sustained.

Mr. King (Richard "Dick"):

"Mr. Speaker, would Representative Andersen yield to a question?"

The Speaker:

"Will you yield, Mr. Andersen?"

Mr. Andersen (James A.):

"Indeed."

Mr. King:

"By asking for a valid tax exemption certificate issued by the internal revenue division, are you not in fact allowing a branch of the federal government to tell the

state of Washington where it can license and where it can't? And if you agree with that, my next question is, would this be consistent with your own political philosophy or your party's philosophy?"

Mr. Andersen:

"I think that one thing has been notably clear here, that if there was any bill that did not involve partisan issues, this is perhaps the bill so far as this session is concerned. So far as the other aspect is concerned, I would remind you this is merely a means of determining in a simple fashion what a religious organization is, or a lay organization which should be exempt. The purpose is not to add additional exemptions; it is to narrow down the existing exemptions; that is the effect, if appropriately read."

Mr. Mahaffey demanded the previous question, and the demand was sustained.

PARLIAMENTARY INQUIRY

Mr. Andersen (James A.):

"Do I have the privilege of closing debate?"

The Speaker:

"Yes, I have ruled previously that the mover of an amendment could close debate."

The Clerk called the roll and the motion was carried and the amendment as amended was adopted by the following vote: Yeas, 48; nays, 44; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Bledsoe, Brachtenbach, Canfield, Clark, Conner, Cunningham, Day, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Hood, Huntley, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), Kink, Leland, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Sawyer, Swayze, Taylor, Wang, Warnke, Witherbee, Wolf—48.

Those voting nay were: Representatives Adams, Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Braun, Brouillet, Burtch, Chatalas, DeJarnatt, Eldridge, Gorton, Harris, Haussler, Hawley, Humiston, Jastad, Kalich, King (Richard "Dick"), Kirk, Kull, Litchman, Lux, Lynch, Mahaffey, Morphis, Pierre, Pritchard, Radcliffe, Saling, Savage, Sheridan, Slagle, Smith, Taplin, Thompson, Traylor, Uhlman, Valle, Whetzel, Mr. Speaker—44.

Those absent or not voting were: Representatives Bozarth, Copeland, Hurley, Jolly, Klein, Perry, Rogers—7.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Litchman on a point of personal privilege.

Mr. Litchman:

"I don't know if it's apropos, but I'd like to point out that I think it is a shame that we here in the legislature have to be confronted with a mechanical problem once again. With the original votes, the amendment to the bill would have been defeated. Because of a mechanical failure and some time to deliberate, wisely or unwisely, the vote changed. This has happened previously. I was afraid it would happen again, and it did. And it will happen in the future. I just hope, frankly, that something can be done to take care of this thing right now, or eliminate the electrical voting machine until it is taken care of, and perhaps suggest that oral roll call votes be taken. It is extremely important to the people that we vote once. This happened a couple of years ago and a bill was defeated where it had passed originally."

The Speaker:

"It is the right of any member to ask for an oral roll call whenever he so desires."

On motion of Mr. Andersen (James A.), the following amendment to the title was adopted:

In line 2 of the title, after "RCW 74.14.010;" strike the balance of the title and insert "adding a new section to chapter 26, Laws of 1959 and to chapter 74.14 RCW; and providing penalties."

Substitute House Bill No. 272 was ordered engrossed and passed to Committee on Rules and Order for third reading.

STATEMENT FOR THE JOURNAL

During the thirty-ninth session and up to this date during the extraordinary session I have voted on every bill and every amendment, the only exception being from 4:00 p.m. to midnight on March 11th, during which period I was excused by the Speaker.

On electrical voting on intermittent occasions, due to malfunction of equipment, my vote did not register.

FRED R. MAST, 35th District.

MOTION

On motion of Mr. O'Brien the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 146, adding additional members to state committee of each major political party, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES Elder, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 325, amending barbering regulations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

MRS JOSEPH E. HURLEY, Chairman.

We concur in this report: R. Ted Bottiger, William "Bill" Chatalas, William S. Day, Homer Humiston, Frank. Geo. Marzano, W. L. "Bill" McCormick, Richard W. Morphis, Ann T. O'Donnell.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 448, requiring registration of marriages and decrees of divorce, annulment and separate maintenance with state registrar of

vital statistics, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means

GEORGETTE VALLE, Vice Chairman,
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 451, regulating investments of state permanent funds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, FRANK, GEO. MARZANO, Vice Chairman,

We concur in this report: C. W. "Red" Beck, Damon R. Canfield, W. L. "Bill" McCormick, George Pierre, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred Reengrossed Substitute Senate Bill No. 93, regulating charitable solicitations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. Dejarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage.

Subcommittee on Revenue, Chairman,

Mark Litchman, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Hayes Elder, Gary Grant, Daniel G. Marsh, Ray Olsen, Frank Slagle.

House of Representatives, Olympia, Wash., March 18, 1965.

Mr. Speaker:

I, a minority of your Committee on Ways and Means, to whom was referred Reengrossed Substitute Senate Bill No. 93, regulating charitable solicitations, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. O'Brien, the House adjourned until 10:30 a.m., Friday, March 19, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, March 19, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll, and all members were present except Representatives Bledsoe, Copeland, Gorton, McCormick, and Moos. Representatives Bledsoe, Copeland, Gorton, and McCormick were excused.

The Speaker called upon Mr. Garrett to preside.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Arthur I. Andersen of the Gloria Dei Lutheran Church of Olympia.

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

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., March 18, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Reengrossed House Bill No. 382; also

Engrossed House Bill No. 444; also

Engrossed House Bill No. 450; also

Reengrossed House Bill No. 515, have compared same with the original and engrossed bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 18, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 256, have compared same with the original bill and find it correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., March 18, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Senate Bill No. 97, authorizing purchase of equipment and

supplies for Echo Lake juvenile institution, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Irving Newhouse, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Wash., March 19, 1965.

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

SIR:

I have the honor to transmit herewith pursuant to Section 12, Article 3 of the Constitution of the State of Washington, for the consideration of the House of Representatives, Enrolled House Bill No. 189 which has been vetoed by the Governor, together with his veto message attached thereto.

Respectfully,
A. Ludlow Kramer,
Secretary of State.
/s/ Stanley W. Worswick,
Assistant Secretary of State.

State of Washington, Office of the Governor, Olympia, March 18, 1965.

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

LADIES AND GENTLEMEN:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 189 entitled:

"An Act relating to the Washington state dairy products commission; providing for the election of commission members; amending section 15.44.020, chapter 11, Laws of 1961 and RCW 15.44.020; amending section 15.44.025, chapter 11, Laws of 1961 and RCW 15.44.030; amending section 15.44.032, chapter 11, Laws of 1961 and RCW 15.44.032; adding new sections ochapter 15.44.032, chapter 11, Laws of 1961 and RCW 15.44.032; adding new sections 15.44.034, and section 15.44.036, chapter 11, Laws of 1961 and RCW 15.44.036; and declaring an emergency."

The bill provides that in 1966 and subsequent years, members of the Washington state dairy products commission will be elected by the producers of dairy products. Members currently are appointed by the Governor.

Section 4 of the bill sets forth the expiration dates of the terms of the members first elected under this amendatory act, when it is apparent that these dates were intended to be commencement dates for these terms. If the bill were approved in its present form, each group of newly elected members would hold office for less than one month. The vacancies thus created would be filled by appointment of the remaining members of the commission, who could thwart the will of the dairy products producers, if they wished.

Unfortunately, the defect in section 4 does not lend itself to correction by partial veto; therefore, I have vetoed the entire bill. This defect has been called to the attention of the sponsors of this legislation; and it is my understanding that a corrected measure will be submitted to the legislature during the extraordinary session.

Respectfully submitted,

DANIEL J. EVANS, Governor.

MOTION

On motion of Mr. Burtch, Engrossed House Bill No. 189, together with the governor's veto message, was referred to the Committee on Rules and Order. (See Journal Appendix for Governor's veto messages.)

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 18, 1965.

MR. SPEAKER:

The Senate has passed: Reengrossed Senate Bill No. 122, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 18, 1965.

Mr. Speaker:

The Senate has passed: Senate Bill No. 136; also

Senate Bill No. 205; also

Engrossed Senate Bill No. 292; also

Substitute Engrossed Senate Bill No. 317; also

Engrossed Senate Bill No. 348; also

Senate Bill No. 422, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 18, 1965.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 8; also

Senate Bill No. 417; also

Engrossed Senate Bill No. 474; also

Senate Bill No. 518; also

Substitute Engrossed Senate Joint Resolution No. 6; also

Senate Joint Resolution No. 12, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 18, 1965.

MR. SPEAKER:

The Senate has adopted: Senate Concurrent Resolution No. 17, and the same is herewith transmitted. Ward Bowden, Secretary.

SPEAKER'S PRIVILEGE

The Speaker (Mr. Garrett presiding) observed in the north gallery seventy students from Camas Junior High School, and asked them to stand and be recognized.

The Speaker observed in the south gallery thirty-seven junior high school Camp Fire girls from Highline, and asked them to stand and be recognized.

The Speaker observed in the north gallery, from the 16th legislative district, Girl Scout Cadette Troop No. 156 from Kennewick, and asked them to stand and be recognized.

The Speaker observed in the south gallery seventy-five Boy Scouts from Mount Rainier Council at Federal Way, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

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

House Bill No. 674, by Representative Conner:

An Act relating to elections; and amending section 29.13.080, chapter 9, Laws of 1965 and RCW 29.13.080.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

House Bill No. 675, by Representatives Sawyer, Andersen (James A.), and Jolly:

An Act relating to revenue and taxation; amending section 82.04.120, chapter 15, Laws of 1961 and RCW 82.04.120; and amending section 82.16.050, chapter 15, Laws of 1961 and RCW 82.16.050.

Ordered printed and referred to Committee on Ways and Means (Sub-committee on Revenue).

House Bill No. 676, by Representatives Clark and Klein:

An Act relating to probate law and procedure; and amending section 11.04.015, chapter (Senate Bill No. 6) Laws of 1965 (uncodified).

Ordered printed and referred to Committee on Judiciary.

House Bill No. 677, by Representative Clark:

An Act relating to evidence; adding a new section to chapter 125, Laws of 1959 and to chapter 5.46 RCW; amending section 1, chapter 273, Laws of 1953 as last amended by section 1, chapter 125, Laws of 1959 and RCW 5.46.010; amending section 4, chapter 273, Laws of 1953 and RCW 5.46.920; and repealing sections 2 and 3, chapter 273, Laws of 1953 and RCW 5.46.900 and 5.46.910.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 678, by Representatives Haussler and Bozarth:

An Act relating to private property rights.

Ordered printed and referred to Committee on Local Government.

House Joint Resolution No. 41, by Representatives Bergh and Hawley:

Enacting a "Bill of Rights for Mental Freedom."

Ordered printed and referred to Committee on Public Institutions and Youth Development.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 8, by Senators Washington, Neill, and Cooney:

An Act relating to vagrancy; defining crimes and prescribing penalties; and amending section 436, chapter 249, Laws of 1909 and RCW 9.87.010.

Referred to Committee on Judiciary.

Reengrossed Senate Bill No. 122, by Senators Woodall, Dore, Bailey, Atwood, Petrich, and Neill (by Legislative Council request):

An Act relating to commercial transactions; enacting a Uniform Commercial Code; repealing certain acts and parts of acts; and declaring an effective date.

Referred to Committee on Judiciary.

Senate Bill No. 136, by Senators Freise and McCormack:

An Act relating to highways; and amending section 47.20.180, chapter 13, Laws of 1961, and RCW 47.20.180.

Referred to Committee on Highways.

Senate Bill No. 205, by Senators Knoblauch, Keefe, and Freise:

An Act relating to state employees; and amending section 43.01.040, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.01.040.

Referred to Committee on State Government, Military and Veterans' Affairs.

The Speaker resumed the Chair.

Engrossed Senate Bill No. 292, by Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request):

An Act relating to insurance; amending section .03.04, chapter 79, Laws of 1947 and RCW 48.03.040; amending section .05.23, chapter 79, Laws of 1947 and RCW 48.05.230; amending section .07.04, chapter 79, Laws of 1947 and RCW 48.07.040; amending section .10.08, chapter 79, Laws of 1947 and RCW 48.10.080; amending section .17.11, chapter 79, Laws of 1947 as last amended by section 17, chapter 195, Laws of 1963 and RCW 48.17.110; amending section .17.50, chapter 79, Laws of 1947 as last amended by section 9, chapter 193, Laws of 1957 and RCW 48.17.500; amending section .24.03, chapter 79, Laws of 1947 as last amended by section 1, chapter 192, Laws of 1963 and RCW 48.24.030; amending section .30.01, chapter 79, Laws of 1947 and RCW 48.30.010; amending section .30.22, chapter 79, Laws of 1947 and RCW 48.30.220; adding a new section to chapter 79, Laws of 1947 and to chapter 48.05 RCW; adding nine new sections to chapter 79, Laws of 1947 and to chapter 48.08 RCW; adding five new sections to chapter 79, Laws of 1947 and to chapter 48.13 RCW; adding a new section to chapter 79, Laws of 1947 and to chapter 48.23 RCW; adding a new chapter to chapter 79, Laws of 1947 and to Title 48 RCW; and repealing section 19, chapter 195, Laws of 1963 and RCW 48.20.400; prescribing penalties.

Referred to Committee on Banking and Insurance.

Engrossed Substitute Senate Bill No. 317, by Committee on Banks, Financial Institutions, and Insurance:

An Act relating to savings and loan associations; amending section 11, chapter 235, Laws of 1945, and RCW 33.08.100; amending section 49, chapter 235, Laws of 1945 as last amended by section 3, chapter 246, Laws of 1963, and RCW 33.12.090; amending section 50, chapter 235, Laws of 1945, as last amended by section 4, chapter 71, Laws of 1953, and RCW 33.12.100; amending section 80, chapter 235, Laws of 1945, as amended by section 8, chapter 246, Laws of 1963 and RCW 33.32.010; amending section 9, chapter 122, Laws of 1955, and RCW 33.48.080; adding a new section to chapter 235, Laws of 1945 and to chapter 33.12 RCW; and adding a new section to chapter 235, Laws of 1945, and to chapter 33.24 RCW.

Referred to Committee on Banking and Insurance.

Engrossed Senate Bill No. 348, by Senators McMillan, Cooney, and Donohue:

An Act relating to state government; and authorizing the sale of the Chewelah armory and the Prosser armory.

Referred to Committee on State Government, Military and Veterans' Affairs.

Senate Bill No. 417, by Senators Hanna, Ryder, and Talley:

An Act relating to financing by any bonds, obligations, refunding bonds, and refunding obligations of the state, its agencies, institutions, political subdivisions, and municipal and quasi municipal corporations; and declaring an emergency.

Referred to Committee on Local Government.

Senate Bill No. 422, by Senators Mardesich, Charette, and Durkan:

An Act relating to industrial insurance; and amending section 51.32.080,

chapter 23, Laws of 1961 as amended by section 3, chapter 274, Laws of 1961 and RCW 51.32.080.

Referred to Committee on Labor and Industrial Insurance.

Engrossed Senate Bill No. 474, by Senators Washington, Morgan, Sandison, Greive, Moriarty, Jr., and Stender:

An Act relating to highways; authorizing the selection of a route for construction of a bridge or bridges across Puget Sound; authorizing traffic and financial studies and surveys to determine the feasibility of constructing such bridges; making an appropriation and declaring an emergency.

Referred to Committee on Highways.

Senate Bill No. 518, by Senators Washington, Morgan, Sandison, Moriarty, Jr., Bailey, Peterson (Lowell), Mardesich, Stender, Herr, and Greive (by State Highway Commission request):

An Act relating to urban mass transportation; authorizing the state highway commission to make application to the United States for a grant of financial assistance for the acquisition of new ferry vessels; authorizing the sale of limited obligation bonds and the use of the proceeds for acquisition of new ferry vessels; and making an appropriation; and declaring an emergency.

Referred to Committee on Highways.

Engrossed Substitute Senate Joint Resolution No. 6, by Committee on Constitution, Elections, and Legislative Processes:

Eliminating uncontested judicial positions from ballot.

Referred to Committee on Constitution, Elections, and Reapportionment.

Senate Joint Resolution No. 12, by Senators McCormack, Bailey, and McCutcheon:

Revising publication requirements for referendum bills.

Referred to Committee on Constitution, Elections, and Reapportionment.

Senate Concurrent Resolution No. 17, by Senators Petrich, Atwood, and Charette:

Directing the legislative council to make a study of retail credit charges.

MOTIONS

On motion of Mr. Burtch, the rules were suspended, Senate Concurrent Resolution No. 17 was advanced to second reading and read the second time in full.

On motion of Mr. Burtch, the rules were suspended, Senate Concurrent Resolution No. 17 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative Burtch speaking in favor of adoption of the resolution.

The resolution was adopted.

On motion of Mr. Grant, **House Bill No. 678** was rereferred to the Committee on State Government, Military and Veterans' Affairs.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 256.

MOTION

On motion of Mr. Brouillet, the House recessed until 11:20 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 11:20 a.m.

The Clerk called the roll, and all members were present except Representatives Bledsoe, Copeland, Gorton, and McCormick, who were excused.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery fifty-one Boy Scouts and seven adults from the Terrace Heights area in Yakima, and asked them to stand and be recognized.

SECOND READING OF BILLS

House Bill No. 348, by Representatives Taylor, Smith, Gallagher, and

Regulating and prescribing procedures relating to garbage and/or refuse collection companies.

> House of Representatives, Olympia, Wash., March 1, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 348, regulating and prescribing procedures relating to garbage and/or refuse collection companies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 11, strike "[and] and/or" and insert "and"

On page 1, section 1, line 27, strike "and/or" and insert "and"

On page 2, section 1, line 7, after "garbage" and before "refuse" strike "and/or" and insert "and"

On page 2, section 1, line 12, after "garbage" and before "refuse" strike "and/or" and insert "and"

On page 2, section 2, line 16, strike "and/or" and insert "and"

On page 2, section 2, line 21, after "garbage" and before "refuse" strike "and/or" and insert "and"

On page 3, section 3, line 9, after "garbage" and before "refuse" strike "and/or" and insert "and"

On page 3, section 3, beginning on line 9, after "company" strike all of the matter down to and including the period on line 10 and insert "subject to the provisions of chapter 81.77 RCW."

On page 3, section 4, line 21, after "garbage" strike "and/or" and insert "and"

On page 3, add a new section following section 4 as follows:

"NEW SECTION. Sec. 5. Whenever in this chapter the phrase 'garbage and refuse' is used as a qualifying phrase or otherwise it shall be construed as meaning 'garbage and/or refuse.' '

In line 2 of the title, after "adding" strike "a new section" and insert "two new sections"

> Committee on Local Government SAMUEL J. SMITH, Chairman, Frank J. Warnke, Vice Chairman. Subcommittee on Cities and Towns JACK ROGERS, Chairman, W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Ann T. O'Donnell, George P. Sheridan, Richard Taylor, Wesley C. Uhlman, Frank J. Warnke.

The bill was read the second time by sections.

On motion of Mr. Rogers, the committee amendments to pages 1 and 2, and to page 3, lines 9 and 21 were adopted.

Mr. Rogers moved the adoption of the committee amendment on page 3, adding a new section 5.

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, would Mr. Rogers yield to a question?"

The Speaker:

"Will you yield to question, Mr. Rogers?"

Mr. Rogers:

"I may have to bring my attorney here, but I'll be glad to."

Mr. Clark:

"Would you have an objection to changing the wording in the new section just added to 'either garbage or refuse' so that the average person reading would understand it a little better than 'garbage and/or refuse'?"

Mr. Rogers:

"Mr. Clark, this is a legal matter, prepared by Mr. Hayes, the assistant attorney general who is attached to the department of utilities; and I'm not certain, not being an attorney myself, what the legal effect of this would be. They have taken considerable care with this language in the committee, and in the preparation, and I have correspondence and documents he has presented to us in connection with this, so I would be rather rejuctant to make a change in this technical language. However, if it's important to you, we could hold it over for a period of time and check with him."

Mr. Clark:

"It is not important to me, but I have always tried in drawing instruments to use common expressions rather than legal ones."

Debate ensued, Representative Smith speaking in favor of adoption of the committee amendment.

The motion was carried and the committee amendment on page 3, adding a new section 5 was adopted.

On motion of Mr. Rogers, the committee amendment to the title was adopted.

House Bill No. 348 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 348 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Rogers speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 348, and the bill passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, De-Jarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin,

Taylor, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—85.

Those voting nay were: Representatives Johnson (Doris), Jolly—2.

Those absent or not voting were: Representatives Andersen (James A.), Backstrom, Bledsoe, Brachtenbach, Copeland, Gorton, Huntley, Johnston (Elmer E.), May, Swayze, Thompson, Wang—12.

Engrossed House Bill No. 348, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act

STATEMENT FOR THE JOURNAL

My negative vote on Engrossed House Bill No. 348 was an error in flipping the automatic voting switch on the first vote of the day.

Doris Johnson, 16th District. Dan Jolly, 16th District.

House Bill No. 456, by Representatives Day, Moos, and Perry: Regulating chiropractors.

House of Representatives, Olympia, Wash., March 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry, and Drugs, to whom was referred House Bill No. 456, regulating chiropractors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 1, line 5, after "term." strike the remainder of the bill.

In line 2 of the title, after "RCW 18.25.015;" strike all the matter down to and including "18.25 RCW." on line 13.

ROBERT A. PERRY, Chairman.

We concur in this report: William S. Day, Hayes Elder, George Pierre, Alfred O. Adams, Homer Humiston, Marjorie Lynch, Charles E. Newschwander, Mrs. Frances G. Swayze.

The bill was read the second time by sections.

On motion of Mr. Day, the committee amendments were adopted.

House Bill No. 456 was ordered engrossed.

Mr. Day moved that the rules be suspended, Engrossed House Bill No. 456 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Brouillet demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed House Bill No. 456 to third reading and final passage, and the motion was carried by the following vote: Yeas, 79; nays, 12; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bozarth, Brachtenbach, Braun, Canfield, Clark, Conner, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Marsh, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling,

Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—79.

Those voting nay were: Representatives Brouillet, Burtch, Cunningham, DeJarnatt, Gallagher, Klein, Mahaffey, Marzano, O'Donnell, Savage, Sawyer, Sheridan—12.

Those absent or not voting were: Representatives Anderson (Eric O.), Bledsoe, Bottiger, Chatalas, Copeland, Gorton, May, Thompson—8.

Debate ensued, Representatives Day and Humiston speaking in favor of passage of the bill, and Representative Savage speaking against it.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery seventy-five students from Silverdale Junior High School in Kitsap County with their teacher Mrs. Duyff, and asked them to stand and be recognized.

The Clerk called the roll on the final passage of Engrossed House Bill No. 456, and the bill passed the House by the following vote: Yeas, 70; nays, 16; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bozarth, Braun, Canfield, Clark, Conner, Cunningham, Day, Dootson, Elder, Eldridge, Flanagan, Garrett, Goldsworthy, Grant, Harris, Haussler, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Whetzel, Witherbee, Wolf, Mr. Speaker—70.

Those voting nay were: Representatives Brachtenbach, Brouillet, Burtch, DeJarnatt, Gallagher, Hawley, Klein, Mahaffey, Marsh, Marzano, O'Donnell, Savage, Sawyer, Sheridan, Valle, Warnke—16.

Those absent or not voting were: Representatives Anderson (Eric O.), Bledsoe, Bottiger, Chatalas, Copeland, Epton, Gorton, Kalich, May, Morphis, Swayze, Thompson, Wang—13.

Engrossed House Bill No. 456, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 590, by Representatives Braun, Radcliffe, and Taylor: Pertaining to the retirement and disability system of cities and towns.

> House of Representatives, Olympia, Wash., March 17, 1965.

Mr. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 590, pertaining to the retirement and disability system of cities and towns, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 16, section 8, line 26, after "[ten]" strike "five" and insert "eight"

Committee on Local Government

SAMUEL J. SMITH, Chairman,

FRANK J. WARNKE, Vice Chairman.

Subcommittee on Cities and Towns
Jack Rogers, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Don Eldridge, Slade Gorton, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

The bill was read the second time by sections.

On motion of Mr. Rogers, the committee amendment was adopted.

On motion of Mr. Garrett, the following amendment was adopted:

On page 9, section 4, line 6, after "the" and before "shall" on line 7, strike "[age of fifty-five years or over] minimum age for social security benefits" and insert "age of fifty-five years or over"

On motion of Mr. Garrett, the following amendment was adopted:

On page 9, section 4, line 10, after "the" and before "may" on line 11, strike "[age of fifty-five years] minimum age for social security benefits" and insert "age of fifty-five years"

On motion of Mr. Garrett, the following amendment was adopted:

On page 9, section 4, line 13, after "attaining" and before "after" on line 14, strike "[age fifty-five] the minimum age for social security benefits" and insert "age fifty-five"

On motion of Mr. Garrett, the following amendment was adopted:

On page 9, section 4, line 16, after "the" and before the comma on line 17, strike "[age of fifty-five] minimum age for social security benefits" and insert "age of fifty-five"

Mr. Clark moved the adoption of the following amendment:

On page 14, section 7, line 6, strike all the matter down to and including line 22.

Debate ensued, Representative Clark speaking in favor of adoption of the amendment, and Representatives Rogers and Garrett speaking against it.

MOTIONS

Mr. Savage moved that House Bill No. 590 be held to the end of the second reading calendar for today.

The motion was carried on a rising vote.

On motion of Mr. O'Brien, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll and all members were present except Representatives Bledsoe, Copeland, Epton, and Gorton. Representatives Bledsoe, Copeland, and Gorton were excused.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 19, 1965.

Mr. Speaker:

The Senate has concurred in the House amendment to Senate Concurrent Resolution No. 16, and has adopted the resolution as amended by the House.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 18, 1965.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 16; also Senate Concurrent Resolution No. 17, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 18, 1965.

Mr. Speaker:

The President has signed: House Bill No. 256, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Concurrent Resolution No. 16: also

Senate Concurrent Resolution No. 17.

SECOND READING OF BILLS

- House Concurrent Resolution No. 19, by Representatives Litchman, Gallagher, and Johnston (Elmer E.):

Reactivating Joint Committee on Governmental Cooperation.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, House Concurrent Resolution No. 19 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Litchman and Johnston (Elmer E.) speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 19, and the resolution passed the House by the following vote: yeas, 87: nays. 2; absent or not voting. 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Berentson, Eldridge—2.

Those absent or not voting were: Representatives Angevine, Bledsoe, Copeland, Dootson, Epton, Gorton, Kirk, Sawyer, Sheridan, Whetzel—10.

House Concurrent Resolution No. 19, having received the constitutional majority, was declared passed.

House Bill No. 16, by Representatives Kink, O'Donnell, Litchman, Beck, Olsen, Radcliffe, Jolly, Johnson (Doris), Valle, Uhlman, Chatalas, Sheridan, and Kalich (by executive request of Governor Rosellini):

Providing certain credits to manufacturers toward business and occupation taxes due.

> House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 16, providing certain credits to manufacturers toward business and occupation taxes due, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1 add a new section following section 1 as follows:

"Sec. 2. Section 82.32.060, chapter 15, Laws of 1961, as amended by section 1, chapter 22, Laws of 1963, and RCW 82.32.060 are each amended to read as follows:

"If, upon application by a taxpayer for a refund or for an audit of his records. or upon an examination of the returns or records of any taxpayer, it is determined by the tax commission that within the two years immediately preceding the receipt of the commission of the application by the taxpayer for a refund or for an audit, or, in the absence of such an application, within the two years immediately preceding the commencement by the commission of such examination, a tax has been paid in excess of that properly due, the excess amount paid within such period of two years shall be credited to the taxpayer's account or shall be refunded to the taxpayer, at his option. Except as to the credits in computing tax authorized by section 1 of this 1965 amendatory act, no refund or credit shall be allowed with respect to any payments made to the commission more than two years before the date of such application or examination. Where a refund or credit may not be made because of the lapse of said two year period, the amount of the refund or credit which would otherwise be allowable for the portion of the statutory assessment period preceding the two year period may be offset against the amount of any tax deficiency which may be determined by the commission for such statutory assessment period. Notwithstanding the foregoing, no refund or credit shall be granted with respect to taxes paid prior to May 1, 1950, but where a refund or credit may not be made because the tax was paid prior to May 1, 1950, the amount of the refund or credit which would otherwise be allowable for the portion of the statutory assessment period preceding May 1, 1950, may be offset against the amount of any tax deficiency which may be determined by the commission for such preceding period.

"Notwithstanding the foregoing limitations there shall be refunded or credited to taxpayers engaged in the performance of United States government contracts or subcontracts the amount of any tax paid, measured by that portion of the amounts received from the United States, which taxpayer is required by contract or applicable federal statute to refund or credit to the United States, if claim for such refund is filed by the taxpayer with the tax commission within one year of the date that the amount of the refund or credit due to the United States is finally determined and filed within four years of the date on which the tax was paid: *Provided*, That no interest shall be allowed on such refund.

"Any such refunds shall be made by means of vouchers approved by the tax commission and by the issuance of state warrants drawn upon and payable from such funds as the legislature may provide.

"Any judgment for which a recovery is granted by any court of competent jurisdiction, not appealed from, for tax, penalties, and interest which were paid by the taxpayer, and costs, in a suit by any taxpayer shall be paid in like manner, upon the filing with the tax commission of a certified copy of the order or judgment of the court. Except as to the credits in computing tax authorized by section 1 of this 1965 amendatory act, interest at the rate of three percent per annum shall be allowed by the tax commission and by any court on the amount of any refund or recovery allowed to a taxpayer for taxes, penalties, or interest paid by him after May 1, 1949, and interest at the same rate shall be allowed on any judgment recovered by a taxpayer for taxes, penalties, or interest paid after such date."

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Revenue
Henry Backstrom, Chairman,
Mark Litchman, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Jack Rogers, Gerald L. Saling, Frank Slagle.

The bill was read the second time by sections.

Mr. Backstrom moved the adoption of the committee amendment.

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, would the chairman of the Subcommittee on Revenue answer a question?"

The Speaker:

"Mr. Backstrom will you yield to question?"

Mr. Backstrom:

"I'll try."

Mr. Clark:

"Could you tell me the financial impact of this act, if any?"

Mr. Backstrom:

"Approximately one hundred thousand dollars will be lost in taxes; however this will be more than overcome by the additional employment and the taxes that may be paid by those who would be employed as a result of this."

The motion was carried and the committee amendment was adopted.

On motion of Mr. Backstrom, the following amendment to the title was adopted:

On line 2 of the title, after "RCW" and before the period insert "; and amending section 82.32.060, chapter 15, Laws of 1961, as amended by section 1, chapter 22, Laws of 1963 and RCW 82.32.060"

House Bill No. 16 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 16 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Backstrom, Kink, and Radcliffe speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 16, and the bill passed the House by the following vote: Yeas, 88; nays, 5; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Brouillet, Garrett, Grant, Klein, Warnke—5.

Those absent or not voting were: Representatives Bledsoe, Copeland, Gorton, King (Chet), Sawyer, Sheridan—6.

Engrossed House Bill No. 16, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Burtch, all bills passed by the House today were ordered immediately transmitted to the Senate.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative Dick Poff of Seattle and appointed Representatives Klein and Grant to conduct him to a seat on the rostrum beside the Speaker.

House Bill No. 361, by Representatives Valle, Jueling, and Garrett:

Authorizing adjustment of water and sewer districts' boundaries.

The bill was read the second time by sections.

Mr. Smith moved adoption of the following amendment:

On page 1, section 1, lines 6 and 7, after "chapter" and before "and" strike "......, Laws of 1965 (Senate Bill No. 3)" and insert "7, Laws of 1965"

Add a new section following section 1 as follows:

"Sec. 2. Section 35.43.180, chapter 7, Laws of 1965 and RCW 35.43.180 are each amended to read as follows:

"The jurisdiction of the legislative authority of a city or town to proceed with any local improvement initiated by resolution shall be divested by a protest filed with the city or town council within thirty days from the date of passage of the ordinance ordering the improvement, signed by the owners of the property within the proposed local improvement district subject to sixty percent or more of the total cost of the improvement, including costs borne by the city or town, and including federally-owned or other nonassessable property as shown and determined by the preliminary estimates and assessment roll of the proposed improvement district or, if all or part of the local improvement district lies outside of the city or town, such jurisdiction shall be divested by a protest filed in the same manner and signed by the owners of property which is within the proposed local improvement district but outside the boundaries of the city or town and which is subject to sixty percent or more of that part of the total cost of the improvement allocable to property within the proposed local improvement district but outside the boundaries of the city or town, including federally-owned or other nonassessable property: Provided, That such restraint by protest shall not apply to any local improvement by sanitary sewers where the health officer of any city or town shall file with the legislative authority thereof a report showing the necessity for such improvement and such legislative body finds and recites in the ordinance or resolution authorizing the improvement that such improvement is necessary for the protection of the public health and safety and such ordinance or resolution is passed by unanimous vote of all members present."

Debate ensued, Representative Smith speaking in favor of adoption of the amendment, and Representative Valle speaking against it.

Further debate ensued, Representative Smith speaking in favor of the amendment.

Representative Valle asked that the Clerk reread the amendment.

The Clerk reread the amendment by Mr. Smith.

The motion was lost on a rising vote, and the amendment was not adopted.

MOTION FOR RECONSIDERATION

Representative Epton, having voted on the prevailing side, moved that the House do now reconsider the vote by which the amendment by Mr. Smith to House Bill No. 361 was not adopted.

The motion was lost.

POINT OF PARLIAMENTARY PROCEDURE

The Speaker recognized Mr. Moos on a point of parliamentary procedure.

Mr. Moos:

"The vote for reconsideration brought a point to mind. I believe Representative Burtch moved that all bills that had passed be immediately transmitted to the Senate.

If we follow this right to the letter, it would preclude anyone the opportunity for reconsideration of vote. Possibly you should make a ruling now before you get in a close vote where some member wanted reconsideration."

The Speaker:

"When we move to transmit the bills to the Senate, the motion would be open to discussion at that time. I think it is good to bring it to the attention of the House that this could take place, however."

Mr. Moos:

"Maybe I overestimate the speed that we transmit these bills."

POINT OF PARLIAMENTARY PROCEDURE

Mr. Adams:

"Doesn't the motion apply to those bills we have passed, not the ones we are going to pass?"

The Speaker:

"Mr. Moos's point, I believe, is that on close votes, if a particular member wanted to reconsider a vote at a particular time, if the bill had been transmitted to the Senate, he would not have the right to reconsider because the bill would not be in the possession of the House."

Mr. Adams:

"One of the motions that we will use in order to stop reconsideration is the motion that the bill be immediately transmitted to the Senate. Now has that already been done for all future bills we will have this afternoon?"

The Speaker:

"No, the motion that Mr. Burtch made was to transmit to the Senate immediately all bills which were passed by the House up to that time, not bills passed later this afternoon."

With consent of the House, the rules were suspended, House Bill No. 361 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Valle speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 361, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representative Warnke-1.

Those absent or not voting were: Representatives Bledsoe, Copeland, Gorton, O'Brien, Sawyer, Slagle—6.

House Bill No. 361, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 37, by Representatives Backstrom and Anderson (Eric O.) (by executive request of Governor Rosellini):

Creating a commission on Indian affairs and setting out its powers and duties.

MOTION

On motion of Mr. Uhlman, House Bill No. 37 was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

House Bill No. 449, by Representatives Conner and Brouillet: Establishing a two-year study of cystic fibrosis.

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations to whom was referred House Bill No. 449, establishing a two-year study of cystic fibrosis, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 4, beginning on line 5, strike all of section 4 In line 2 of the title, after "fibrosis" strike "; and making an appropriation." and insert a period

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arije U. Dejarnatt, Chairman.

We concur in this report: Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Don Eldridge, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

The bill was read the second time by sections.

On motion of Mr. DeJarnatt the committee amendments were adopted.

House Bill No. 449 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 449 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Conner, Savage, Brouillet, Traylor, and Pierre speaking in favor of passage of the bill, and Representatives Adams and Lux speaking against it.

YIELDING TO QUESTION

Mr. Pritchard:

"I wonder if I could ask Representative Conner, as one of the sponsors, what is the attitude of the State Health Department on this bill, and what are their plans for carrying it out? I think our concern here is one of what can be done effectively by it."

Mr. Conner:

"This bill was drawn in conjunction with, and with the approval of, the state health department, Dr. Bucove, and Dr. Bassett. It would be carried out through the crippled children's service program. They feel that the sum of \$100,000 would

adequately take care of a pilot study. We are not asking for any funds, however, at this particular time. We would like to have this bill passed and sent to the Senate so that the Ways and Means Committee could see that the funds will be placed in the budget for this particular program."

Further debate ensued, Representative Adams speaking against passage of the bill.

Mr. Burtch demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 449, and the bill passed the House by the following vote: Yeas, 81; nays, 8; absent or not voting, 10.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—81.

Those voting nay were: Representatives Adams, Ahlquist, Johnston (Elmer E.), Lux, Moos, Morphis, Pritchard, Whetzel—8.

Those absent or not voting were: Representatives Bledsoe, Copeland, Dootson, Gorton, Harris, Huntley, Klein, May, Newhouse, Sawyer—10.

Engrossed House Bill No. 449, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery one hundred forty students from Ephrata Junior High School, and asked them to stand and be recognized.

House Bill No. 470, by Representatives Beck and Epton:

Providing for the transfer of certain real property owned by the state to the department of game.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 470 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Beck speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 470, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (El-

mer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representative Pierre-1.

Those absent or not voting were: Representatives Berentson, Bledsoe, Copeland, Gorton, Klein, Sawyer—6.

House Bill No. 470, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker called on Mr. Garrett to preside.

House Bill No. 291, by Representatives Conner, Traylor, and King (Chet):
Providing for first-phase construction of Sol Duc Salmon Production
Station.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 291, providing for first-phase construction of Sol Duc Salmon Production Station, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Section 3, beginning on line 18, strike all of section 3.

In line 2 of the title, after "Station" insert a period and strike the remainder of the title.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. Delarnatt, Chairman.
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Damon R. Canfield, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

The bill was read the second time by sections.

On motion of Mr. DeJarnatt, the committee amendments were adopted. House Bill No. 291 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 291 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Conner speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 291, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, El-

dridge, Epton, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—90.

Those voting nay were: Representatives Flanagan, Hurley—2.

Those absent or not voting were: Representatives Bledsoe, Copeland, Gorton, Kirk, Kull, Sawyer, Mr. Speaker—7.

Engrossed House Bill No. 291, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 621, by Representatives Olsen, Sheridan, and Taylor:

Permitting the creation of regional agencies for purpose of studying regional governmental problems.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, to whom was referred House Bill No. 621, permitting the creation of regional agencies for purpose of studying regional governmental problems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, line 14, after "pollution," strike "schools," and insert "recommendations of sites for schools and"

Committee on Local Government
Samuel J. Smith, Chairman,
Frank J. Warnke, Vice Chairman.
Subcommittee on Cities and Towns
Jack Rogers, Chairman,
W. O. E. "Bill" Rabcliffe, Vice Chairman.

We concur in this report: Don Eldridge, Slade Gorton, George P. Sheridan, Wesley C. Uhlman, Frank J. Warnke, Jonathan Whetzel.

Subcommittee on Counties and Junior Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, George Pierre.

The bill was read the second time by sections.

On motion of Mr. Olsen, the committee amendment was adopted.

Mr. Olsen moved adoption of the following amendment:

On page 1, section 1, line 7, after "of any" and before "county" strike "class AA"

Debate ensued, Representative Olsen speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, will Mr. Olsen yield to question?"

The Speaker (Mr. Garrett presiding):

"Will you yield, Mr. Olsen?"

Mr. Olsen:

"Yes."

Mr. Clark:

"Mr. Olsen, do they need this legislation? Cannot the county commissioners confer with each other, and the city officials as well, without the state passing through the legislature this kind of an act?"

Mr. Olsen:

"Mr. Clark, the governmental conference we have had between the four counties and the four cities has been very successful. It is their desire to continue this in other parts of the state, and the counties also want to continue it. That is the reason for the bill."

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, may I ask Mr. Olsen a question?"

The Speaker (Mr. Garrett presiding):

"Mr. Olsen, will you yield to a question from Mr. Canfield?"

Mr. Olsen:

"Yes."

Mr. Canfield:

"Mr. Olsen, if this amendment should be adopted striking 'class AA', you would need the next few words stricken also, or it would read 'any county and any counties contiguous thereto.' I think your intent is to make it available to any county, so I think you would need a correction of wording."

Mr. Olsen:

"Well, I checked that with the bill drafters, and they said 'any county and any counties contiguous thereto.'"

The motion was carried and the amendment was adopted.

On motion of Mr. Olsen, the following amendment was adopted:

On page 2, section 3, line 1, after "agency" and before "for" insert "including neighboring states or their political subdivisions"

The Speaker resumed the Chair.

Mr. Olsen moved the adoption of the following amendment:

On page 2, after section 4, add a new section as follows:

"NEW SECTION. Sec. 5. Any city, town, or county may establish a youth agency to investigate, advise and act on, within the powers of that municipality, problems relating to the youth of that community, including employment, educational, economic and recreational opportunities, juvenile delinquency and dependency, and other youth problems and activities as that municipality may determine. Any city, town, or county may contract with any other city, town, or county to jointly establish such a youth agency."

Debate ensued, Representatives Olsen, Sheridan, and Clark speaking in favor of adoption of the amendment, and Representative Eldridge speaking against it.

YIELDING TO QUESTION

Mr. Sheridan:

"Mr. Speaker, would Mr. Clark yield to a question?"

The Speaker:

"Mr. Clark?"

Mr. Clark:

"Yes."

Mr. Sheridan:

"I am glad you think this is such a good bill. All the attorneys in the areas involved seem to feel they do need this in order to carry out the program. Would you have any objection?"

Mr. Clark:

"Of course they understand human nature too, perhaps, and want the bill so they will have the privilege of pushing people a bit, but it is much more effective in these troubled areas particularly, if people act on a voluntary basis, on a block or community level, a group of people who want the rest of the society to approve."

Further debate ensued, Representatives Johnston (Elmer E.) and Perry speaking in favor of adoption of the amendment.

Mr. Grant demanded the previous question, and the demand was sustained.

Mr. Anderson (Eric O.) demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Olsen. The motion was carried and the amendment was adopted by the following vote: Yeas, 73; nays, 9; absent or not voting, 17.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Lux, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, Moon, Morphis, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Saling, Sheridan, Slagle, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—73.

Those voting nay were: Representatives Berentson, Canfield, Eldridge, Flanagan, Lynch, McDougall, Newhouse, O'Dell, Swayze—9.

Those absent or not voting were: Representatives Adams, Bledsoe, Copeland, Garrett, Harris, Huntley, Kirk, Litchman, May, Moos, Newschwander, Pritchard, Rogers, Savage, Sawyer, Smith, Wolf—17.

On motion of Mr. Olsen the following amendment to the title was adopted:

In line 4 of the title, after "corporations" and before the period insert "; and authorizing the establishment of youth agencies"

House Bill No. 621 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 621 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Sheridan speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 621, and the bill passed the House by the following vote: Yeas, 81; nays, 9; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark,

Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, Moon, Moos, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sheridan, Slagle, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—81.

Those voting nay were: Representatives Berentson, Canfield, Eldridge, Flanagan, Lynch, McCaffree, McDougall, Newhouse, Swayze—9.

Those absent or not voting were: Representatives Bledsoe, Copeland, Harris, Huntley, Newschwander, Rogers, Sawyer, Smith, Wolf—9.

Engrossed House Bill No. 621, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Day on a point of personal privilege. Mr. Day:

"Mr. Speaker, ladies and gentlemen of the House, the candy and cigars which have been passed around in the House are a token of appreciation from the fire fighters of the state of Washington for the passage of Substitute House Bill No. 391 yesterday, which reestablishes a base for their pensions."

House Bill No. 665, by Representatives Jolly, Johnson (Doris), and Olsen: Providing for issuance of general obligation bonds by certain port districts operating municipal airports.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred House Bill No. 665, providing for issuance of general obligation bonds by certain port districts operating municipal airports, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, beginning on line 21, after "That" strike all the matter down to and including "provided" on page 2, line 7 and insert "port districts having less than fifty million dollars of assessed valuation and operating a municipal airport may at any time contract indebtedness or borrow money for airport capital improvement purposes and may issue general obligation bonds therefore not exceeding an additional one-half percent of the assessed value of the taxable property in the district without authorization by the voters to be ascertained as hereinabove provided; and, with the assent of three-fifths of the voters voting thereon at a general or special port election call for that purpose, may contract indebtedness or borrow money for airport capital improvement purposes and may issue general obligation bonds therefore for an additional one and one-half percent provided the total indebtedness of the district for all port purposes at any such time shall not exceed five percent of the assessed value of the taxable property in the district to be ascertained as hereinabove provided"

Committee on Local Government Samuel J. Smith, Chairman.

Subcommittee on Counties and Junior Taxing Districts

Joe D. Haussler, Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Ray Olsen, George Pierre.

The bill was read the second time by sections.

On motion of Mr. Haussler, the committee amendment was adopted.

House Bill No. 665 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 665 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Jolly speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 665, and the bill passed the House by the following vote: Yeas, 89; nays 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representative Marsh-1.

Those absent or not voting were: Representatives Bledsoe, Burtch, Copeland, Flanagan, Hurley, Kalich, Lynch, Rogers, Sawyer—9.

Engrossed House Bill No. 665, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I voted "yes" on Engrossed House Bill No. 665, but the voting switch at my desk was stuck while the vote was being taken, thus causing my vote to be incorrectly recorded as "no."

Daniel G. Marsh, 49th District.

House Bill No. 448, by Representatives Conner and Marzano:

Requiring registration of marriages, and decrees of divorce, annulment and separate maintenance with state registrar of vital statistics.

House of Representatives, Olympia, Wash., March 18, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 448, requiring registration of marriages, and decrees of divorce, annulment and separate maintenance with state registrar of vital statistics, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 10, section 12, beginning on line 12, strike all of section 12, and renumber section 13 to read "Sec. 12."

In line 21 of the title, after "penalties;" strike "making an appropriation;"

MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Mrs. Frances G. Swayze.

The bill was read the second time by sections.

On motion of Mr. DeJarnatt, the committee amendments were adopted. House Bill No. 448 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 448 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Conner speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Grant:

"Mr. Speaker, I wonder if Mr. O'Brien would yield to a question?"

The Speaker:

"Mr. O'Brien, will you yield?"

Mr. O'Brien:

"Yes."

Mr. Grant:

"Mr. O'Brien, you are an expert on records, and I was wondering, do you see any necessity for this particular piece of legislation that requires all these records to be kept in a state department? I think (correct me if I'm wrong) that these records are now kept in the county offices. Is this, in your opinion, a vital piece of legislation?"

Mr. O'Brien:

"Well, Mr. Grant, I believe this bill has a great deal of merit. Mr. Conner has explained it in detail and at some length. It just streamlines the handling of vital statistics. Anything you do along this line is good government, and I think it improves the procedure and provides for a fee. I think it's all right. As a matter of fact, I'd like to have you give it your wholehearted support."

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Conner yield to a question?"

The Speaker:

"Will you yield, Mr. Conner?"

Mr. Conner:

"Yes."

Mr. Smith:

"I didn't get your comments on what real need there was for this legislation, or who was asking for a measure like this to be placed into law."

Mr. Conner:

"Mr. Smith, I have had requests written to me personally, and perhaps other

legislators in rural areas have also, in which some serviceman in North Carolina, Virginia, or some other state back east has written back wondering what county he got married in, or if his wife got a divorce in that county. In Port Angeles and Port Townsend, this is a problem. If we had a central registry, it would eliminate a lot of the problems we are having at the present time. Veterans' organizations are vitally interested in this for servicemen who are not sure which county they were married in, or where a death in the family occurred, etc., so this would simplify the registry. We already have a department set up for this so there would be very little additional work."

Further debate ensued, Representative Marzano speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 448, and the bill passed the House by the following vote: Yeas, 77; nays, 11; absent or not voting, 11.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Braun, Brouillet, Canfield, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Haussler, Hawley, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Saling, Savage, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—77.

Those voting nay were: Representatives Brachtenbach, Clark, Flanagan, Garrett, Gorton, Grant, Harris, Hurley, Pritchard, Sawyer, Smith—11.

Those absent or not voting were: Representatives Adams, Bledsoe, Burtch, Copeland, Goldsworthy, Hood, Lynch, O'Dell, Rogers, Sheridan, Mr. Speaker—11.

Engrossed House Bill No. 448, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 411, by Representatives Grant, Perry, and Mast: Providing for rules concerning equipment in trailer coaches.

MOTION

On motion of Mr. Grant, Substitute House Bill No. 411 was substituted for House Bill No. 411, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 411 was read the second time by sections.

On motion of Mr. Perry, the following amendment was adopted:

On page 1, section 1, line 22, strike "January" and insert "July"

Representative O'Donnell moved the adoption of the following amendment:

On page 1, section 1, line 19, after "trailers" and before the period, insert ": Provided, That all glass installed in mobile homes or travel trailers shall be shatterproof safety glass"

Debate ensued, Representative O'Donnell speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, would Miss O'Donnell yield to a question?"

The Speaker:

"Will you yield to question, Miss O'Donnell?"

Miss O'Donnell:

"Yes."

Mr. Canfield:

"I am in favor of this bill, so don't misunderstand, but do your remarks apply to such things as light bulbs and mirrors?"

Miss O'Donnell:

"No, this applies only to outside glass windows and door windows."

The motion was carried and the amendment was adopted.

Mr. Klein moved the adoption of the following amendment:

On page 2, section 3, line 15, strike "or camping vehicle"

YIELDING TO QUESTION

Mr. Klein:

"I think it would be well if a couple of questions a number of us have might be cleared up by the proponents of the bill. What we are concerned with is—we note the bill originally referred to mobile homes, the substitute bill refers to mobile homes and travel trailers, then back in new section 3 we find the new phrase 'camping vehicle.' I wonder if one of the sponsors would enlighten us what is meant by these several different terms?"

The Speaker:

"Mr. Witherbee, would you care to answer Mr. Klein's question?"

Mr. Witherbee:

"I think what you are concerned about is a camping vehicle that you yourself would make at home. This isn't what we are talking about. We are talking about campers on pickup trucks."

Mr. Klein:

"That answers my question in part. I think my amendment is self-explanatory and I will leave it to the discretion of the House. I don't think we need to legislate down to every little vehicle we have."

Debate ensued, Representative O'Donnell speaking in opposition to the amendment.

The motion was lost, and the amendment was not adopted.

Mr. Perry moved the adoption of the following amendment:

On page 3, section 7, line 4, after "prescribed" strike "by this state, he may so provide" and insert "in section one of this act, he shall approve"

Debate ensued, Representatives Perry and Canfield speaking in favor of the amendment.

The motion was carried, and the amendment was adopted.

Substitute House Bill No. 411 was ordered engrossed.

With consent of the House, the rules were suspended, Engressed Substitute House Bill No. 411 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Grant and Canfield speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Harris:

"Mr. Speaker, would Mr. Grant or Mr. Perry yield to a question? If this bill is so good, why didn't you include boats, thermos bottles, etc., in with the trucks?"

The Speaker:

"Would you care to answer the question, Mr. Grant?"

Mr. Grant:

"I would be glad to reply. I think your question, Mr. Harris, is somewhat facetious. Certainly the departments of labor and industries in other states have found it most desirable to provide certain standards as far as heating and wiring, etc., in travel trailers and mobile homes. To go into the area of thermos bottles certainly is not a serious question. As far as boats are concerned, I don't know, but perhaps at the next session of the legislature you might want to make such a recommendation in bill form."

Further debate ensued, Representative Harris speaking against passage of the bill, and Representative Perry speaking in favor of its passage.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 411, and the bill passed the House by the following vote: Yeas, 88; nays, 4; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Clark, Goldsworthy, Harris, Morphis—4.

Those absent or not voting were: Representatives Adams, Bledsoe, Burtch, Copeland, Haussler, Leland, O'Brien—7.

Engrossed Substitute House Bill No. 411, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 206, by Representatives Beck, Bozarth, and Moos:

Imposing in lieu tax on state game lands and eliminating partial payment of hunting fines and forfeitures to counties.

House of Representatives, Olympia, Wash., February 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 206, imposing in lieu tax on state game lands and eliminating partial payments of hunting fines and forfeitures to counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 3, section 3, line 30, strike the period and insert "nor shall any tax payment be paid on any game farm, fish hatchery or tide lands, nor on any public fishing area of less than 100 acres in size." On page 3, section 3, line 32, after "tracts" strike "two hundred fifty acres" and insert "one hundred acres"

On page 4, section 4, line 14, after "benefit of" strike "public schools, public roads, or for"

JACK L. BURTCH, Chairman, W. S. "BILL" TRAYLOR, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Stewart Bledsoe, Horace W. Bozarth, Richard "Dick" King, Alfred E. Leland, Fred R. Mast, Donald W. Moos, George P. Sheridan.

The bill was read the second time by sections.

The Speaker called on Mr. Garrett to preside.

On motion of Mr. Moos, the committee amendments were adopted.

On motion of Mr. Moos, the following amendment was adopted:

Strike all of section 1 and renumber the remaining sections consecutively.

On motion of Mr. Moos, the following amendment was adopted:

On page 3, following section 2 add a new section as follows:

"NEW SECTION. Sec. 2. There is added to chapter 36, Laws of 1955 and to chapter 77.12 RCW a new section to read as follows:

The board of county commissioners of each county may elect, upon written notice given to the director prior to January 1st of any year, to obtain for the following year an amount in lieu of real estate taxes on game lands equal to that which would be paid on similar parcels of real estate situated in the county. Upon such election the total of all fines and bail forfeitures received by the county during the following year under RCW 77.12.170 shall be transmitted to the director. The election shall continue until the game department is notified differently prior to January 1st of any year."

On motion of Mr. Moos, the following amendment was adopted:

On page 3, section 3, line 25, after "state," and before "an" insert "if requested pursuant to an election made under section 2 hereof,"

Mr. Moos moved the adoption of the following amendment:

On page 4, section 3, line 5 strike the first "The" and insert the following:

"Upon an election being made by the board of county commissioners to receive an amount in lieu of real property taxes, the"

YIELDING TO QUESTION

Mr. King (Chet):

"Will Mr. Moos answer a question?"

The Speaker (Mr. Garrett presiding):

"Will you answer a question from Mr. King?"

Mr. Moos:

"Certainly."

Mr. King:

"The only thing I am concerned about is what about a county that doesn't have state game lands. Do they have to forget any fines, or percentage of fines collected?"

Mr. Moos:

"I believe not, Representative King, and if that is the case, I will find out, and before it is processed in the Senate I will give an answer. I believe we had legislators from counties that would have that particular problem at our meeting, and I think it would have been brought to light, but if there is a problem on that, I will make sure you have the information."

The Speaker (Mr. Garrett presiding):

"Perhaps Mr. Wolf could answer Mr. King's question."

Mr. Wolf:

"Mr. Speaker, the purpose of the entire amendment is to make the act elective so the county commissioners can say, 'We would rather have the game funds,' or they can say, 'We have lands over a hundred acres; we better have taxes in lieu of the game fines.' In the case of King county, I am sure they will elect to keep the fines because they don't have any property over one hundred acres."

Debate ensued, Representative Sheridan speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. King (Richard "Dick"):

"I wonder if Mr. Moos or Mr. Wolf would respond to a question. The general question that I have (I recall in committee I posed the question to the game department) is what effect would this bill have on their financial situation? The answer in committee was with the two things occurring, the fines coming back to the game department and the loss of taxes, would balance each other out. Now you are amending the bill in such a way to leave it up to the counties, and it seems to me there would be a drain of funds, resulting in a decrease of operating funds of the Game Department. Would this occur, and if so, would it have a serious effect on the operation of the department?"

The Speaker (Mr. Garrett presiding):

"Mr. Wolf, will you answer Mr. King's question?"

Mr. Wolf:

"The effect of the committee amendment was to take a few of the game lands out of this act, and when they took out the fish hatchery, game farm, and tide lands, they got a little more money, and we are taking it back."

The motion was carried and the amendment was adopted.

On motion of Mr. Moos, the following amendment to the title was adopted: In line 4 of the title, after "lands;" and before "amending" on line 5, strike "amend-

In line 4 of the title, after "lands;" and before "amending" on line 5, strike "amending section 77.12.170, chapter 36, Laws of 1955 and RCW 77.12.170;"

On motion of Mr. Moos, the following amendment to the title was adopted:

In line 7 of the title, after "chapter" and before the comma, strike "77.12" and insert "36" $\,$

House Bill No. 206 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 206 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Beck speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Kull:

"Will Representative Beck yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. Beck, will you yield?"

Mr. Beck:

"Yes, I will."

Mr. Kull:

"Does this bill initiate any kind of a new policy? Is there any loss of funds to the game department over this?"

Mr. Beck:

"Not substantially. At the present time whenever a person is picked up by a game warden for violating a game law, he pays a fine. Fifty percent of these fines have been going to the counties, into the counties' general funds for the purpose of processing the enforcement of the law and to the courts, and it paid for jail terms in case a jail sentence was handed out. It has been so long since they have had anyone in jail for this that it has been a windfall to the county. Some of the counties which receive substantial amounts of money in fines don't even have any game lands in their counties. Others have large holdings of game lands, but there are very few fines in those counties. This bill has been the result of an extremely careful study for many years, and in the interest of keeping good relations with the county officials and with sportsmen's groups, the game department has requested this bill. They are the ones who initiated it and there are very little funds involved."

The Clerk called the roll on the final passage of Engrossed House Bill No. 206, and the bill passed the House by the following vote: Yeas, 94; nays, 2; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—94.

Those voting nay were: Representatives Bottiger, Radcliffe—2.

Those absent or not voting were: Representatives Bledsoe, Copeland, Mr. Speaker—3.

Engrossed House Bill No. 206, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 302, by Representatives King (Richard "Dick") and Elder: Regulating public building construction.

The bill was read the second time by sections.

On motion of Mr. Witherbee, the following amendment was adopted:

On page 10, section 19, subsection (5), line 12, after the period following "avoided" strike the balance of the subsection.

House Bill No. 302 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 302 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative King (Richard "Dick") speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 302, and the bill passed the House by the following vote: Yeas, 78; nays, 7; absent or not voting, 14.

Those voting yea were: Representatives Adams, Andersen (James A.),

Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Warnke, Whetzel, Witherbee, Wolf—78.

Those voting nay were: Representatives Clark, Flanagan, Hurley, Kirk, O'Dell, Swayze, Wang—7.

Those absent or not voting were: Representatives Ahlquist, Angevine, Bledsoe, Brachtenbach, Copeland, Grant, Jastad, May, Moos, Morphis, Pritchard, Sheridan, Valle, Mr. Speaker—14.

Engrossed House Bill No. 302, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 402, by Representatives Andersen (James A.), DeJarnatt, and Jolly:

Permitting cities of ten thousand population or over to adopt city charters. The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 402 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Rogers speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 402, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf—89.

Those absent or not voting were: Representatives Angevine, Bledsoe, Copeland, Dootson, Jastad, May, Morphis, Sheridan, Valle, Mr. Speaker—10.

House Bill No. 402, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 7, by Representatives Klein, Burtch, and Litchman: Creating a constitutional advisory council.

House of Representatives, Olympia, Wash., February 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 7, creating a constitutional advisory council, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, section 2, subsection (6), line 7, after "governor" and before the semicolon insert ", one from each of the two major political parties, to be selected from three recommendations of each major party central committee"

> GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 7, creating a constitutional advisory council, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 4, section 11, beginning on line 9, strike all of section 11.

In line 2 of the title, after "duties" insert a period and strike the remainder of the title.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

The bill was read the second time by sections.

On motion of Mr. Grant, the amendment by the Committee on Constitution, Elections, and Reapportionment was adopted.

Mr. DeJarnatt moved the adoption of the amendment to page four by the Committee on Ways and Means, Subcommittee on Appropriations.

Debate ensued, Representatives DeJarnatt, Brouillet, Clark, and Canfield speaking in favor of adoption of the committee amendment, and Representatives Grant and Klein speaking against it.

Mr. Jueling demanded the previous question, and the demand was sustained.

The motion was carried on a rising vote, and the amendment by the Committee on Ways and Means, Subcommittee on Appropriations, was adopted.

On motion of Mr. DeJarnatt, the title amendment was adopted.

House Bill No. 7 was ordered engrossed.

The Speaker (Mr. Garrett presiding) stated with the consent of the House, the rules would be suspended, Engrossed House Bill No. 7 would be advanced to third reading, the second reading considered the third, and the bill placed on final passage.

Mr. Morphis objected.

On motion of Mr. O'Brien, the rules were suspended, Engrossed House Bill No. 7 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Klein and Rogers speaking in favor of passage of the bill, and Representatives McDougall and Gorton speaking against it.

The Speaker resumed the Chair.

Further debate ensued, Representative Klein speaking in favor of the bill. Mr. Brouillet demanded the previous question, and the demand was not

sustained.

YIELDING TO QUESTION

Mr. Pritchard:

"Mr. Speaker, I wonder if Representative Gorton would answer a question?"

The Speaker:

"Representative Gorton, would you yield?"

Mr .Gorton:

"Yes, Mr. Speaker."

Mr. Pritchard:

Mr. Gorton:

"I have never discussed this proposition with the governor, Representative Pritchard, and so I couldn't speak for him on that. He has never indicated that he favored this particular proposal to me. So far as my own attitude is concerned, Mr. Klein introduced a similar bill two years ago when I was chairman of the committee and I felt it had some merit, but certainly I did not endorse it. I also suggested to him earlier in the session some changes that would improve this bill. I did not receive the courtesy of a reply from him. I suggested some amendments to the Comimttee on Ways and Means, directed at the most dangerous parts of the act, that the commission will make recommendations, which I think will hurt its chances. The Committee on Ways and Means adopted them and then changed their minds at a later meeting. I was informed about ten minutes ago of that fact by Mr. DeJarnatt. The answer of course is no, I did not favor this bill in the past. I think there is some merit in some circumstances to collect this particular kind of information. I don't think we need to do it with one hundred thousand dollars. I think the provision in this bill which calls for the recommendation of a specific constitution by this commission is designed, not deliberately designed, but a least it will have the direct effect of adversely affecting a successful call of a constitutional convention."

Further debate ensued, Representatives Pritchard and Hurley speaking against passage of the bill, and Representative Burtch speaking in favor of it.

MOTION

Mr. Morphis moved that further consideration of Engrossed House Bill No. 7 be deferred, and the bill be placed on the third reading calendar immediately following House Joint Resolution No. 12.

Debate ensued, Representative Morphis speaking in favor of the motion.

POINT OF PARLIAMENTARY INQUIRY

Mr. Moon:

"Will this not require a suspension of the rules to put this bill on the third reading calendar?"

The Speaker:

"The bill is on the third reading calendar at the present time."

Mr. Smith demanded the previous question, and the demand was sustained.

Mr. Burtch demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion by Mr. Morphis to place Engrossed House Bill No. 7 on the third reading calendar following House Joint Resolution No. 12, and the motion was lost by the following vote: Yeas, 11; nays, 80; absent or not voting, 8.

Those voting yea were: Representatives Clark, Flanagan, Hawley, Hood, Hurley, Jastad, Jueling, Kink, Mast, McCormick, Morphis—11.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Humiston, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, Moon, Moos, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—80.

Those absent or not voting were: Representatives Backstrom, Berentson, Bledsoe, Canfield, Copeland, Huntley, Newhouse, Perry—8.

The Speaker stated the question before the House to be final passage of Engrossed House Bill No. 7.

Debate ensued, Representatives O'Brien, Bottiger, Savage, and Lux speaking in favor of passage of the bill, and Representatives Clark, Canfield, and McDougall speaking against it.

Mr. Mast demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Bill No. 7, and the bill passed the House by the following vote: Yeas, 57; nays, 37; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Brachtenbach, Braun, Canfield, Clark, Cunningham, Day, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kirk, Mahaffey, Mast, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—37.

Those absent or not voting were: Representatives Backstrom, Berentson, Bledsoe, Copeland, Leland—5.

Engrossed House Bill No. 7, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Burtch, all bills passed by the House up to this time were ordered immediately transmitted to the Senate.

The Speakers called on Mr. Garrett to preside.

House Bill No. 473, by Representatives Beck and Epton:

Authorizing the sale and/or lease of sewage treatment and disposal plant at Washington veterans' home.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 473 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Beck speaking in favor of passage of the bill. The Clerk called the roll on the final passage of House Bill No. 473, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—87.

Those absent or not voting were: Representatives Berentson, Bledsoe, Copeland, Day, Johnston (Elmer E.), Leland, Litchman, Marzano, O'Brien, Sawyer, Sheridan, Mr. Speaker—12.

House Bill No. 473, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 385, by Representatives King (Richard "Dick"), Radcliffe, Sheridan, Elder, Marsh, and Valle:

Extending time for filing industrial insurance injury claims in certain cases.

The bill was read the second time by sections.

Mr. Burtch moved that the rules be suspended, House Bill No. 385 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Grant demanded an electric roll call, and the demand was sustained. Debate ensued, Representative Adams speaking against the motion, and Representative Marsh speaking in favor of it.

The Clerk called the roll on the motion to advance House Bill No. 385 to third reading and final passage, and the motion was lost by the following vote: Yeas, 48; nays, 44; absent or not voting, 7.

Those voting yea were: Representatives Anderson (Eric O.), Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), Kink, Klein, Kull, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee—48.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Bledsoe, Brachtenbach, Canfield, Clark, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Richard "Dick"), Kirk, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Saling, Slagle, Swayze, Thompson, Wang, Whetzel, Wolf—44.

Those absent or not voting were: Representatives Berentson, Copeland, Day, Leland, Litchman, O'Brien, Mr. Speaker—7.

House Bill No. 385 was referred to the Committee on Rules and Order for third reading.

EXPLANATION OF VOTE

Representative Alan Thompson and Representative Richard "Dick" King wish to declare by this statement in the journal of proceedings of the House for this date that we inadvertently voted contrary to our intent in opposition to a motion to suspend the rules and advance House Bill No. 385 to third reading. We are relieved to note that our votes were not a critical factor in the failure of this motion, and wish it known that House Bill No. 385 will have our wholehearted support when it appears before the House on third reading.

ALAN THOMPSON, 18th District. RICHARD "DICK" KING, 38th District.

House Bill No. 342, by Representatives Sawyer, May, and Perry:

Requiring new electrical licensees to possess an electrical contractor's qualifying certificate.

House of Representatives, Olympia, Wash., March 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 342, requiring new electrical licensees to possess an electrical contractor's qualifying certificate, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 23, after "college" and before the period, insert "or a Washington professional engineer's license in the electrical engineering branch"

On page 1, section 1, following subsection (3), add a new subsection as follows:

"(4) The fee for electrical contractor's qualifying certificate shall be twenty dollars."

Mrs. Joseph E. Hurley, Chairman,
RAY Olsen, Vice Chairman.

We concur in this report: Stewart Bledsoe, William S. Day, Homer Humiston, Frank. Geo. Marzano, W. L. "Bill" McCormick, Richard W. Morphis, C. G. Witherbee.

The bill was read the second time by sections.

On motion of Mrs. Hurley, the committee amendment to page 1, section 1, line 23, was adopted.

Mrs. Hurley moved the adoption of the committee amendment adding a new subsection (4).

The motion was carried and the amendment was adopted.

House Bill No. 342 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 342 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Perry speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Pierre:

"Mr. Speaker, I wonder if Mrs. Hurley would yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mrs. Hurley?"

Mrs. Hurley:

"No."

The Speaker:

"No, she doesn't yield."

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would Mr. Perry yield to a question?"

The Speaker:

"Will you answer a question, Mr. Perry?"

Mr. Perry:

"Yes."

Mr. Witherbee:

"Mr. Perry, I'm sorry I didn't look at this act until now. Isn't this narrowing the field down a lot when you have to be an electrical engineer to be a contractor?"

Mr. Perry:

"No, the additional amendment said that you may also be an electrical engineer. The actual criteria is four years being in the trade. There isn't any exclusion. I see what you meant—the way the act read it said 'possess an electrical engineer's degree;' but previous to this it also says 'evidence of five years' practical experience in the electrical industry,' which is no problem in the trade."

Further debate ensued, Representative Dootson speaking against passage of the bill .

The Clerk called the roll on the final passage of Engrossed House Bill No. 342, and the bill passed the House by the following vote: Yeas, 60; nays, 24; absent or not voting, 15.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Canfield, Conner, Cunningham, Day, DeJarnatt, Elder, Gallagher, Garrett, Gorton, Grant, Haussler, Humiston, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kirk, Leland, Litchman, Lux, Marsh, Marzano, Mast, May, Moon, Newhouse, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf—60.

Those voting nay were: Representatives Ahlquist, Avey, Bledsoe, Brachtenbach, Burtch, Clark, Dootson, Epton, Flanagan, Goldsworthy, Hawley, Jastad, Jueling, Kull, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newschwander, Slagle, Swayze, Wang—24.

Those absent or not voting were: Representatives Adams, Berentson, Braun, Chatalas, Copeland, Eldridge, Harris, Hood, Huntley, Kink, Klein, McCormick, O'Brien, O'Dell, Mr. Speaker—15.

Engrossed House Bill No. 342, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 377, by Representatives Grant, Gorton, and Elder:

Relating to the appointment of election officials, their duties and the counting of ballots.

The bill was read the second time by sections.

Mr. Conner moved the adoption of the following amendment:

On page 9, following section 12, insert a new section to read as follows:

"Sec. 13. Section 29.13.080, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.13.080 are each amended to read as follows:

At every election and primary election the polls must be kept open from eight o'clock a.m. to eight o'clock p.m.: PROVIDED, That the polling hours at a state primary election and state election, general or special, shall be from seven o'clock a.m. to eight o'clock p.m. [and] All qualified electors who are [inside] at the polling place at eight o'clock p.m., shall be allowed to cast their votes."

Debate ensued, Representative Grant speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

On motion of Mrs. Lynch, the following amendment by Representatives McCaffree and Lynch was adopted:

On page 9, following the new section 13, insert new sections to read as follows:

"Sec. 14. Section 29.51.170, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.51.170 are each amended to read as follows:

"At any election or primary, any voter may write in on the ballot [or paste thereto] the name of any person for whom he desires to vote for any office and such vote shall be counted the same as if the name had been printed on the ballot and marked by the voter: PROVIDED, That when voting machines are used, no write-in vote for any candidate for a partisan office at either a state primary election or sate general election shall be valid unless a political party affiliation is also written by the voter after the candidate's name. The same procedure must be followed when paper ballots are used for partisan offices at a state primary election. For such write-in voting, it shall not be necessary for a voter to write the full name of the political party concerned. Any abbreviation including the first letter of the political party name shall be acceptable as long as the precinct election officers can determine to their satisfaction the person voted for and the political party intended.

"[Provided, That no] Any person who is nominated at any primary election as a write-in candidate for any public office but who has not previously paid the regular filing fee shall not have his name printed on the official ballot for the general election unless, within [ten] five days after the official canvass of the primary vote, he executes a declaration of candidacy and pays the same fee required by law to be paid by candidates for filing [a declaration of candidacy] for the office for which he has been nominated.

"Sec. 15. Section 29.51.100, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.51.100 are each amended to read as follows:

"On receipt of his ballot in an election the elector shall forthwith and without leaving the polling place retire alone to one of the places, booths, or apartments provided to prepare his ballot. Each elector shall prepare his ballot by marking a cross 'X' after the name of every person or candidate for whom he wishes to vote.

"In case of a ballot containing a constitutional amendment or other question to be submitted to the vote of the people the voter shall mark a cross 'X' after the question, for or against the amendment or proposition, as the case may be. Any elector may write in the blank spaces [, or paste over any other name.] the name of any person for whom he may wish to vote: PROVIDED, That where a partisan office is concerned, the voter must not only write in the name of the candidate but also the party affiliation of such person pursuant to the provisions of RCW 29.51.170 as now or hereafter amended.

"Before leaving the booth or compartment the elector shall fold his ballot in such a manner that the number of the ballot shall appear on the outside thereof,

without displaying the marks on the face thereof, and deliver it to the inspector of election.

"NEW SECTION. Sec. 16. There is added to chapter, Laws of 1965 (Senate Bill No. 5) and to chapter 29.51 RCW a new section to read as follows:

"Votes cast by stickers or printed label shall not be valid for any purpose and shall be rejected: *Provided*, That such action shall not jeopardize the remaining portion of the voter's ballot."

On motion of Mr. Grant, the following amendments by Mr. Conner to the title were adopted:

In line 1 of the title, after "sections" insert "29.13.080,"

In line 4 of the title, after "RCW" insert "29.13.080,"

On motion of Mr. Grant, the following amendments by Representatives McCaffree and Lynch to the title were adopted:

In line 2 of title, after "29.45.060," insert "29.51.100, 29.51.170,"

In line 5 of the title, after "29.45.060," insert "29.51.100, 29.51.170,"

Strike the whole of line 7 of the title and insert "adding new sections to chapter, Laws of 1965 (Senate Bill No. 5), and to chapters 29.51 and 29.54 RCW."

House Bill No. 377 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 377 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Grant speaking in favor of passage of the bill.

The Speaker resumed the chair.

POINT OF INQUIRY

Mr. Clark:

"Would the Speaker ask the Clerk to reread the underlined portion of the Lynch-McCaffree amendment. This amendment was not distributed, and I think every member should know what he is voting on."

The Clerk read the underlined portion of the amendment by Representatives McCaffree and Lynch.

YIELDING TO QUESTION

Mr. Savage:

"Mr. Speaker, I wonder if the chairman of the committee would yield to a question?"

Mr. Speaker:

"Will you yield, Mr. Grant?"

Mr. Grant:

"Yes."

Mr. Savage:

"I know on page 3, line 5, that it is going to be necessary for the county chairman of the central committee to submit a list of their election people sixty days ahead instead of fifteen days. It seems to me this is going to be a difficult thing to do, and I wonder why it's necessary to have such a long time. It's hard enough to get the list completed fifteen days prior to the election, let alone sixty days. Why such a long time?"

Mr. Grant:

"We have in the past had at least sixty days, and it has been changed to fifteen days, but this has proved to be inadequate. This bill also provides that the county chairman has authority to substitute names recommended by the precinct committeemen if in his judgment the persons are not qualified to serve, so I think that might help alleviate difficulties that might arise."

The Clerk called the roll on the final passage of Engrossed House Bill No. 377, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representative Savage—1.

Those absent or not voting were: Representatives Anderson (Eric O.), Avey, Berentson, Copeland, Klein, Slagle—6.

Engrossed House Bill No. 377, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 378, by Representatives Grant, Gorton, and Elder: Appointing members of political parties as deputy voter registrars.

House of Representatives, Olympia, Wash., March 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 378, appointing members of political parties as deputy voter registrars, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, line 21, after "made" and before the period, insert "from among citizens of the city to be charged"

GARY GRANT, Chairman, HAYES Elder, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Arlie U. DeJarnatt, Slade Gorton, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

The bill was read the second time by sections.

On motion of Mr. Grant, the committee amendment was adopted.

Mr. Brachtenbach moved adoption of the following amendment:

On page 2, section 1, beginning on line 7, after "section" strike "and their duly authorized representatives"

Debate ensued, Representatives Brachtenbach and Gorton speaking in favor of adoption of the amendment, and Representative Grant speaking against it.

On request of Mr. Moon, the Speaker asked the Clerk to reread the amendment.

Mr. Grant stated that he withdrew his objections to the amendment.

Further debate ensued, Representatives Taplin and Valle speaking in opposition to the amendment.

YIELDING TO QUESTION

Mr. Litchman:

"Mr. Speaker, I wonder if Mr. Brachtenbach would yield to a question?"

The Speaker:

"Will you yield, Mr. Brachtenbach?"

Mr. Brachtenbach:

"Yes, I will."

Mr. Litchman:

"Mr. Brachtenbach, would you explain what the purpose of this bill is so far as the newly appointed registrars are concerned?"

Mr. Brachtenbach:

"I am not a sponsor of the bill, but I would gather that the purpose would be to allow each major political party to nominate registration officers in each legislative district. Now I have no actual quarrel with this, and Representative Taplin has a good point that there are many people such as people in rest homes who should be allowed greater freedom of registration. My purpose for the amendment is that as I would read the bill, if I were appointed as a registration officer, I could appoint a thousand people in my district to go around and register anybody they wanted. If we could be certain there would be proper designation of those people, and if we had some control over it, fine; but I do object to the idea that a single registration officer duly appointed can then go out and appoint unlimited numbers of people, with resulting confusion in voting records and everything else."

Further debate ensued, Representative Litchman speaking against adoption of the amendment, and Representative Elder speaking in favor of it.

MOTION

Mr. Litchman moved that the House defer further consideration of House Bill No. 278 on second reading, and the bill be made a special order of business at 5:45 p. m. today.

The motion was lost on a rising vote.

Mr. Smith demanded the previous question, and the demand was sustained.

The Speaker stated the question before the House to be the amendment by Mr. Brachtenbach.

The motion was carried, and the amendment was adopted.

Mrs. Hurley moved the adoption of the following amendment:

On page 2, section 1, line 9, after "ner," strike "including contracting prospective voters at their residence and place of employment, and further,"

Debate ensued, Representatives Hurley and Dootson speaking in favor of the amendment, and Representatives Grant and Smith speaking against it.

Mr. Kalich demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

Mr. Uhlman moved adoption of the following amendment:

On page 3, following section 2, add a new section as follows:

"Sec. 3. Section 29.07.160, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.07.160 are each amended to read as follows:

"The registration files of all precincts shall be closed against original registration or transfer for thirty days immediately preceding every election and primary to be held in such precincts, respectively [, but they shall remain open for an additional fifteen days for transfers of registration from one precinct within a city or town to another precinct in the same city or town and for transfers of registration from one rural precinct to another rural precinct in the same county].

"The county auditor shall give notice of the closing of said files for original registration and transfer by one publication in a newspaper of general circulation in the county at least five days before such closing."

Debate ensued, Representative Uhlman speaking in favor of the amendment, and Representative Savage speaking against it.

Mr. Burtch demanded the previous question, and the demand was sustained. The motion was lost on a rising vote, and the amendment was not adopted.

PARLIAMENTARY INQUIRY

Mr. Uhlman:

"Mr. Speaker, without a change in the rules, is it possible for the limitation of time in debate by the Speaker?"

The Speaker:

"Under our present rules, there is a limitation of three minutes after the fiftieth day. We could construe that it is after the fiftieth day, even though we are in special session. There are no rules governing this for the special session; however, I would hope that we could limit speeches to three minutes."

House Bill No. 378 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 378 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 378 and the bill passed the House by the following vote: Yeas, 83; nays, 8; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—83.

Those voting nay were: Representatives Ahlquist, Andersen (James A.), Bledsoe, Clark, Flanagan, Hurley, Swayze, Wang—8.

Those absent or not voting were: Representatives Berentson, Bergh, Chatalas, Copeland, Hood, Klein, O'Donnell, Saling—8.

Engrossed House Bill No. 378, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPECIAL ORDER OF BUSINESS

Having been made a special order of business at the end of today's second reading calendar, the House resumed consideration of House Bill No. 590 on second reading, the committee amendment and four amendments by Mr. Garrett having been adopted previously.

House Bill No. 590, by Representatives Braun, Radcliffe, and Taylor:

Pertaining to the retirement and disability system of cities and towns.

The Speaker stated the question before the House to be the amendment by Mr. Clark to page 14, section 7, line 6, as follows:

On page 14, section 7, line 6, strike all the matter down to and including line 22.

With the consent of the House, Mr. Clark withdrew his amendment. House Bill No. 590 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 590 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Rogers speaking in favor of passage of the bill.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Bill No. 590, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallager, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Morphis—1.

Those absent or not voting were: Representatives Berentson, Copeland, Hood, Klein, Mahaffey, May, Savage—7.

Engrossed House Bill No. 590, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING OF BILLS

House Joint Resolution No. 12, by Representatives Andersen (James A.), Brouillet, DeJarnatt, Angevine, Gorton, Saling, McCaffree, Bottiger, Chatalas, O'Donnell, Johnson (Doris), Uhlman, Garret, Conner, Olsen, Witherbee, Gallagher, Sheridan, Kink, Thompson, Valle, Grant, Taylor, Cunningham, Whetzel, King (Richard "Dick"), Marzano, Elder, Litchman, Warnke, Sawyer, Wolf, Beck, and Traylor (by executive request):

Providing for a constitutional convention.

With the consent of the House the rules were suspended, the second reading considered the third, and House Joint Resolution No. 12 was placed on final passage.

The Clerk called the roll on the final passage of House Joint Resolution No. 12, and the resolution passed the House by the following vote: Yeas, 78; nays, 14; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Brachtenbach, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk,

Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, McCaffree, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—78.

Those voting nay were: Representatives Avey, Bozarth, Braun, Canfield, Day, Flanagan, Haussler, Hawley, Hurley, Mast, May, McCormick, Morphis, Slagle—14.

Those absent or not voting were: Representatives Berentson, Bledsoe, Copeland, Epton, Klein, Mahaffey, Savage—7.

House Joint Resolution No. 12, having received the constitutional twothirds majority, was declared passed.

House Bill No. 132, by Representatives Gorton, Uhlman, and Dootson (by departmental request):

Removing requirement that school district boundaries be co-extensive with city boundaries.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 132 was placed on final passage.

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, would Mr. Gorton or Mr. Dootson yield to a question?"

The Speaker:

"Mr. Dootson do you want to yield to a question?"

Mr. Dootson:

"I presume it's on the bill."

Mr. Bottiger:

"The point I make by way of a question is, in House Bill No. 104 we had a provision allowing school district boundaries which were coexistent with junior college districts to be considered separate school districts. Now we are apparently removing the requirement. Is there any conflict?"

Mr. Dootson:

"I hadn't thought of it before, I have to think just a moment. What this bill does is to relieve a situation, and I think the same would apply to junior college districts, that is, at the present time if you incorporate a new town or new community, the schools in that community cannot lie within two separate school districts; therefore, when a new town is formed, the children will be uprooted from one district to another, because you cannot have two school districts within the same town. That has occurred in a few instances, especially up in Snohomish County where the new town of Brier was formed. Because of the formation of this town, there were about one hundred students who would have to leave the Northshore District and go to Edmonds. Northshore is not overcrowded, but Edmonds is. So this worked a hardship."

Debate ensued, Representative Gorton speaking in favor of passage of the bill

The Clerk called the roll on the final passage of House Bill No. 132, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood,

Humiston, Hurley, Jastad, Johnson (Doris), Johnson (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Morphis—1.

Those absent or not voting were: Representatives Berentson, Braun, Burtch, Copeland, Garrett, Huntley, Mahaffey—7.

House Bill No. 132, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 14, by Representatives Lux, Thompson, Bergh, Litchman, Beck, and Angevine (by executive request of Governor Rosellini):

Creating and setting forth powers and duties of the higher education facilities commission.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 14 was placed on final passage.

Debate ensued, Representative Lux speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Hawley:

"I wonder if Representative Lux would yield to a question?"

The Speaker:

"Would you yield to a question, Mrs. Lux?"

Mrs. Lux:

"Yes"

Mr. Hawley:

"What would be the general purpose of the bill in connection with community colleges?" $\ensuremath{\mathsf{Community}}$

Mrs. Lux:

"It is not my understanding that this would affect community colleges, but rather the other institutions of higher education, and that this commission would be empowered to set up a priority list for the distribution of federal funds for the project within the state."

Mr. Hawley:

"A little further, if you will, if they set up the distribution of funds, does this mean they would have some control over the funds, or is it an advisory group, or what exactly is it?"

Mrs. Lux:

"I am certain they would have some control in the extent to which they develop the priority list. Would the chairman of the Higher Education Committee care to answer?"

Mr. Kink:

"I will try to answer Mr. Hawley's question. This would be only in an advisory capacity, and would have no control over the funds, Mr. Hawley."

YIELDING TO QUESTION

Mr. Newhouse:

"Would Mr. Uhlman yield to a question?"

Mr. Uhlman:

"Yes, I will yield, but I haven't been following the debate."

Mr. Newhouse:

"This seems to involve some expenditure. Shouldn't this have gone through your committee? There is no appropriation mentioned, but it says help could be employed, expenses incurred, etc."

Mr. Uhlman:

"I suspect there is no line item appropriation because of the action taken by the House earlier that this would be taken up at a later date if there were."

Further debate ensued, Representative Litchman speaking in favor of the bill.

Mr. Clark demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Bill No. 14, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those absent or not voting were: Representatives Backstrom, Berentson, Braun, Burtch, Copeland, Epton, Huntley, Johnston (Elmer E.), Mahaffey, May, Newhouse, Slagle—12.

Engrossed House Bill No. 14, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Substitute House Bill No. 36, by Committee on Education and Libraries:

Creating a state education television commission and defining its powers and duties.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 36 was placed on final passage.

Mr. Clark demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 36, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe,

Bottiger, Bozarth, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Marsh, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—83.

Those absent or not voting were: Representatives Berentson, Braun, Burtch, Copeland, Epton, Humiston, Huntley, Jueling, Klein, Mahaffey, Marzano, Mast, O'Dell, Sheridan, Swayze, Witherbee—16.

Engrossed Substitute House Bill No. 36, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

With the consent of the members, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 13, establishing and setting forth powers and duties of a canal commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Dorls Johnson, Helmut L. Jueling, Chet King, Richard "Dick" King, Audley F. Mahaffey, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives Olympia, Wash., March 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 374, establishing and providing for the administration of a correctional institution for women, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick"

King, Audley F. Mahaffey, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 503, appointing precinct committeemen as voter registrars on satisfactory completion of course of instruction, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Edward F. Harris, Doris Johnson, William J. S. May, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 584, prescribing filing requirements for precinct committeemen, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES Elder, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill' Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 78, providing the number of voters necessary for an election to authorize an excess levy for fire protection districts, have had the same under consideration and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES Elder, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 19, 1965.

MR. SPEAKER:

We, your Committee on Fisheries, to whom was referred Senate Bill No. 502, changing commercial fishing license application date, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman, RICHARD TAYLOR, Vice Chairman. We concur in this report: Duane L. Berentson, Arnie Bergh, Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Substitute Senate Joint Resolution No. 6, eliminating election when only one candidate files for any single position of superior court judge in class AA, class A or first class counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman.

..We concur in this report: R. Ted Bottiger, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Senate Joint Resolution No. 12, revising publication requirements for referendum bills, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

MOTIONS

On motion of Mr. Kull, the House advanced to the eighth order of business for the purposes of receiving a motion.

On motion of Mr. Kull, House Bill No. 314 was rereferred to the Committee on Ways and Means.

On motion of Mr. Grant, the House adjourned until 9:30 a.m., Saturday, March 20, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

SIXTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Saturday, March 20, 1965.

The Speaker called the House to order at 9:30 a.m.

The Clerk called the roll and all members were present except Representatives Copeland, McCormick, and Slagle. Representatives Copeland and Slagle were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Arthur I. Anderson of Gloria Dei Lutheran Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF ENGROSSMENT

House of Representatives, Olympia, Wash., March 19, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 7; also

Engrossed House Bill No. 16; also

Engrossed House Bill No. 206; also

Engrossed House Bill No. 291; also

Engrossed House Bill No. 302; also Engrossed House Bill No. 342; also

Engrossed House Bill No. 348: also

Engrossed House Bill No. 377; also

Engrossed House Bill No. 378; also

Engrossed Substitute House Bill No. 411; also

Engrossed House Bill No. 448; also

Engrossed House Bill No. 449; also

Engrossed House Bill No. 456; also

Engrossed House Bill No. 590; also Engrossed House Bill No. 621; also

Engrossed House Bill No. 665, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Richard W. Morphis.

House of Representatives, Olympia, Wash., March 19, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed Substitute House Bill No. 272, have compared same with the original substitute bill and find it correctly engrossed.

Ray Olsen, Chairman.

We concur in this report: Gary Grant, Richard W. Morphis.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 294, defining residence requirements for students at state schools, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

> DICK J. KINK, Chairman, ALAN THOMPSON. Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Richard "Dick" King, Marjorie Lynch, Daniel G. Marsh, Mary Ellen McCaffree, Charles Moon, Richard W. Morphis, Jack Rogers, Mrs. Frances G. Swayze, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 660, providing for payment of interest and collection costs on nonpayment of checks and bills of exchange, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Slade Gorton, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Leonard A. Sawyer.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 19, 1965.

To the Honorable, the House of Representatives of the State of Washington

LADIES AND GENTLEMEN:

I have the honor to advise that Governor Evans has approved the following Substitute House Bill, entitled:

Substitute House Bill No. 67:

"An Act relating to health and welfare of children and authorizing the reporting by practitioners of the healing arts of suspected cases of child abuse or neglect; and amending section 392, Code of 1881, and RCW 5.60.060; and declaring an emergency." Very truly yours,

RAYMOND W. HAMAN, Legal Counsel to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber. Olympia, Wash., March 19, 1965.

MR. SPEAKER:

The Senate has adopted: Senate Concurrent Resolution No. 18, and the same is herewith transmitted: WARD BOWDEN, Secretary.

> Senate Chamber, Olympia, Wash., March 19, 1965.

Mr. Speaker:

The Senate has passed: Senate Bill No. 39; also Senate Bill No. 63; also Engrossed Senate Bill No. 76; also Engrossed Senate Bill No. 155; also Senate Bill No. 185; also Engrossed Senate Bill No. 187; also

Senate Bill No. 222; also

Engrossed Senate Bill No. 229; also

Substitute Senate Bill No. 233; also

Engrossed Senate Bill No. 241; also

Senate Bill No. 252; also

Senate Bill No. 265; also

Engrossed Senate Bill No. 266; also

Senate Bill No. 294; also

Senate Bill No. 324; also

Senate Bill No. 326; also

Engrossed Senate Bill No. 327; also

Senate Bill No. 343; also

Substitute Senate Bill No. 358; also

Engrossed Senate Bill No. 377; also

Senate Bill No. 408; also

Engrossed Senate Bill No. 413; also

Engrossed Senate Bill No. 414; also

Engrossed Senate Bill No. 451; also

Engrossed Senate Bill No. 459; also Engrossed Senate Bill No. 476; also

Senate Bill No. 520; also

Senate Joint Memorial No. 6, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 19, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed House Bill No. 643, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 20, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 643, have compared same with the original bill and find it correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 643.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 679, by Representatives Savage, Pritchard, and Garrett:

An Act relating to recreational devices designed for the conveyance of persons; amending section 1, chapter 327, Laws of 1959, as amended by section 1, chapter 253, Laws of 1961, and RCW 70.88.010.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Senate Bill No. 39, by Senators Greive, Bailey, and Rasmussen (by executive request of Governor Rosellini):

An Act relating to industrial insurance; amending section 51.32.050, chapter 23, Laws of 1961 as amended by section 1, chapter 274, Laws of 1961 and

RCW 51.32.050; amending section 51.32.060, chapter 23, Laws of 1961 as amended by section 2, chapter 274, Laws of 1961, and RCW 51.32.060; and amending section 51.32.090, chapter 23, Laws of 1961 as amended by section 4, chapter 274, Laws of 1961, and RCW 51.32.090.

Referred to Committee on Labor and Industrial Insurance.

Senate Bill No. 63, by Senators Atwood, Hanna, and Williams:

An Act relating to municipal corporations; adding a new section to chapter 35.67 of chapter, Laws of 1965 and to chapter 35.67 RCW; amending section 35.67.340, chapter, Laws of 1965 and RCW 35.67.340, and repealing sections 35.67.320 and 35.67.330, chapter, Laws of 1965 and RCW 35.67.320 and 35.67.330.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Engrossed Senate Bill No. 76, by Senators Freise, Lewis, and Kupka:

An Act relating to institutions; and amending section 8, chapter 30, Laws of 1907 as amended by section 1, chapter 48, Laws of 1957 and RCW 10.76.060; amending section 6, chapter 30, Laws of 1907 as amended by section 2, chapter 48, Laws of 1957 and RCW 10.76.070; providing that the director of institutions shall institute programs at the state penitentiary which are corrective in nature rather than penal, authorizing the director to make rules for the administration of the penitentiary and providing for the superintendent to be custodian of personal property of inmates, and repealing section 72.08.100, chapter 28, Laws of 1959 and RCW 72.08.100; and repealing section 10, chapter 30, Laws of 1907 as amended by section 3, chapter 48, Laws of 1957 and RCW 10.76.090.

Referred to Committee on Public Institutions and Youth Development.

Engrossed Senate Bill No. 155, by Senators Moriarty, Jr., Atwood, Petrich, and McCutcheon (by request of Secretary of State):

An Act relating to initiative and referendum petitions; and prescribing penalties; and adding new sections to chapter, Laws of 1965 (Senate Bill No. 5) and to chapter 29.79 RCW.

Referred to Committee on Constitution, Elections, and Reapportionment.

Senate Bill No. 185, by Senators Sandison, Charette, and Chytil (by departmental request):

An Act relating to forest protection; repealing section 1, chapter 67, Laws of 1921 and RCW 76.04.450; repealing section 2, chapter 67, Laws of 1921 as amended by section 1, chapter 143, Laws of 1923 and RCW 76.04.460; repealing section 3, chapter 67, Laws of 1921, as amended by section 2, chapter 143, Laws of 1923 and RCW 76.04.470; repealing section 4, chapter 67, Laws of 1921 as amended by section 3, chapter 67, Laws of 1923 and RCW 76.04.480.

Referred to Committee on Natural Resources, Harbors and Waterways.

Engrossed Senate Bill No. 187, by Senators Kupka, Woodall, and Greive: An Act relating to the legislature and the state legislative council; and amending section 7, chapter 36, Laws of 1947 as amended by section 3, chapter 206, Laws of 1955 and RCW 44.24.070.

Referred to Committee on Constitution, Elections, and Reapportionment.

Senate Bill No. 222, by Senators Kupka, Talley, and McCutcheon (by request of State Auditor):

An Act relating to cities and towns; amending section 35.33.150, chapter Laws of 1965 (Senate Bill No. 3) and RCW 35.33.150.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Engrossed Senate Bill No. 229, by Senator Gissberg:

An Act relating to county commissioners; canceling notice requirement for purchases under five hundred dollars; and amending section 36.32.250, chapter 4, Laws of 1963 and RCW 36.32.250.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Substitute Senate Bill No. 233, by Committee on Cities, Towns, and Counties:

An Act relating to general obligation bonds of political subdivisions and municipal and quasi municipal corporations of the state of Washington; amending sections 1 and 3, chapter 151, Laws of 1923, as last amended by sections 1 and 2, chapter 141, Laws of 1961, and RCW 39.44.010 and 39.44.030; amending section 2, chapter 151, Laws of 1923, and RCW 39.44.020; adding a new section to chapter 39.44 RCW; and declaring an emergency.

Referred to Committee on Local Government.

Engrossed Senate Bill No. 241, by Senators Henry, Guess, and Redmon:

An Act relating to state government and providing for the disposition of revenue of certain professional boards and commissions; amending section 11, chapter 283, Laws of 1947 as last amended by section 3, chapter 142, Laws of 1961, and RCW 18.43.080; amending section 16, chapter 283, Laws of 1947 ast last amended by section 5, chapter 142, Laws of 1961, and RCW 18.43.130; adding a new section to chapter 18.43 RCW.

Referred to Committee on Licenses.

Senate Bill No. 252, by Senators Peterson (Ted), Petrich, and Atwood (by departmental request):

An Act relating to food fish and shellfish; amending section 5, chapter 309, Laws of 1959 and RCW 75.28.085; amending section 75.28.110, chapter 12, Laws of 1955 as amended by section 10, chapter 309, Laws of 1959 and RCW 75.28.110; amending section 75.28.120, chapter 12, Laws of 1955 as amended by section 11, chapter 309, Laws of 1959 and RCW 75.28.120; amending section 75.28.130, chapter 12, Laws of 1955 as amended by section 12, chapter 309, Laws of 1959 and RCW 75.28.130; amending section 75.28.140, chapter 12, Laws of 1955 as amended by section 13, chapter 309, Laws of 1959 and RCW 75.28.140; amending section 75.28.150, chapter 12, Laws of 1955 as amended by section 14, chapter 309, Laws of 1959 and RCW 75.28.150; amending section 75.28.160, chapter 12, Laws of 1955 as amended by section 15, chapter 309, Laws of 1959 and RCW 75.28.160; amending section 75.28.170, chapter 12, Laws of 1955 as amended by section 16, chapter 309, Laws of 1959 and RCW 75.28.170; amending section 75.28.180, chapter 12, Laws of 1955 as amended by section 17, chapter 309, Laws of 1959 and RCW 75.28.180; amending section 75.28.190, chapter 12, Laws of 1955 as amended by section 18, chapter 309, Laws of 1959 and RCW 75.28.190; amending section 75.28.210, chapter 12, Laws of 1955 as amended by section 19, chapter 309, Laws of 1959 and RCW 75.28.210; amending section 75.28.220, chapter 12, Laws of 1955 as amended by section 20, chapter 309, Laws of 1959 and RCW 75.28.220; amending section 75.28.230, chapter 12, Laws of 1955 as amended by section 21, chapter 309, Laws of 1959 and RCW 75.28.230; amending section 75.28.240, chapter 12, Laws of 1955 as amended by section 22, chapter 309, Laws of 1959 and RCW 75.28.240; amending section 75.28.250, chapter 12, Laws of 1955 as amended by section 23, chapter 309, Laws of 1959 and RCW 75.28.250; amending section 75.28.260, chapter 12, Laws of 1955 as amended by section 24, chapter 309, Laws of 1959 and RCW 75.28.260; amending section 75.28.270, chapter 12, Laws of 1955 as amended by section 25, chapter 309, Laws of 1959 and RCW 75.28.270; and repealing section 75.28.080, chapter 12, Laws of 1955 and RCW 75.28.080.

Referred to Committee on Fisheries.

Senate Bill No. 265, by Senators Charette, Peterson (Ted), and Petrich (by departmental request):

An Act relating to food fish and shellfish and adding a new section to chapter 12, Laws of 1955 and to chapter 75.32 RCW.

Referred to Committee on Fisheries.

Engrossed Senate Bill No. 266, by Senators Petrich, Peterson (Ted), and Atwood (by departmental request):

An Act relating to public lands; amending section 142, chapter 255, Laws of 1927 as last amended by section 1, chapter 79, Laws of 1963 and RCW 79.01.568; amending section 143, chapter 255, Laws of 1927 and RCW 79.01.572; amending section 144, chapter 255, Laws of 1927 as amended by section 40, chapter 271, Laws of 1951 and RCW 79.01.576 amending section 41, chapter 271, Laws of 1951 and RCW 79.01.580; amending section 146, chapter 255, Laws of 1927 and RCW 79.01.584; amending section 148, chapter 255, Laws of 1927 and RCW 79.01.588; and amending section 149, chapter 255, Laws of 1927 and RCW 79.01.592.

Referred to Committee on Fisheries.

Senate Bill No. 294, by Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request):

An Act relating to employee welfare trust funds; amending section 2, chapter 8, Laws of 1955 extraordinary session as last amended by section 1, chapter 174, Laws of 1961 and RCW 48.52.020, section 3, chapter 8, Laws of 1955 extraordinary session as last amended by section 2, chapter 174, Laws of 1961 and RCW 48.52.030, section 7, chapter 8, Laws of 1955 extraordinary esssion and RCW 48.52.070; and adding one new section to chapter 8, Laws of 1955 extraordinary session and to chapter 48.52 RCW.

Referred to Committee on Banking and Insurance.

Senate Bill No. 324, by Senators Morgan and Kupka (by departmental request):

An Act relating to the department of institutions; authorizing the acquisition of certain real property for the Fort Worden school near Port Townsend from the United States department of health, education and welfare.

Referred to Committee on Public Institutions and Youth Development.

Senate Bill No. 326, by Senators Morgan and Kupka (by departmental request):

An Act relating to the Interstate Compact on Juveniles; authorizing the state of Washington to enter into the Out-of-State Confinement Amendment to the Interstate Compact on Juveniles; and amending chapter 284, Laws of 1955 and chapter 13.24 RCW, by adding new sections thereto; and declaring an emergency.

Referred to Committee on Public Institutions and Youth Development.

Engrossed Senate Bill No. 327, by Senator Petrich:

An Act relating to state government; and authorizing the departments thereof to procure life insurance for state employees, state elected officials including legislators while passengers on non-scheduled aircraft flights; and adding a new section to chapter 43.01, Laws of 1965 (Senate Bill No. 4) and to chapter 43.01 RCW.

Referred to Committee on State Government, Military and Veterans Affairs.

Senate Bill No. 343, by Senators Rasmussen, Bailey, England, and Chytil (by departmental request):

An Act relating to public assistance; amending section 4, chapter 211, Laws of 1963 and RCW 74.09.430.

Referred to Committee on Social Security and Public Assistance.

Substitute Senate Bill No. 358, by Committee on Highways:

An Act relating to limited access highways; adding new sections to chapter 13, Laws of 1961 and to chapter 47.52 RCW; and repealing sections 47.52.072, 47.52.073, 47.52.074, 47.52.075, chapter 13, Laws of 1961 and RCW 47.52.072, 47.52.073, 47.52.074, 47.52.075, section 47.52.130, chapter 13, Laws of 1961 as amended by section 1, chapter 103, Laws of 1963 and RCW 47.52.130, section 47.52.140, chapter 13, Laws of 1961 as amended by section 2, chapter 103, Laws of 1963 and RCW 47.52.140.

Referred to Committee on Highways.

Engrossed Senate Bill No. 377, by Senators McCormack, Lewis, Hallauer, Guess, Thompson, Jr., Atwood and Cowen:

An Act relating to the state capitol historical association and museum; amending section 1, chapter 44, Laws of 1941 and RCW 27.36.010; amending section 2, chapter 44, Laws of 1941 and RCW 27.36.030; amending section 5, chapter 44, Laws 1941 and RCW 27.36.050; and adding new sections to chapter 44, Laws of 1941 and to chapter 27.36 RCW.

Referred to Committee on State Government, Military and Veterans Affairs.

Senate Bill No. 408, by Senators Riley, Connor, and Thompson, Jr.:

An Act relating to intoxicating liquor; amending section 5, chapter 67, Laws of 1949, as amended by section 8, chapter 111, Laws of 1959, and RCW 66.20.200; and providing penalties.

Referred to Committee on Licenses.

Engrossed Senate Bill No. 413, by Senators Petrich and Freise:

An Act relating to presentence hearings and sentencing in criminal cases where the jury may impose the death penalty.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 414, by Senators Donohue and Raugust (by Highway Interim Committee request):

An Act relating to county roads; and amending section 46.68.120, chapter 12, Laws of 1961 and RCW 46.68.120.

Referred to Committee on Highways.

Engrossed Senate Bill No. 451, by Senators Durkan, Rasmussen, and McCormack:

An Act relating to public utility districts; and adding a new section to chapter 245, Laws of 1941 and to chapter 54.04 RCW.

Referred to Committee on Public Utilities.

Engrossed Senate Bill No. 459, by Senator Petrich:

An Act relating to the judiciary, justices of the peace, and inferior courts; amending section 112, chapter 299, Laws of 1961 and section 3.66.010 RCW; and adding three new sections to chapter 3.66 RCW and amending section 4, chapter 156, Laws of 1951 and RCW 3.16.004.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 476, by Senator Petrich:

An Act relating to state government; transferring the powers, duties and functions of the director of budget relating to the state teletypewriter communications network to the chief of the Washington state patrol; amending section 43.89.010, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.89.020; amending section 43.89.030, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.89.030; adding new sections to chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.89.030; adding new sections to chapter, Laws of 1965 (Senate Bill No. 4) and to chapter 43.89 RCW; and providing an effective date.

Referred to Committee on State Government, Military and Veterans Affairs.

Senate Bill No. 520, by Senators Foley, Cooney and Ryder:

An Act relating to institutions of higher education; making appropriations; and declaring an emergency.

Referred to Committee on Ways and Means.

Senate Joint Memorial No. 6, by Senators Gissberg, Neill, Riley, Herrmann, Lennart, Atwood, Raugust, Woodall, McMillan, Henry, Donohue, Lewis, Guess, and Talley:

Memorializing Congress to amend the United States Constitution to set out the right of the people to choose whether or not they wish to have one house of the legislature of their state apportioned on the basis of factors other than population.

MOTION

Mr. Moos moved that Senate Joint Memorial No. 6 be referred to Committee on Rules and Order.

POINT OF ORDER

The Speaker recognized Mr. Gorton on a point of order.

Mr. Gorton:

"Mr. Speaker, will this not require a suspension of rules under Rule 78? Does not a bill, except for a committee bill, go first to committee before going to Rules?"

RULING BY THE SPEAKER

The Speaker:

"The Rules and Order Committee is a standing committee. Therefore, it would take only a majority vote."

POINT OF ORDER

The Speaker recognized Mr. Burtch on a point of order.

Mr. Burtch:

"Mr. Speaker, wouldn't this actually advance this bill in the legislative process and therefore require a suspension of the rules?"

RULING BY THE SPEAKER

The Speaker:

"I have not assigned the bill to committee. Therefore, it is before the body and the majority of the body can assign it to any committee they desire."

Debate ensued, Representatives Grant and Gorton speaking against the motion, and Representatives Moos and Day speaking in its favor.

POINT OF ORDER

The Speaker recognized Mr. Grant on a point of order.

Mr. Grant:

"Mr. Speaker, is Mr. Day discussing the merits of this legislation or the motion by Mr. Moos to refer it to the Rules Committee?"

The Speaker:

Further debate ensued, Representative Day completing his remarks, and Representative Garrett speaking against the motion.

Mr. Burtch demanded an electric roll call, and the demand was sustained. Further debate ensued, Representative Bozarth speaking in favor of the motion to refer Senate Joint Memorial No. 6 to Committee on Rules and Order, and Representative Pritchard speaking against the motion.

MOTION

Mr. Sawyer moved that the motion by Mr. Moos to refer Senate Joint Memorial No. 6 to Committee on Rules and Order be laid on the table.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Witherbee on a point of parliamentary inquiry.

Mr. Witherbee:

"Mr. Speaker, does this take the memorial with it?"

The Speaker:

"No. It is on a motion and would not take the memorial with it."

Mr. Moos demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to table the motion by Mr. Moos to refer Senate Joint Memorial No. 6 to Committee on Rules and Order, and the motion was carried by the following vote: Yeas, 47; nays, 43; absent or not voting, 9.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Beck, Bergh, Bottiger, Brouillet, Burtch, Chatalas, DeJarnatt, Dootson, Elder, Gallagher, Garrett, Gorton, Grant, Humiston, Jastad, Johnson (Doris), Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Leland, Litchman, Lux, Marsh, Marzano, Mast, McCaffree, O'Brien, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Whetzel, Witherbee, Mr. Speaker—47.

Those voting nay were: Representatives Adams, Avey, Backstrom, Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Clark, Cunningham, Day, Eldridge, Epton, Flanagan, Goldsworthy, Harris, Haussler, Hawley, Hood, Huntley, Johnston (Elmer E.), Jolly, King (Chet), Kink, Kull, Lynch, Mahaffey, May, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pierre, Saling, Swayze, Traylor, Wang, Warnke, Wolf—43.

Those absent or not voting were: Representatives Ahlquist, Andersen (James A.), Conner, Copeland, Hurley, McCormick, Perry, Savage, Slagle—9.

Senate Joint Memorial No. 6 was referred to Committee on Constitution, Elections, and Reapportionment.

Senate Concurrent Resolution No. 18, by Senator Durkan:

Wishing former member Louis E. Hofmeister a speedy recovery from illness.

On motion of Mr. Burtch, the rules were suspended, Senate Concurrent Resolution No. 18 was advanced to second reading and read the second time in full.

On motion of Mr. Burtch, the rules were suspended, Senate Concurrent Resolution No. 18 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representatives Burtch, Clark, Warnke, and O'Brien spoke in favor of adoption of the resolution.

The resolution was unanimously adopted.

RESOLUTION

Resolution by Representatives Sawyer and Huntley:

WHEREAS, The National System of Interstate and Defense Highways is being carried rapidly toward completion by the scheduled date of October 1, 1972; and

WHEREAS, The Federal Highway Trust Fund expires on that date; and

Whereas, The continuing growth of the nation's population and economy, and of its related transportation needs give evidence of need for continuing highway programs after that date; and

Whereas, The Federal-Aid Highway Program because of sound financing, long range planning and orderly construction has been a vital force in the dramatic expansion of the Nation's productive capacity and in enhancing the well-being of the citizens of this State and the Nation for over forty years; and

WHEREAS, It is in the national interest that the Federal-State relationship that has made this program possible be not terminated in 1972 but rather continued and strengthened:

Now, Therefore, We, the Members of the House of Representatives of the State of Washington, do respectfully petition the Congress of the United States to authorize and direct the Secretary of Commerce, with the cooperation of the State Highway Departments and through them, with the cooperation of the cities and counties, to undertake immediately a study to determine highway needs after 1972, and to recommend to the Congress a Federal policy with respect to highways to meet these needs most effectively; and

Be It Further Resolved, That the study include, but not be limited to, a review of the desirable extent of the National System of Interstate and Defense Highways, the requirements by states of Federal-aid primary and secondary or other systems of highways, the street and highway needs in urban areas, the most appropriate basis of sharing the costs among the several levels of government in relation to the interests of each in the several highway systems, the problem of reimbursement for toll or other roads included in the National System of Interstate and Defense Highways, and such other matters as the Secretary or the states believe appropriate; and

Be It Further Resolved, That the study be completed and reported to the Congress no later than January 1, 1967; and

Be It Further Resolved, That copies of this Resolution be transmitted by the Clerk of the House to the Honorable Lyndon B. Johnson, President of the United States, the President of the United States Senate, the Speaker of the House of Representatives, and to each member of Congress from the State of Washington.

On motion of Mr. Sawyer, the resolution was adopted.

With the consent of the House, the House advanced to the tenth order of business.

THIRD READING OF BILLS

Engrossed House Bill No. 226, by Representatives O'Brien, Whetzel, and Valle:

Providing for open space lands in urban areas.

MOTION

Mr. Witherbee moved that Engrossed House Bill No. 226 be indefinitely postponed.

Debate ensued, Representatives Witherbee and Hawley speaking in favor of the motion, and Representatives Dootson, Savage, Whetzel, O'Brien, and Gorton speaking against the motion.

MOTION

Mr. Klein moved that the motion by Mr. Witherbee to indefinitely postpone Engrossed House Bill No. 226 be laid on the table.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry.

Mr. Smith:

"Mr. Speaker, if Mr. Witherbee's motion is laid on the table, will it take the bill with it?"

The Speaker:

"It will not. It is to lay the motion on the table."

Mr. Uhlman demanded an electric roll call, and the demand was sustained.

POINT OF ORDER

The Speaker recognized Mr. Adams on a point of order.

Mr. Adams:

"Mr. Speaker, aren't these two motions of the same rank and, therefore, the last motion would be out of order?"

RULING BY THE SPEAKER

The Speaker:

"The motion to indefinitely postpone is in the fourth rank; the motion to lay his motion on the table is in the second rank. Therefore, his motion would be in order at this time."

With the consent of the House, Mr. Klein withdrew his motion.

With the consent of the House, Mr. Witherbee withdrew his motion.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would Representative Witherbee yield to question?"

Mr. Witherbee:

"Yes."

Mr. Uhlman:

"Representative Witherbee, you have stated you will support a motion to return this bill to second reading for amendment. Will you support a like motion to advance the measure again to third reading?"

Mr. Witherbee:

"It depends upon what amendments are adopted. I hope it will be moved back to second in order to perfect the bill. If the bill is perfected, I think I can go with it, yes."

MOTIONS

On motion of Mr. O'Brien, Engrossed House Bill No. 226 was returned to second reading for the purposes of amendment.

On motion of Mr. O'Brien, the House deferred further consideration of Engrossed House Bill No. 226 on second reading, and the bill was made a special order of business for 11:15 a. m. today.

Engrossed House Bill No. 454, by Representatives Marsh, Canfield, and McDougall:

Limiting right of actions against certain associations as to monopolies or restraint of trade.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 454 was placed on final passage.

Debate ensued, Representative Marsh speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 454, and the bill passed the House by the following vote: Yeas, 84; nays, 8; absent or not voting, 7.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Beck, Bottiger, Flanagan, Huntley, Jueling, Newschwander, Rogers, Warnke—8.

Those absent or not voting were: Representatives Ahlquist, Burtch, Copeland, Johnson (Doris), May, McCormick, Slagle—7.

Engrossed House Bill No. 454, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of Campfire Girls and a group of teenagers from West Seattle, and asked them to stand an be recognized.

House Bill No. 86, by Representatives Bledsoe, Flanagan, and Jolly:

Increasing definition of arson.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 86 was placed on final passage.

Debate ensued, Representative Flanagan speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 86, and the bill passed the House by the following vote: Yeas, 80; nays, 8; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, O'Brien, O'Dell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—80.

Those voting nay were: Representatives Anderson (Eric O.), Backstrom, Bergh, Kalich, May, Moon, Newschwander, O'Donnell—8.

Those absent or not voting were: Representatives Avey, Braun, Burtch, Copeland, Day, Grant, Jastad, Johnston (Elmer E.), McCormick, Pritchard, Slagle—11.

House Bill No. 86, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Mr. Kull moved that the House revert to the eighth order of business for the purpose of making a motion.

The motion was carried on a rising vote.

MOTION FOR RECONSIDERATION

Mr. Kalich, having voted on the prevailing side, moved that the House do now reconsider the vote by which the motion by Mr. Moos to refer **Senate Joint Memorial No. 6** to the Committee on Rules and Order was laid on the table.

Mr. Moon demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Copeland and Slagle.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

POINT OF ORDER

The Speaker recognized Mr. Sawyer on a point of order.

Mr. Sawver:

"Mr. Speaker, according to Reed's Rules, section 204, 'Reconsideration, When Permissible,' a motion to lay on the table is one of the motions that is not permitted to be reconsidered."

RULING BY THE SPEAKER

The Speaker:

"Mr. Sawyer, you are correct. On page 131 of Reed's Rules, you will see that a motion to reconsider is permissible on almost all motions. One of the exceptions is

the motion to lay on the table. Your point is well taken. The motion by Mr. Kalich would be out of order."

MOTION

Mr. Kalich moved that Senate Joint Memorial No. 6 be taken off the table.

RULING BY THE SPEAKER

The Speaker:

"Mr. Kalich, so that you will understand where the bill is now, I would point out that at the time this bill was read the first time, Mr. Moos made a motion to refer it to the Rules Committee. Since that time, his motion was tabled, and the bill is now in the Committee on Constitution, Elections, and Reapportionment. Therefore, the bill is in committee and your motion to take his motion off the table would have no practical effect. Furthermore, your motion would in effect be for reconsideration and, therefore, I would hold that it would be out of order, too."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Day on a point of parliamentary inquiry.

Mr. Day:

"Mr. Speaker, wouldn't a motion to rerefer the bill to Rules be in order, and would it require a suspension of the rules?"

The Speaker:

"Yes, it would be in order and would not require a suspension of rules."

MOTION

Mr. Day moved that Senate Joint Memorial No. 6 be rereferred to Committee on Rules and Order.

Mr. Grant demanded an electric roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Johnston (Elmer E.) on a point of parliamentary inquiry.

Mr. Johnston:

"Mr. Speaker, what majority is required to transfer this from one committee to the other?"

RULING BY THE SPEAKER

The Speaker:

"It would take a constitutional majority, fifty votes."

MOTION

Mr. Grant moved that the motion by Mr. Day that Senate Joint Memorial No. 6 be rereferred to Committee on Rules and Order be laid on the table.

Mr. Klein demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to table the motion by Mr. Day to rerefer Senate Joint Memorial No. 6 to Committee on Rules and Order, and the motion to table was lost by the following vote: Yeas, 48; nays, 49; absent or not voting, 2.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Bergh, Bottiger, Brouillet, Burtch, Chatalas, Clark, Cunningham, DeJarnatt, Dootson, Elder, Epton, Garrett, Gorton, Grant, Hawley, Humiston, Johnson (Doris), Kirk, Klein, Leland, Litchman, Lux, Marsh, Marzano, Mast, May, McCaffree, O'Brien, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Thompson, Uhlman, Valle, Warnke, Whetzel, Mr. Speaker—48.

Those voting nay were: Representatives Adams, Ahlquist, Avey, Backstrom, Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Conner, Day, Eldridge, Flanagan, Gallagher, Goldsworthy, Harris, Haussler, Hood, Huntley, Hurley, Jastad, Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kull, Lynch, Mahaffey, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pierre, Saling, Swayze, Taplin, Taylor, Traylor, Wang, Witherbee, Wolf—49.

Those absent or not voting were: Representatives Copeland, Slagle—2.

The Speaker declared the question before the House to be the motion by Mr. Day to rerefer Senate Joint Memorial No. 6 to the Committee on Rules and Order.

Mr. Smith demanded the previous question, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry.

Mr. Smith:

"Mr. Speaker, would the Speaker state the proposition and the effect of the vote?"

The Speaker:

"The motion is by Mr. Day to rerefer Senate Joint Memorial No. 6 from the Committee on Constitution, Elections, and Reapportionment to the Committee on Rules."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Sawyer on a point of parliamentary inquiry.

Mr. Sawyer:

"Mr. Speaker, if we vote for this motion, we are going against the basic organizational processes of this House. Isn't this normally used only for emergencies?"

The Speaker:

"I think that the members of the House are well aware of the traditions of the House; the Speaker will not make any comment other than that."

POINT OF ORDER

The Speaker recognized Mr. Moos on a point of order.

Mr. Moos:

"Mr. Speaker, I think the previous question has been called for."

The Clerk called the roll on the motion by Mr. Day to rerefer Senate Joint Memorial No. 6 to the Committee on Rules and Order, and the motion was lost by the following vote: Yeas, 45; nays, 52; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Avey, Backstrom, Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Conner, Day, Eldridge, Flanagan, Goldsworthy, Harris, Haussler, Hood, Huntley, Hurley, Jastad, Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kull, Lynch, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, Pierre, Saling, Savage, Smith, Swayze, Taplin, Taylor, Traylor, Wang, Wolf—45.

Those voting nay were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Bergh, Bottiger, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Hawley, Humiston, Johnson (Doris), King (Richard "Dick"), Kirk, Klein, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard,

Radcliffe, Rogers, Sawyer, Sheridan, Thompson, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—52.

Those absent or not voting were: Representatives Copeland, Slagle—2.

EXPLANATION OF VOTE

My vote against taking Senate Joint Memorial No. 6 from the committee and sending it to Rules and Order is simply a vote for orderly procedure in the House. I favor the memorial.

Damon R. Canfield, 15th District.

MOTIONS

On motion of Mr. Sawyer, the House advanced to the tenth order of business.

Mr. Sawyer moved that the House dispense with further business under the call of the House.

The motion was carried on a rising vote.

THIRD READING OF BILLS

House Bill No. 231, by Representatives Beck, Haussler, and Goldsworthy (by departmental request):

Changing fees to be collected by supervisor of water resources.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 231 was placed on final passage.

Debate ensued, Representative Beck speaking in favor of passage of the bill

The Clerk called the roll on the final passage of House Bill No. 231, and the bill passed the House by the following vote: Yeas, 89; nays, 2; absent or not voting. 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Avey, Moon—2.

Those absent or not voting were: Representatives Bozarth, Brachtenbach, Copeland, Leland, Morphis, Slagle, Smith, Uhlman—8.

House Bill No. 231, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 253, by Representatives Klein, Warnke, and Hawley:

Allowing sewer districts to change names.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 253 was placed on final passage.

Debate ensued, Representative Haussler speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 253, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Ahlquist, Brachtenbach, Copeland, Johnston (Elmer E.), Morphis, Slagle, Smith, Uhlman—8.

House Bill No. 253, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 298, by Representatives Canfield, Haussler, and Garrett:

Requiring publication of notice of resolutions for formation of LID's in water districts rather than publishing resolution in full.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 298 was placed on final passage.

Debate ensued, Representative Canfield speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 298, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Swayze, Taplin, Taylor, Thompson, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Copeland, Perry, Slagle, Smith, Uhlman, Valle—6.

House Bill No. 298, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPECIAL ORDER OF BUSINESS

The hour of 11:15 a.m. having arrived, the Speaker declared the question before the House to be the special order of business, Engrossed House Bill No. 226 on second reading.

MOTION

On motion of Mr. O'Brien, the House deferred further consideration of Engrossed House Bill No. 226, and the bill was made a special order of business for 11:45 a.m. today.

POINT OF INQUIRY

The Speaker recognized Mr. Morphis on a point of inquiry.

Mr. Morphis:

"Mr. Speaker, could we be at ease until 11:45 so we could study this bill? This is a five-page amendment."

The Speaker:

"There is no motion before the House at this time and we will proceed."

MOTION

Mr. Bottiger moved that Engrossed House Bill No. 226 be made the first order of business after the lunch recess today.

The Speaker:

"We will not have a lunch recess. We will go on this afternoon until we have finished the calendar. Your motion is, therefore, out of order."

House Bill No. 299, by Representatives Canfield, Haussler, and Garrett:

Requiring publication of notice of resolution for formation of LID's in sewer districts rather than publishing resolution in full.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 299 was placed on final passage.

Debate ensued, Representative Canfield speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 299, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Ahlquist, Andersen (James A.), Copeland, King (Richard "Dick"), Klein, Leland, Perry, Slagle—8.

House Bill No. 299, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 257, by Representatives DeJarnatt and Thompson:

Providing a method to pay for continuous operation of diking improvement districts.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 257 was placed on final passage.

Debate ensued, Representative DeJarnatt speaking in favor of passage of

The Clerk called the roll on the final passage of House Bill No. 257, and the bill passed the House by the following vote: Yeas, 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Hurley, Moos—2.

Those absent or not voting were: Representatives Chatalas, Copeland, Dootson, King (Richard "Dick"), O'Donnell, Perry, Slagle, Valle—8.

House Bill No. 257, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 258, by Representatives DeJarnatt and Thompson:

Increasing compensation of election officials of diking improvement districts.

MOTION

On motion of Mr. Sheridan, the rules were suspended and House Bill No. 258 was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Mr. Sheridan moved adoption of the following amendment:

In line 1 of the title, after "diking" and before "improvement" insert ", drainage, and sewerage"

The motion was carried on a rising vote, and the amendment was adopted. House Bill No. 258 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 258 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Avey demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed House Bill No. 258 to third reading and final passage, and the motion was lost by the following vote: Yeas, 42; nays, 50; absent or not voting, 7.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Huntley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Litchman, Marsh, Marzano, McCormick, Moon, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Witherbee, Mr. Speaker—42.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Clark, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kirk, Kull, Leland, Lux, Lynch, Mahaffey, Mast, May, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Traylor, Uhlman, Wang, Warnke, Whetzel, Wolf—50.

Those absent or not voting were: Representatives Copeland, Dootson, Grant, Hurley, O'Brien, Slagle, Valle—7.

Engrossed House Bill No. 258 was referred to Committee on Rules and Order for third reading.

THIRD READING OF BILLS

House Bill No. 259, by Representatives DeJarnatt and Thompson:

Giving power of eminent domain to diking improvement districts.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 259 was placed on final passage.

Debate ensued, Representative DeJarnatt speaking in favor of passage of the bill, and Representative Pierre speaking against its passage.

The Clerk called the roll on the final passage of House Bill No. 259, and the bill passed the House by the following vote: Yeas, 75; nays, 16; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Grant, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—75.

Those voting nay were: Representatives Avey, Bergh, Cunningham, Goldsworthy, Gorton, Harris, Huntley, Hurley, Kink, McCormick, Morphis, Newschwander, Perry, Pierre, Swayze, Wolf—16.

Those absent or not voting were: Representatives Burtch, Copeland, Dootson, King (Richard "Dick"), May, Sheridan, Slagle, Valle—8.

House Bill No. 259, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Sawyer, the House recessed until 11:45 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 11:45 a.m.

The Clerk called the roll, and all members were present except Representatives Copeland and Slagle, who were excused.

SPECIAL ORDER OF BUSINESS

Th hour of 11:45 a. m. having arrived, the Speaker declared the question before the House to be the special order of business, Engrossed House Bill No. 226 on second reading.

SECOND READING OF BILL

Engrossed House Bill No. 226, by Representatives O'Brien, Whetzel, and Valle:

Provides for open space lands in urban areas.

Mr. Whetzel moved adoption of the following amendment:

On page 1, line 3, strike everything after the enacting clause and insert:

"NEW SECTION. Section 1. This act shall be known and may be cited as the 'Open Space Land Act of 1965.'

- "NEW SECTION. Sec. 2. The following terms whenever used or referred to in this act shall have the following meanings unless a different meaning is clearly indicated by the context:
 - "(1) 'Public body' means the state, county, city, town, or metropolitan park district.
- "(2) 'Urban area' means any area which is urban in character, including surrounding areas which form an economic and socially related region, taking into consideration such factors as present and future population trends and patterns of urban growth, location of transportation facilities and systems, and distribution of industrial, commercial, residential, governmental, institutional and other activities.
- "(3) 'Open space land' means any land which is provided or preserved for (a) park or recreational purposes, viewpoint or green belt purposes, (b) the conservation of land or other natural resources, or (c) historic, scenic, or view purposes.
- "(4) 'Comprehensive planning' means planning for development of an urban area and shall include (a) preparation, as a guide for long range development, of general physical plans with respect to facilities, including transportation facilities, together with long-range fiscal plans for such development; (b) programming and financing plans for capital improvements; (c) coordination of all related plans and planned activities at both the intragovernmental and intergovernmental levels; and (d) preparation of regulatory and administrative measures in support of the foregoing.

"NEW SECTION. Sec. 3. The legislature finds that the rapid growth and spread of urban development are creating critical problems of service and finance for the state and local governments; that the present and future rapid population growth in urban areas is creating severe problems of urban sprawl; that the provision and preservation of permanent open space land are necessary to help curb urban sprawl, to prevent the spread of urban blight and deterioration, to encourage and assist more economic and desirable urban development, to help provide or preserve necessary park, recreational, historic and scenic areas, and to conserve land and other natural resources; that the acquisition of interests and rights in real property by public bodies to provide or preserve permanent open space land is essential to the solution of these problems, the accomplishment of these purposes, and the health, welfare, comfort, and convenience of the citizens of the state; and that the exercise of authority to acquire interests and rights in real property to provide or preserve permanent open space land and the expenditure of public funds for these purposes would be for a public purpose.

Pursuant to these findings, the legislature states that the purposes of this act are to authorize and enable public bodies to provide and preserve permanent open space land in urban areas in order to assist in the solution of the problems and the attainment of the objectives stated in its findings. The legislature also declares that it is the continuing policy and responsibility of the state that state park, highway, recreation, conservation and other land programs be carried out in such fashion as to assist in guiding the growth of the urban areas, preserving park and recreation sites, and providing buffers of open land between developed portions of cities and metropolitan areas.

"NEW SECTION. Sec. 4. To carry out the purposes of this act, any public body may acquire, by purchase, gift, devise, bequest, grant or exchange, title to or any interests or rights in real property which will provide means for the preservation or provision of permanent open space land. Any acquisition of real property for permanent open space land shall conform to comprehensive planning being actively carried on for the area in which the property is located.

"NEW SECTION. Sec. 5. The powers granted herein to the state shall be exercised by the parks and recreation commission, game commission or highway commission in accordance with the state-wide outdoor recreation and open space plan without limitation to an urban area.

"NEW SECTION. Sec. 6. No open space land, the title to, or interest or right in which has been acquired under this act shall be converted or diverted from open space land use unless the conversion or diversion is determined by the public body to be (a) in accordance with the program of comprehensive planning for the urban area in effect at the time of conversion or diversion and (b) other real property of at least equal fair market value and of, as nearly as feasible, equivalent usefulness and location for use as permanent open space land shall be substituted within a reasonable period not exceeding one year for any real property converted or diverted from open space land

"NEW SECTION. Sec. 7. A public body shall have all the powers necessary or convenient to carry out the purposes and provisions of this act, including the power:

- "(1) To borrow funds and make expenditures necessary to carry out the purposes of this act;
 - "(2) To advance or accept advances of public funds:
- "(3) To apply for and accept and utilize grants and any other assistance from the United States or the state and any other public or private sources, to give such security as may be required and to enter into and carry out contracts or agreements in connection with such assistance, and to include in any contract for assistance from the United States or the state such conditions imposed pursuant to federal or state laws as the public body may deem reasonable and appropriate and which are not inconsistent with the purposes of this act:
- "(4) To make and execute contracts and other instruments necessary or convenient to the exercise of its powers under this act;
- "(5) In connection with the real property acquired or designated for the purposes of this act, to provide or to arrange or contract for the provision, construction, maintenance, operation, or repair by any person or agency, public or private, of services, privileges, works, streets, roads, public utilities or other facilities or structures that may be necessary to the provision, preservation, maintenance and management of the property as open space land;
- "(6) To insure or provide for the insurance of any real or personal property or operations of the public body against any risks or hazards, and to pay premiums on the insurance:
- "(7) To exercise any or all of its functions and powers under this act jointly or cooperatively with one or more other public bodies, and to enter into agreements for joint or cooperative action.

"NEW SECTION. Sec. 8. Where an interest in real property less than the fee is held by a public body for the purposes of this act, assessments made on the property for taxation shall reflect only the true and fair market value of the interest in the property held by persons other than the public body.

"NEW SECTION. Sec. 9. The Legislative Council is hereby authorized and directed to undertake a study of the methods by which public bodies engaged in comprehensive planning may best provide means for the preservation of permanent open space land, including, but not limited to consideration of:

• "(1) Methods for equitable and fair exchanges between various units of government, and between such units and private landowners of lands suitable for preserving urban open spaces:

"(2) Methods for acquisition or designation of interests and rights in real property, less than the entire fee interest in said property; and

"(3) Methods for providing incentives to various landowners for the preservation of privately owned lands as open spaces. The Legislative Council shall study and recommend procedures for the determination of methods of valuation and tax assessment on those lands preserved for permanent open spaces, where the public body acquires less than the entire fee interest in said property. The results of the study and the recommendations be presented to the fortieth session of the legislature for its consideration.

"NEW SECTION. Sec. 10. If any provision of this act or the application thereof to any person or circumstances is held invalid, the remainder of the act and the application of such provision to persons or circumstances other than those as to which it is held invalid shall not be affected thereby."

Mr. Witherbee moved adoption of the following amendment to the amendment:

On page 2 of the mimeographed amendment, section 3, line 26, after "conservation" and before "be carried" strike "and other land programs" and insert "and natural resources"

Debate ensued, Representatives Witherbee and Whetzel speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, will Mr. Witherbee answer a question?"

The Speaker:

"Mr. Witherbee, will you yield to question?"

Mr. Witherbee:

"Yes."

Mr. Adams:

"Does 'other natural resources' include mineral rights?"

Mr. Witherbee:

"Not actually. We are talking about open spaces; we are not talking about minerals under the ground."

Mr. Adams:

"Would you change your amendment so that it would not include mineral rights?"

Mr. Witherbee:

"I would have no objection to that."

YIELDING TO QUESTION

Mr. O'Brien:

"Mr. Speaker, will Dr. Adams yield to a question?"

The Speaker:

"Will you yield, Dr. Adams?"

Mr. Adams:

"Yes."

Mr. O'Brien:

"Dr. Adams, don't you think when you are selling a piece of property that if you feel there is coal or oil under it, you would sell the land and reserve the mineral rights?"

Mr. Adams:

"That is commonly done when you sell a piece of property, but that wouldn't apply here, according to this, unless it is specified in here."

At the request of Mr. Burtch, the Clerk reread the amendment to the amendment.

Further debate ensued, Representative Klein speaking in opposition to the amendment to the amendment.

The motion was lost on a rising vote, and the amendment to the amendment was not adopted.

Mr. Witherbee moved adoption of the following amendment to the amendment:

On page 3 of the mimeographed amendment, section 4, at the beginning of line 2 before "of permanent" strike "or provision"

Debate ensued, Representatives Witherbee and Whetzel speaking in favor of adoption of the amendment to the amendment, and Representative Klein speaking against its adoption.

The motion was carried on a rising vote, and the amendment to the amendment was adopted.

Mr. Witherbee moved adoption of the following amendment to the amendment:

On page 3 of the mimeographed amendment, section 6, line 11, strike all of section 6 and renumber the remaining sections consecutively.

Debate ensued, Representative Witherbee speaking in favor of adoption of the amendment to the amendment, and Representative Valle speaking against its adoption.

The Speaker called on Mr. Garrett to preside.

Further debate ensued, Representative Burtch speaking against adoption of the amendment to the amendment, and Representatives Witherbee, Whetzel, Clark, and Avey speaking for its adoption.

The motion was carried, and the amendment to the amendment was adopted.

Mr. Witherbee moved adoption of the following amendment to the amendment:

On page 3 of the mimeographed amendment, section 7, being renumbered section 6, line 23, after "shall have" strike "all the powers" and insert "the following powers"

Debate ensued, Representatives Witherbee and Whetzel speaking in favor of adoption of the amendment to the amendment.

The motion was carried, and the amendment to the amendment was adopted.

Mr. Witherbee moved adoption of the following amendment to the amendment:

On page 4 of the mimeographed amendment, section 8, being renumbered section 7, line 23, strike all of section 8, being renumbered section 7.

Debate ensued, Representative Witherbee speaking in favor of adoption of the amendment to the amendment, and Representative Whetzel speaking against its adoption.

Miss O'Donnell demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representatives Gorton, Klein, and Savage speaking against adoption of the amendment to the amendment, and Representative Clark speaking for its adoption.

Mr. King (Richard "Dick") demanded the previous question, and the demand was sustained.

The Clerk called the roll on the amendment striking section 8, being renumbered section 7, of the amendment by Mr. Whetzel to Engrossed House Bill No. 226, and the motion was lost, and the amendment to the amendment not adopted, by the following vote: Yeas, 17; nays, 68; absent or not voting, 14.

Those voting yea were: Representatives Avey, Day, Flanagan, Gallagher, Hawley, Jueling, King (Chet), Lynch, Marzano, Morphis, Pierre, Sheridan, Taylor, Thompson, Wang, Witherbee, Wolf—17.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Clark, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Marsh, Mast, McCaffree, Moon, Moos, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Saling, Savage, Sawyer, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Warnke, Whetzel—68.

Those absent or not voting were: Representatives Angevine, Brachtenbach, Chatalas, Conner, Copeland, Garrett, Mahaffey, May, McCormick, McDougall, Newschwander, Rogers, Slagle, Mr. Speaker—14.

The Speaker (Mr. Garrett presiding) declared the question before the House to be the adoption of the amendment to Engrossed House Bill No. 226 by Mr. Whetzel as amended.

PARLIAMENTARY INQUIRY

The Speaker (Mr. Garret presiding) recognized Mr. Adams on a point of parliamentary inquiry.

Mr. Adams:

"Mr. Speaker, I would like to make sure that even if we adopt this amendment, we still have to have the bill itself on third reading at which time we will decide on the bill as a whole. This is true, is it not, even though this amendment is actually the bill?"

The Speaker (Mr. Garret presiding):

"This is true. We are now on second reading and the question before us is the amendment by Mr. Whetzel."

The amendment as amended was adopted.

On motion of Mr. Whetzel, the following amendment to the title was adopted:

In line 1 of the title, after "land" and before the period, insert "and authorizing a study by the legislative council"

Engrossed House Bill No. 226 was ordered reengrossed.

Mr. O'Brien moved that the rules be suspended, Reengrossed House Bill No. 226 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Witherbee demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to advance Reengrossed House Bill No. 226 to third reading and final passage, and the motion was lost by the following vote: Yeas, 50; nays, 40; absent or not voting, 9.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bozarth, Brouillet, Burtch, Chatalas, Clark, Cunningham, DeJarnatt, Dootson, Elder, Epton, Garrett,

Gorton, Grant, Haussler, Humiston, Jastad, Jolly, Kalich, King (Richard "Dick"), Kirk, Klein, Kull, Litchman, Lux, Marsh, Mast, McCaffree, Moon, O'Brien, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Smith, Taplin, Thompson, Uhlman, Valle, Whetzel—50.

Those voting nay were: Representatives Adams, Ahlquist, Avey, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Canfield, Day, Eldridge, Flanagan, Gallagher, Goldsworthy, Harris, Hawley, Hood, Huntley, Hurley, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), Kink, Leland, Lynch, Marzano, McCormick, McDougall, Morphis, Newhouse, Newschwander, O'Dell, Pierre, Sheridan, Swayze, Wang, Warnke, Witherbee, Wolf—40.

Those absent or not voting were: Representatives Conner, Copeland, Mahaffey, May, Moos, Slagle, Taylor, Traylor, Mr. Speaker—9.

Reengrossed House Bill No. 226 was passed to Committee on Rules and Order for third reading.

MOTION

On motion of Mr. Burtch, the House reverted to the ninth order of business.

SECOND READING OF BILLS

House Bill No. 446, by Representatives Anderson (Eric O.), Burtch, and King (Richard "Dick"):

Increasing pensions of former members of teachers' retirement system.

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 446 was substituted for House Bill No. 446, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 446 was read the second time by sections.

On motion of Mrs. Epton the following amendment was adopted:

On page 1, section 1, line 9, after "system or" insert "of"

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 446 as amended was rereferred to Committee on Ways and Means, Subcommittee on Appropriations.

House Bill No. 178, by Representatives Day and Flanagan:

Providing for acquisition by irrigation district of water system.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 178 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Day and Epton speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 178, and the bill passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris,

Haussler, Hawley, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf—86.

Those voting nay were: Representative Flanagan-1.

Those absent or not voting were: Representatives Copeland, Hood, Johnston (Elmer E.), Kalich, Klein, Leland, Mahaffey, Newschwander, Sawyer, Slagle, Whetzel, Mr. Speaker—12.

House Bill No. 178, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 292, by Representatives Bottiger and Marzano: Regulating contractors.

MOTION

Mr. Andersen (James A.) moved that the House defer consideration of House Bill No. 292 on second reading, and that the bill be ordered held for tomorrow's second reading calendar.

Debate ensued, Representatives Andersen and Hurley speaking in favor of the motion.

The Speaker resumed the Chair.

POINT OF INQUIRY

The Speaker recognized Mr. Adams on a point of inquiry.

Mr. Adams:

"Mr. Speaker, I think this is a very important piece of legislation. I would like to know how many amendments there are on the desk. I have one which will take only a few minutes to dispose of and there is one committee amendment. Unless there are many others up there, I would oppose this motion."

The Speaker:

"Dr. Adams, there are seven amendments on the desk."

Further debate ensued, Representative Bottiger speaking in favor of the motion.

POINT OF INQUIRY

The Speaker recognized Mr. Hawley on a point of inquiry.

Mr. Hawley:

"Mr. Speaker, at what hour are we going to close this calendar?"

The Speaker:

"We will probably adjourn after we finish House Bill No. 200. I feel we should consider that bill today."

Further debate ensued, Representative Hawley speaking against the motion, and Representative Clark speaking in favor of the motion.

Mr. Smith demanded the previous question, and the demand was sustained.

The motion to defer further consideration of House Bill No. 292 and to place it on tomorrow's second reading calendar was carried.

House Bill No. 608, by Representatives Backstrom and Ahlquist: Pertaining to excise taxes.

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 608 was substituted for House Bill No. 608, and the substitute bill was placed on the calendar for second reading.

The substitute bill was read the second time by sections.

With consent of the House, the rules were suspended, Substitute House Bill No. 608 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Backstrom speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Dootson:

"Mr. Speaker, I would like to ask the gentleman a question, if I could."

The Speaker:

"Mr. Backstrom, will you yield to Mr. Dootson?"

Mr. Backstrom:

"Yes."

Mr. Dootson:

"Mr. Backstrom, I didn't quite understand what you said in regard to railroad cars. You said railway cars would be subject to a tax."

Mr. Backstrom:

"The section you are talking about is on page 12 of the substitute bill and applies only to cars, such as cars from the south or east or from Canada, which do not belong to the Pacific Northwest railroad lines, such as the Northern Pacific. These cars come down from Canada or from the east hauling freight and then are returned by another railroad hauling freight, and while they are being used by the company that does not own them, they are under lease to the railroad that carries them back."

Mr. Dootson:

"What kind of tax are you going to put on?"

Mr. Backstrom:

"It is a utility tax."

YIELDING TO QUESTION

Mr. Bergh:

"Mr. Speaker, would Mr Backstrom yield to question?"

The Speaker:

"Will you yield, Mr. Backstrom?"

Mr. Backstrom:

"Yes."

Mr. Bergh:

"Would you explain the effect of the new language on page 4, lines 11 and 12, please?"

Mr. Backstrom:

"Well, this has to do with an agricultural raw or natural material which is manufactured into a salable product for sale locally."

Mr. Bergh:

"I am referring to the part dealing with Christmas trees 'or timber'."

Mr. Backstrom:

"The 'timber' is encompassed within the Christmas tree area."

Mr. Bergh:

"I don't think you need the language 'or timber' if you are referring only to Christmas trees. Aren't we broadening this beyond your intent?"

Mr. Backstrom:

"No, it is in the same area. This was passed upon by the timber people and by Weyerhaeuser, who were particularly concerned, and they are satisfied with it."

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, will Mr. Backstrom yield to question, please?"

The Speaker:

"Will you yield, Mr. Backstrom?"

Mr. Backstrom:

"Yes."

Mr. Klein:

"Mr. Backstrom, am I correct in assuming that the language in the underscored proviso on page 9 refers only to the activities described on lines 4, 5, and 6?"

Mr. Backstrom:

"That is right. In the original language the wording was 'primarily' and this was difficult to define, so the language was changed."

The Clerk called the roll on the final passage of Substitute House Bill No. 608, and the substitute bill passed the House by the following vote: Yeas, 84; nays, 9; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Thompson, Uhlman, Valle, Wang, Whetzel, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Avey, Bergh, Clark, Day, King (Chet), Morphis, Rogers, Warnke, Witherbee—9.

Those absent or not voting were: Representatives Copeland, Mahaffey, Sawyer, Slagle, Taylor, Traylor—6.

Substitute House Bill No. 608, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 637, by Representatives Backstrom and Ahlquist:

Prescribing administrative procedures relating to the collection of taxes. The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Bill No. 279, by Representatives Taplin, Jolly, and Gallagher (by departmental request):

Striking sending of notice of delinquency to owners when overdue house trailer excise tax; removes present added penalty for overdue tax.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 279 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Jolly speaking in favor of passage of the bill. The Clerk called the roll on the final passage of House Bill No. 279, and the bill passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representative Bergh—1.

Those absent or not voting were: Representatives Chatalas, Copeland, Grant, Johnston (Elmer E.), Mahaffey, O'Donnell, Sawyer, Slagle—8.

House Bill No. 279, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Burtch, the House reverted to the third order of business.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., March 20, 1965.

MR. SPEAKER:

19.

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 37, creating a commission on Indian affairs and setting out its powers and duties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass with the following amendments:

On page 1, section 2, line 21, after "Indian tribes." and before "The" insert "Each list of recommendations shall contain at least two names for each position to be filled."

On page 3, strike all of section 6 and renumber "Sec. 7" to read "Sec. 6"

On line 2 of the title, after "duties" insert a period and strike the remainder of the title.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Robert F. Goldsworthy, Slade Gorton, Doris Johnson, Chet King, Richard "Dick" King, Audley F. Mahaffey, Charles Moon, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Mr. Burtch moved that the rules be suspended, and that House Bill No. 37 be advanced to second reading.

The motion was carried on a rising vote.

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 37 was substituted for House Bill No. 37, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 37 was read the second time by sections.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

On motion of Mr. DeJarnatt, the committee amendments to Substitute House Bill No. 37 were adopted.

Substitute House Bill No. 37 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed Substitute House Bill No. 37 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Backstrom and Pierre speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 37 and the bill passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 12.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—85.

Those voting nay were: Representatives Adams, Avey—2.

Those absent or not voting were: Representatives Brachtenbach, Copeland, Dootson, Mahaffey, McDougall, Moos, Newschwander, Rogers, Sawyer, Slagle, Traylor, Warnke—12.

Engrossed Substitute House Bill No. 37, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Burtch, the House advanced to the tenth order of business.

THIRD READING OF BILLS

House Bill No. 303, by Representatives Uhlman, Brachtenbach, and De-Jarnatt:

Changing dates for the preparation and consideration of school district budgets.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 303 was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 303, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those absent or not voting were: Representatives Brachtenbach, Copeland, Dootson, Haussler, Hurley, Johnston (Elmer E.), Mahaffey, McDougall, Newschwander, Sawyer, Slagle—11.

House Bill No. 303, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 436, by Representatives Swayze, Lynch, Kirk, and O'Donnell:

Permitting women to sue alone.

With the consent of the House the rules were suspended, the second reading considered the third, and House Bill No. 436 was placed on final passage.

Debate ensued, Representatives O'Donnell and Litchman speaking in favor of passage of the bill, and Representative Hood speaking against its passage.

The Clerk called the roll on the final passage of House Bill No. 436, and the bill passed the House by the following vote: Yeas, 76; nays, 15; absent or not voting, 8.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May,

McCaffree, McDougall, Moos, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf. Mr. Speaker—76.

Those voting nay were: Representatives Ahlquist, Braun, Canfield, Day, Garrett, Haussler, Hood, Huntley, Jueling, King (Chet), Kink, McCormick, Moon, Morphis, Thompson—15.

Those absent or not voting were: Representatives Brachtenbach, Copeland, Hurley, Mahaffey, Newschwander, Pierre, Slagle, Taylor—8.

House Bill No. 436, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 200, by Representatives Smith, Marzano, Sheridan, Gorton, Pritchard, O'Donnell, Chatalas, and Hood (by executive request): Forbidding discrimination in housing and real property.

Mr. Uhlman demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Conner, Copeland, Mahaffey, Newschwander, Slagle, Taylor, and Traylor.

Mr. O'Brien moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was carried on a rising vote.

Mr. Taylor appeared at the bar of the House.

MOTION

Mr. McCormick moved that the House defer further consideration of Engrossed House Bill No. 200, and that the bill be ordered placed on tomorrow's third reading calendar.

Debate ensued, Representative McCormick speaking in favor of the motion, and Representative Smith speaking against it.

Mr. Goldsworthy demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion by Mr. McCormick, and the motion was lost by the following vote: Yeas, 31; nays, 62; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Avey, Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Cunningham, Eldridge, Flanagan, Goldsworthy, Harris, Hawley, Hurley, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Mast, McCormick, McDougall, Morphis, Newhouse, O'Dell, Saling, Swayze, Wang, Wolf—31.

Those voting nay were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Haussler, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, Moon, Moos, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Warnke, Whetzel. Witherbee, Mr. Speaker—62.

Those absent or not voting were: Representatives Conner, Copeland, Mahaffey, Newschwander, Slagle, Traylor—6.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 200 was placed on final passage.

Debate ensued, Representatives Sheridan and Gorton speaking in favor of passage of the bill, and Representative Leland speaking against its passage.

Further debate ensued, Representatives Marzano and Litchman speaking in favor of passage of the bill, and Representative Hawley speaking against its passage.

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, I would like to address a question to Mr. Gorton."

The Speaker:

"Mr. Gorton, will you yield?"

Mr. Gorton:

"Yes."

Mr. Canfield:

"I think in every sales contract I have seen there is a provision that says in the fine print if a real estate agent brings me a valid contract, if he brings me a willing buyer who meets the specifications, I must accept that deal or, at any rate, pay his commission. Would you care to comment on that?"

Mr. Gorton:

"That is a standard form of contract, Mr. Canfield, and if you had signed a listing agreement for your home at, say, twenty-five thousand dollars, and if a Negro made an offer through the real estate broker of twenty-five thousand dollars and met every other requirement in the listing agreement, if you turned it down, then the real estate broker would have, technically, earned his commission. This, as most real estate brokers know, very rarely happens. The offer is usually somewhat lower than the listing. But under those circumstances, if a real estate broker wishes to enforce it, your discrimination could cost you a commission. With the attitude that the real estate brokers have shown toward this legislation, I think that the chances that any one of them would try to enforce the commission provision is exceedingly remote."

Further debate ensued, Representatives Pritchard and Smith speaking in favor of passage of the bill, and Representatives Morphis, Bergh, and Adams speaking against its passage.

Mr. Kink demanded the previous question, and the demand was sustained on a rising vote.

The Clerk called the roll on the final passage of Engrossed House Bill No. 200, and the bill passed the House by the following vote: Yeas, 72; nays, 22; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Haussler, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, O'Brien, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—72.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bergh, Brachtenbach, Clark, Eldridge, Goldsworthy, Harris, Hawley, Huntley, Hurley, Johnston (Elmer E.), Jueling, Leland, Morphis, O'Dell, Pierre, Wang, Wolf—22.

Those absent or not voting were: Representatives Conner, Copeland, Mahaffey, Newschwander, Slagle—5.

Engrossed House Bill No. 200, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATIONS OF VOTE

It has been mentioned that House Bill No. 200 is an emotional bill. This may be true, but it is more than that. It is a real blow against the livelihood of every real estate broker and salesman in the state of Washington. In addition, this bill is another strike against the freedoms our forefathers gave us as our heritage.

The proponents for this measure claim it will help minority races to secure adequate housing. This is not true, as there are hundreds of houses now available. There are over four hundred houses in Seattle now, and in nearly every city of our state on which the Federal Housing Administration has foreclosed the mortgages. The friends of this bill claim they are opposed to discrimination, and so am I. This bill is the worst form of discrimination against a small group of people who are in the real estate profession. Our stock in trade is listings. This measure would actually stop the brokers or salesmen from securing listings, unless they could pressure the owners into selling to anyone who might qualify. If an owner said he would not sell to an atheist, we could not accept the listing as we would be discriminating.

The proponents claim this bill does not affect the citizen wanting to sell his home. This is wrong! It does affect him. An owner does not have the choice to employ an agent to represent him, or advise him, and still instruct the agent to whom he could sell the owner's property. I am not, as most of us are not, opposed to civil rights; but I think the right to home ownership, and the disposition of property is a human right, the same as free speech. I voted for civil rights legislation in 1953, and again in 1957. However, in my opinion, House Bill No. 200 is a very discriminatory measure.

ARNOLD S. WANG, 23rd District.

During the four sessions that I have been privileged to represent the people of my district in the legislature, I have repeatedly voted for, and otherwise supported, measures to give full and equal civil rights to all citizens of this state regardless of their race, religion, color, or creed.

Today, however, I voted against House Bill No. 200, a civil rights bill. I state herein for the written record the reasons for my negative vote.

I agree with the basic proposition in this bill that a realtor should not himself or through his employees discriminate against another citizen any more than any other person engaged in other businesses dealing with the public.

I also agree with the other basic premise of this bill to the effect that a property owner should not be required to sell his home or other property to anyone that he may not wish to sell to. I believe that it is the present judgment of most people in this state, repeatedly demonstrated, that a person who owns a home or other property should be entitled to sell it when and to whom he sees fit.

The committee in the House of Representatives which considered this bill is one of which I am a member. This committee discovered during its consideration of this bill what most of us considered to be a flaw in the bill as written. That flaw is that while a person does not have to sell his home to a person he does not want to sell to, it will cost him about 6 percent of the value of his home (or whatever the sales commission agreed to in the sales contract may be) to exercise this right. The reason for this is that when a realtor, in response to a listing of the property, brings a willing buyer to the owner the realtor has earned his commission and is entitled to it even if the owner refuses to go through with the deal. Thus, on a \$10,000 home, it will probably cost the owner \$600.00 to exercise his "right" not to sell to someone he doesn't want to sell to. On a \$20,000.00 home it would probably cost the owner \$1,200.00 to exercise this so called "right." Thus, in fact, the "right" that the bill apparently gives to the home owner is, in reality, illusionary and is no real right at all.

Once this flaw in the bill became apparent in the committee during its consideration of House Bill No. 200, the committee rewrote House Bill No. 200, and voted it out of the committee after making a substitute bill out of it. This substitute bill voted by the committee provided that: (1) realtors were forbidden to discriminate because of race, color, religion, or creed as in the original bill; (2) the individual property owner was not required to sell his home to anyone he did not want to sell to, as was also contained in the original bill; and added (3) that the property owner was permitted to designate in writing to the realtor, who is his agent, to whom his property was to be sold or not sold; and also added (4) that it would be illegal for the realtor, either directly or indirectly, to attempt to influence the owner in any way as to what limitations or restrictions the owner might wish to place on the sale of his property. This system has been used in some areas and it is revealing as to how few home owners really want to discriminate in the sale of their homes. Most people just want to sell their home and "could care less" as to the color, race, creed, or religion of the person to whom the property is sold so long as it is sold.

The substitute bill containing the above changes was voted out by the overwhelming majority of the committee, it being my belief and the expressed belief of the majority of the committee, that such a change would carry out the stated intent of the bill as originally drafted, and what is more important would insure the passage of the bill through this legislature. Unfortunately, partisan politics reared its ugly head and the chairman of the committee, who is a member of the majority party, refused to let the bill out of his committee. The chairman improperly kept the substitute bill bottled up in his committee for several weeks after it had been voted out, and until such time as he could persuade a majority of the members of the committee to change their minds and not vote the bill out in its original form. The reason expressed for this unique procedure was that House Bill No. 200 was an executive request bill of Governor Dan Evans and that the bill with this apparent flaw in it should go out as is so that if it became law, and some trouble arose from the administration of it, "the monkey would be on the governor's back." This is a poor way to deal with a basically good and well-motivated bill and negates entirely the basic legislative principal that it is the task of a legislative committee to polish up, correct, and, if necessary, to revise all bills that come before it. This, after all, is the purpose of the entire legislative committee system.

In my judgment, passage of House Bill No. 200 by the House of Representatives in its uncorrected form makes it very unlikely that it will ever pass the Senate, since it is well known that the Senate Rules Committee is notoriously conservative on civil rights legislation.

I feel that if House Bill No. 200 has been corrected it would have been easy to pass and would have been a big stride forward. Many others also feel this way. For my own part, I would rather have half a loaf than none at all in the civil rights field at this session of the legislature. I suspect that this is the basic difference on civil rights between myself and some of my brethren of the opposite political faith. They now have a two-fold victory. They can continue to beat their fists on their chests and on the political platforms around the state and bellow about their great fight for civil rights and how they should be reelected to continue their fight. Also, my political opponents can now cite my vote on House Bill No. 200 as a vote against civil rights. This is exactly the "good politics" kind of attitude that has prevailed on this issue in the legislature in recent years and which has resulted in few, if any, substantial advancements being made in the civil rights field in recent legislative sessions.

James A. Andersen, 48th District.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Day on a point of personal privilege. Mr. Day:

"Mr. Speaker, the candy the young gentleman is distributing to all of the members is a token of my appreciation for all of you, and I hope it raises your blood sugar and eases your appetites until we finish here today."

MOTIONS

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

On motion of Mr. Sawyer, the bills passed by the House today were ordered transmitted immediately to the Senate.

On motion of Mr. Sawyer, the House adjourned until 7:00 p. m., Sunday, March 21, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

SEVENTH DAY

EVENING SESSION

House of Representatives, Olympia Wash., Sunday, March 21, 1965.

The Speaker called the House to order at 7:00 p. m.

The Clerk called the roll and all members were present except Representatives Copeland and Dootson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., March 20, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed Substitute House Bill No. 37; also Reengrossed House Bill No. 226; also

Engrossed House Bill No. 258, have compared same with the original and engrossed bills and find them correctly engrossed. RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 21, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred **House Bill No. 368**, exempting free buses for handicapped persons from taxation, have had the same under consideration, and respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
......, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Jack Dootson, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Ray Olsen.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Banking and Insurance, to whom was referred House Bill No. 418, permitting federal reserve bank to act as holder of collateral securing state deposits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arnie Berger, Chairman.

JOHN L. O'BRIEN, Vice Chairman.

We concur in this report: Wayne G. Angevine, Jack C. Hood, William C. Klein, Mark Litchman, Robert A. Perry, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 20, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 671, authorizing payroll deductions by state employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 20, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 676, amending the 1965 probate code, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Jack Dootson, Hayes Elder, Slade Gorton, Gary Grant, Edward F. Harris, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 20, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill. No. 677, providing that photostatic copies of secured notes and other obligations may be used in evidence, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Jack Dootson, Hayes Elder, Slade Gorton, Gary Grant, Edward F. Harris, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 21, 1965.

Mr. Speaker:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred House Bill No. 679, providing that ski tow operators shall not be

common carriers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Alfred E. Leland, Richard W. Morphis, Joel Pritchard, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 20, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 133; also

Senate Bill No. 337; also

Engrossed Senate Bill No. 379; also

Engrossed Senate Bill No. 421; also

Senate Bill No. 539; also

Senate Bill No. 543, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 20, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 643, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 20, 1965.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 18, and the same is herewith transmitted. WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Concurrent Resolution No. 18.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 133, by Senators Ryder, Riley, Moriarty, Jr., and Sandison (by State Public Pension Commission request):

An Act relating to the judges' retirement fund; prescribing certain powers and duties of certain officers in relation thereto; amending section 1, chapter 229, Laws of 1937, as amended by section 1, chapter 221, Laws of 1943, and RCW 2.12.010; amending section 2, chapter 229, Laws of 1937, and RCW 2.12.020; amending section 5, chapter 229, Laws of 1937, as amended by section 1, chapter 192, Laws of 1959, and RCW 2.12.050; amending section 8, chapter 229, Laws of 1937, as amended by section 1, chapter 221, Laws of 1955, and RCW 2.12.070; adding new sections to chapter 229, Laws of 1937, and to chapter 2.12 RCW; adding new sections to chapter 274, Laws of 1947, and to chapter 41.40 RCW; and declaring an effective date.

Referred to Committee on Judiciary.

Senate Bill No. 337, by Senators Dore, Petrich, and Moriarty, Jr.:

An Act relating to revenue and taxation; and amending section 83.56.050, chapter 15, Laws of 1961 and RCW 83.56.050.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 379, by Senators Kupka, Keefe, and Gallagher:

An Act relating to state government; providing for the appointment by the board of prison terms and paroles of a state director of probation and parole; setting forth powers and duties of the director and the probation and parole officers; setting forth powers and duties of chairman of board of prison terms and paroles; amending section 9, chapter 340, Laws of 1955 as amended by section 1, chapter 32, Laws of 1959 and RCW 43.67.020 (to be recodified in RCW 9.95); and repealing section 8, chapter 227, Laws of 1957 and RCW 9.95.250.

Referred to Committee on Public Institutions and Youth Development.

Engrossed Senate Bill No. 421, by Senators Petrich, Freise, and Williams:

An Act relating to industrial insurance; amending section 51.52.120, chapter 23, Laws of 1961 and RCW 51.52.120; and amending section 51.52.132, chapter 23, Laws of 1961 and RCW 51.52.132; and providing penalties.

Referred to Committee on Judiciary.

Senate Bill No. 539, by Senator Henry:

An Act relating to foreign meat; and providing penalties.

Referred to Committee on Agriculture and Livestock.

Senate Bill No. 543, by Senators Freise, Donohue, and Raugust:

An Act relating to farm crops; and adding a new section to chapter 60.12 RCW.

Referred to Committee on Agriculture and Livestock.

RESOLUTION

Resolution by Representatives Jueling and Mast:

WHEREAS, The attraction of new industry is of vital concern to our state; and WHEREAS, Many states are attracting new industry through tax plans granting incentives to such new industry; and

Whereas, This House of Representatives has recently passed House Bill No. 16 granting a tax credit to certain portions of industry locating and constructing in this state of Washington; and

Whereas, Such tax credit might be extended to additional industry or business enterprises to advantage to this state;

Now, Therefore, Be It Resolved, By this House of Representatives that the legislative council be directed to study the extension of the tax credit provided for in House Bill No. 16 enacted by this House of Representatives to see if it might be advantageously extended to additional industries and enterprises doing business in this state; and

Be It Further Resolved, That the results of the study be presented to the fortieth session of the legislature before the twentieth day thereof.

On motion of Mr. Jueling, the resolution was adopted.

MOTION

Mr. Brachtenbach moved that the Water Resources and Pollution Control Committee be discharged of **House Bill No. 427**, and that it be placed before the House tonight on second reading.

POINT OF ORDER

The Speaker recognized Mr. Burtch on a point of order.

Mr. Burtch:

"Does this require a suspension of the rules?"

RULING BY THE SPEAKER

The Speaker:

"Under Rule 60 in our new manuals, you will note that the last proviso states that by a majority vote of the members elected, the House may require a committee to report a bill back to the House at any time."

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Copeland and Dootson.

On motion of Mr. Burtch, the absent members were excused, and the House proceeded with business under the call of the House.

MOTION

Mr. Burtch moved that Mr. Brachtenbach's motion be laid on the table.

Mr. Grant demanded an oral roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

Mr. Andersen (James A.):

"Is not debate permitted on this motion?"

The Speaker:

"No, not on the motion to lay on the table."

Mr. Andersen:

"Is it not in order to have one speaker on behalf of the motion to lay on the table?"

The Speaker:

"I have ruled consistently that a motion to lay on the table is not debatable."

The Clerk called the roll on the motion to table the motion by Mr. Brachtenbach, and the motion was carried by the following vote: Yeas, 59; nays, 38; absent or not voting, 2.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hawley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—59.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—38.

Those absent or not voting were: Representatives Copeland, Dootson-2.

MOTIONS

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

On motion of Mr. Sawyer, the House recessed until 8:45 p. m.

SECOND EVENING SESSION

The Speaker called the House to order at 8:45 p. m.

The Clerk called the roll, and all members were present except Representatives Copeland and Dootson, who were excused.

SECOND READING OF BILLS

House Bill No. 292, by Representatives Bottiger and Marzano: Regulating contractors.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred House Bill No. 292, regulating contractors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Section 1. Sections 4 and 5, chapter 77, Laws of 1963 and RCW 18.27.040 and 18.27.050 are each repealed."

In line 1 of the title, strike everything after the semi-colon following "contractors" and insert "and repealing sections 4 and 5, chapter 77, Laws of 1963 and RCW 18.27.040 and 18.27.050."

MRS. JOSEPH E. HURLEY, Chairman.

We concur in this report: Stewart Bledsoe, William "Bill" Chatalas, William S. Day, Homer Humiston, W. L. "Bill" McCormick, Richard W. Morphis, Ann T. O'Donnell, C. G. Witherbee.

The bill was read the second time by sections.

POINT OF ORDER

The Speaker recognized Mr. Adams on a point of order.

Mr. Adams:

"Is it in order for these people to attempt to improve this bill before you consider the amendments that were drawn in committee? I would think that committee amendments should supersede amendments that come from the floor, regardless of whether or not they attempt to improve the bill."

RULING BY THE SPEAKER

The Speaker:

"Under Reed's Rules, the advocates of a bill will have the right to improve it before you have the right to strike. At the time the amendment to improve is considered, the committee members may state they intend to strike that section. It is the ruling of the Speaker, that you have the right to improve a bill first."

Mr. Bottiger moved adoption of the following amendment:

On page 1, section 1, line 15, after "herein." insert "A 'general contractor' is a contractor whose business operations require the use of more than two unrelated building trades or crafts whose work the contractor shall superintend or do in whole or in part. The terms 'general contractor' and 'builder' are synonymous. A 'specialty contractor' is a contractor whose operations as such do not fall within the foregoing definition of 'general contractor'."

The Speaker called on Mr. Garrett to preside.

Debate ensued, Representative Bottiger speaking in favor of adoption of the amendment.

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Adams on a point of order.

Mr. Adams:

"Before we go around on the amendment, may I bring this point of order. May I refer you to Reed's Rule 84 which pertains to committee amendments. It says: "The amendments proposed by the committee, which are usually explained by the report, are first to be voted on, because they are the first proposed to the assembly, and are in fact offered by the assembly itself, which clothed the committee with power to examine the question.' Therefore, I still feel that the question of the proponents trying to improve it is not in order until we have passed on the committee amendments."

The Speaker (Mr. Garrett presiding):

"Dr. Adams, I would refer you to Reed's Rule 144, page 89, down just a little below the middle of the page. It says: 'The modification is that where a motion is made to strike out a paragraph the friends of the paragraph have a right to perfect it by amendment before the motion to strike out is put.' That would mean by committee or otherwise."

Mr. Adams:

"It would seem that would be in order where they were all floor amendments, but here you are putting a floor amendment before a committee amendment, and the committee amendment is in a sense an amendment offered by the body, according to Rule 84. I think your ruling would be entirely in order if all these were floor amendments you were ruling on, but you are in a sense putting a floor amendment as superseding a committee amendment."

The Speaker (Mr. Garrett presiding):

"I would like to refer you to Rule 83 of our own House Rules on page 377 of the manual which states: 'When a bill is before the house on second reading, amendments adopted by committees and recommended to the house shall be acted upon by the house in the same manner as amendments that may be offered from the floor.'"

MOTION

Mr. Day moved the House consider the committee amendments before the floor amendments.

POINT OF ORDER

Mr. Adams:

"I would call to your attention that the rule you refer to said floor amendments shall be considered in the same manner, but not necessarily in the same order as committee amendments.

The Speaker (Mr. Garrett presiding):

"I believe the Speaker ruled on that just before, Dr. Adams."

The Speaker stated the question before the House to be the motion to consider the committee amendments to House Bill No. 292 before the floor amendments.

Debate ensued, Representatives Day, Adams, Hurley, Leland, and Newhouse speaking in favor of the motion, and Representative Bottiger speaking against it.

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Burtch on a point of order.

Mr. Burtch:

"I feel the motion is actually a motion to suspend the rules, because Reed's Rules clearly say the friends have a right to perfect before you vote on striking. Of course, the committee amendment, in effect, strikes the entire bill and repeals the law presently in effect. If the committee amendment does not pass, in other words, if we do not adopt the committee amendment, then you would be unable to even offer any amendments to the bill, because you would, in effect, have accepted the entire bill. Reed's Rule 138 says: 'In like manner if a motion to strike out a paragraph be lost, the para-

graph cannot be amended. Hence all motions to amend a paragraph should be put before the motion to strike out is put.' That is the danger we are facing here with Mr. Day's motion. We would, in effect, be suspending the rules and it would require a two-thirds vote."

RULING BY THE SPEAKER

The Speaker (Mr. Garrett presiding):

"The Speaker is going to rule on Mr. Burtch's point of order that the majority of this body will have a right to decide whether they want to consider the committee amendments first or the floor amendments first, but I do want to point out that if the committee amendment is adopted, as I understand it, you would be striking the whole bill, so you would not have a right to consider the floor amendments, but it will only require a majority vote."

POINT OF ORDER

The Speaker recognized Mr. Day on a point of order.

Mr. Day:

"Did I understand you right, this strikes the whole bill?"

The Speaker (Mr. Garrett presiding):

"It is striking the whole section."

POINT OF ORDER

The Speaker recognized Mr. Adams on a point of order.

Mr. Adams:

"The committee amendment does strike the entire bill."

The Speaker (Mr. Garrett presiding):

"I meant it strikes the section that Mr. Bottiger wants to amend."

Mr. Adams:

"What the committee amendment does is strike the entire bill, and then the bill becomes a repealer of two sections of the old law."

The Speaker (Mr. Garrett presiding):

"What I want to make clear is that if the committee amendment is adopted, they would have no opportunity to consider floor amendments."

Further debate ensued, Representative Day speaking in favor of the motion to consider the committee amendments first.

PARLIAMENTARY INQUIRY

The Speaker (Mr. Garrett presiding) recognized Mr. Canfield on a point of parliamentary inquiry.

Mr. Canfield:

"Have we not at many times, Mr. Speaker, had bills in committee and had the committee produce substitute bills or committee bills, and have not those been brought to the floor for consideration and substituted for the original bill, and have not the substitute bills been considered before the floor amendments? I refer you to our House Rule No. 79, page 335."

The Speaker (Mr. Garrett presiding):

"A majority of the House can substitute a bill, but that is always by vote of the House."

Mr. Canfield:

"My point is, it is an amendatory action and it takes precedence over floor amendments."

The Speaker (Mr. Garrett presiding):

"But it takes a vote of the House to do that."

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mrs. Hurley on a point of order.

Mrs. Hurley:

"My point of order is that I believe Mr. Canfield is trying to point out that this should not be a subject for the vote of the House, but it should be an automatic traditional action of this House that the committee amendment be considered first, and it should not have to be put to the vote of this House, whether we feel the tradition that we have followed for so many, many years is right or not, it seems to me that by putting it to a vote of whether we would do what we are supposed to do brings up the fact that at any time we can deny the members of this House their customary right, and they can make it mandatory for us to vote on that right."

The Speaker (Mr. Garrett presiding):

"We have an unusual situation here. The Speaker ruled that you consider the floor amendments first, and then he vacated the chair and I took over after he made the ruling. Now you have a motion before you to consider the committee amendments before the floor amendments. This has been debated, and will now be voted on."

The motion was carried on a rising vote.

The Clerk read the committee amendment.

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Burtch on a point of order.

Mr. Burtch:

"If the committee amendment is not adopted, the way I read Reed's Rule 138, then you would not be able to offer amendments to the bill."

The Speaker (Mr. Garrett presiding):

"That is correct, Mr. Burtch."

Mrs. Hurley moved adoption of the committee amendment.

Mr. Adams moved adoption of the following amendment to the committee amendment:

In line 3 of the committee amendment after "18.27.050: and before "are" insert "and section 8, chapter 77, Laws of 1963, and RCW 18.27.080"

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Bottiger on a point of order.

Mr. Bottiger:

"Referring to Article II, section 38, of the Washington State Constitution, 'Limitation on Amendments' it states: 'No amendment to any bill shall be allowed which shall change the scope and object of the bill. I challenge the committee amendment and Dr. Adams' amendment."

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"Quoting Reed's Rule 161, it says the question of constitutionality is not for the presiding officer to decide. It is a matter of argument only."

The Speaker (Mr. Garrett presiding):

"The Speaker has already ruled this session that we will not rule on the constitutionality of matters; we will rule only where it is material or germane, but not on constitutionality."

Debate ensued, Representative Adams speaking in favor of adoption of the amendment to the committee amendment.

MOTION

Mr. Witherbee moved that House Bill No. 292 be rereferred to the Committee on Rules and Order.

Debate ensued, Representative Witherbee speaking in favor of the motion.

PARLIAMENTARY INQUIRY

Mr. Andersen (James A.):

"If this motion passes, does the bill go back into Rules on second reading or does it advance?"

The Speaker (Mr. Garrett presiding):

"It would still be on second reading."

Further debate ensued, Representative Moos speaking against the motion. The Speaker resumed the Chair.

Further debate ensued, Representatives Backstrom, Clark, and May speaking in favor of the motion, and Representatives Johnston (Elmer E.) and Hurley speaking against it.

Mr. Grant demanded the previous question, and the demand was sustained.

Mr. Adams demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to rerefer House Bill No. 292 to the Committee on Rules and Order, and the motion was lost by the following vote: Yeas, 32; nays, 62; absent or not voting, 5.

Those voting yea were: Representatives Andersen (James A.), Angevine, Backstrom, Beck, Chatalas, Clark, Conner, DeJarnatt, Elder, Gallagher, Grant, Klein, Leland, Lux, Marsh, Mast, May, Moon, Morphis, O'Brien, O'Donnell, Olsen, Pierre, Savage, Taylor, Thompson, Traylor, Uhlman, Whetzel, Witherbee, Wolf, Mr. Speaker—32.

Those voting nay were: Representatives Adams, Ahlquist, Avey, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Cunningham, Day, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Litchman, Lynch, Mahaffey, Marzano, McCaffree, McCormick, McDougall, Moos, Newhouse, Newschwander, O'Dell, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Valle, Wang, Warnke—62.

Those absent or not voting were: Representatives Anderson (Eric O.), Bergh, Copeland, Dootson, Perry—5.

The Speaker stated the question before the House to be the amendment by Mr. Adams to the committee amendment.

Debate ensued, Representative Bottiger speaking against adoption of the amendment.

POINT OF INQUIRY

The Speaker recognized Mr. Jolly on a point of inquiry.

Mr. Jolly:

"Did I understand the ruling to be that if this committee amendment is voted down, we can't amend the bill after it's back on the floor?"

The Speaker:

"We are considering now the amendment to the amendment. So you would have to either adopt the amendment to the amendment or not adopt it, then you would consider the original amendment. I would then rule on the original amendment."

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, would Mr. Smith yield to a question?"

The Speaker:

"Will you yield, Mr. Smith?"

Mr. Smith:

"Yes."

Mr. Adams:

"Would you like me to read you the short section which this refers to in the law?"

Mr. Smith:

"Yes."

Mr. Adams:

"This is RCW 18.27.080—Registration prerequisite to suit: 'No person engaged in the business or acting in the capacity of a contractor may bring or maintain any action in any court of this state for the collection of compensation for the performance of any work or for breach of any contract for which registration is required under this chapter without alleging and proving that he was a duly registered contractor at the time he contracted for the performance of such work or entered into such contract.' Does that answer your question?"

Mr. Smith:

"I'd like to ask you this, what would your amendment do to this section?"

Mr. Adams:

"My amendment would strike this so the man could sue even though he hadn't paid the fee."

The Clerk called the roll on the amendment by Mr. Adams to the committee amendment. The motion was lost and the amendment was not adopted by the following vote: Yeas, 44; nays, 51; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Avey, Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Clark, Cunningham, Eldridge, Flanagan, Goldsworthy, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kink, Kirk, Lynch, Mahaffey, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Pritchard, Rogers, Saling, Slagle, Smith, Swayze, Wang—44.

Those voting nay were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Brouillet, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Leland, Litchman, Lux, Marsh, Marzano, Mast, May, Moon, O'Brien, O'Donnell, Perry, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—51.

Those absent or not voting were: Representatives Copeland, Day, Dootson, King (Chet)—4.

Mr. Morphis moved adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Licenses by inserting a new section 1, as follows:

"NEW SECTION. Section 1. Section 4, chapter 77, Laws of 1963 and RCW 18.27.040 is hereby repealed."

Debate ensued, Representative Morphis speaking in favor of the amendment and Representative Bottiger speaking against it.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, will Mr. Bottiger yield to a question?"

The Speaker:

"Will you yield to question, Mr. Bottiger?"

Mr. Bottiger:

"Yes."

Mr. Adams:

"Mr. Bottiger, do you have an amendment on the desk doing what you say it would do, or is it embodied in the bill?"

Mr. Bottiger:

"In the bill, I have changed the scope of the bond by substituting the language of the electrical contracting statute; in other words the bonds stand for breaches of building codes as opposed to any building code, and on page 3 of our act, if you will notice in House Bill No. 189 I have substituted claims arising out of violations of this act."

Mr. Adams:

"I think what we have to know at this time is whether he has an amendment to this amendment to do that. In other words, we are not talking about the original bill now, we are talking about the committee amendments. With the consent of the House, we could substitute my amendment."

Mr. Bottiger:

"We couldn't do that Dr. Adams, because my amendment reduces the amount of bond from \$2,000 down to \$500.00, but the key language is on page 2, line 18 of my bill which says 'failure to comply with the provisions of this act or the building code of any political subdivision of this state.' This is the language that caused all the problems."

POINT OF ORDER

The Speaker recognized Mrs. Hurley on a point of order.

Mrs. Hurley:

"Mr. Speaker, is it proper to strike a committee amendment, to strike the entire committee amendment by just a floor amendment?"

The Speaker:

"It can be done by a vote of the House, if the House so desires."

With the consent of the House, Mr. Morphis withdrew his amendment.

YIELDING TO QUESTION

Mr. Hood:

"Would Mr. Bottiger yield to a question?"

Mr. Bottiger:

"I'd be glad to."

Mr. Hood:

"Under the old bill, what were the quick liquid requirements of the bonding companies in your experience in the last two years?"

Mr. Bottiger:

"There was testimony at the action in Spokane that someone who had never engaged in business and who had never had a bond before, that one bonding company required net assets of \$35,000, and net quick assets of \$15,000. I believe this is much too high."

Mr. Hood:

"Under your new proposal, and with the \$500 bond, how much in quick liquid assets do you think the bonding companies should ask?"

Mr. Bottiger:

"Since the bonding companies would only be liable for a gross aggregate amount of \$500.00, using the formula they used in Spokane which, frankly, I had some doubts about, I would guess it would probably run about \$5,000. I would point out in my bill the contractor could put up negotiable securities, life insurance policies, or savings accounts of \$500.00."

YIELDING TO QUESTION

Mr. Adams:

"Would Mr. Bottiger yield?"

Mr. Bottiger:

"Yes."

Mr. Adams:

"Assuming this small contractor scraped together, in addition to what he would need to start in business, the \$500.00 for security, how long would it have to be left in order to cover any potential liability?"

Mr. Bottiger:

"You are referring to the fact that in House Bill No. 189, you weren't able to tell? Under my bill, it would be for two years after he ceased doing business that the bond would stand. His liability would stand for the statute of limitations, but his bond or cash deposits would stand for two years."

Mr. Adams:

"He would get the \$500.00 back in two years?"

Mr. Bottiger:

"Yes sir."

MOTION

Mr. Olsen moved the House defer further consideration of House Bill No. 292 on second reading and the bill be made a special order of business for 11:30 p. m. tonight.

MOTION

Mr. Clark moved to amend Mr. Olsen's motion by making House Bill No. 292 a special order of business at 5:00 p. m. tomorrow.

The Speaker:

"It would have to be at 4:59~p. m. tomorrow because at 5:00~p. m. we will be unable to consider any further House bills."

Debate ensued, Representative Adams speaking against the motion to defer consideration of House Bill No. 292.

Mr. Grant demanded the previous question, and the demand was sustained.

POINT OF PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry. Mr. Smith:

"Are we voting on Mr. Olsen's motion or Mr. Clark's?"

The Speaker:

"Mr. Clark's motion would be out of order. We could not consider a house bill at 5:00 p. m. because of the concurrent resolution we passed."

Mr. Clark:

"I amend my motion to defer consideration until 4:00 p. m. tomorrow."

The Speaker:

"Mr. Clark, you cannot make that motion after the previous question is demanded."

Mr. Andersen (James A.) demanded an electric roll call, and the demand was sustained.

POINT OF INQUIRY

Mr. Anderson (Eric O.):

"Mr. Speaker, would you state the motion again?"

The Speaker stated the question before the House to be the motion by Mr. Olsen to defer further consideration of House Bill No. 292 and it be made a special order of business at 11:30 p. m. tonight.

The Clerk called the roll on the motion to defer consideration of House Bill No. 292, and the motion was lost by the following vote: Yeas, 31; nays, 61; absent or not voting, 7.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Backstrom, Bottiger, Chatalas, Elder, Garrett, Grant, Jastad, Johnson (Doris), Jolly, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Donnell, Olsen, Pierre, Savage, Smith, Taplin, Thompson, Uhlman, Valle, Witherbee, Mr. Speaker—31.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Clark, Cunningham, Day, DeJarnatt, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Slagle, Swayze, Taylor, Traylor, Wang, Warnke, Whetzel, Wolf—61.

Those absent or not voting were: Representatives Braun, Conner, Copeland, Dootson, Gorton, Kalich, O'Brien—7.

SPEAKER'S PRIVILEGE

The Speaker:

"I might inform the House this evening that the working day does not stop at 12:00 midnight. We could consider bills until 1:00, 2:00, or 3:00 and still be in the same working day if the House desires."

Mr. Morphis moved the adoption of the following amendment:

Amend the amendment by the Committee on Licenses inserting a new section 1, after "Section 1." strike "Sections 4 and 5, chapter 77, Laws of 1963" and after "RCW 18.27.040" strike "and 18.27.050" and insert "Section 4, chapter 77, Laws of 1963 and RCW 18.27.040"

PARLIAMENTARY INQUIRY

Mr. Andersen (James A.):

"Mr. Morphis's amendment strikes the committee amendment. Would it be possible if Mr. Morphis's amendment passes, which has the effect, I understand, of taking out the bonding provision only, the bonding and insurance sections of the present law,

would it then be in order to put in a corrective amendment correcting the title. In other words, I want to be sure that the title is correct."

The Speaker:

"The committee amendment to the title would be considered after reading the title. Title amendments have to be considered after the amendments to the body of the bill."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Burtch on a point of parliamentary inquiry.

Mr. Burtch:

"Mr. Speaker, if we adopt Mr. Morphis's amendment, would that then prevent us from adopting an amendment which would repeal section 5 of chapter 77, Laws of 1963?"

The Speaker:

"No."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Kull on a point of parliamentary inquiry.

Mr. Kull:

"Mr. Speaker, point of parliamentary inquiry, did you rule previously that if we vote for the committee amendments, that floor amendments could not then be considered?"

The Speaker:

"To the same section, yes."

Mr. Kull:

"And that would hold, then, to this amendment too?"

The Speaker:

"That is right. If a motion to strike out a paragraph is lost, the paragraph cannot be amended according to Reed's Rule 138. Before we took up consideration of this bill I informed the House of the ruling I was making."

Mr. Bottiger demanded an electric roll call, and the demand was sustained. Debate ensued, Representative Adams speaking in favor of the amendment. Mr. O'Brien demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Copeland and Dootson.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

Mr. Jueling moved the House dispense with further business under the call of the House.

The motion was lost.

The Speaker stated the question before the House to be the amendment by Mr. Morphis, and asked the Clerk to reread the amendment.

POINT OF INQUIRY

The Speaker recognized Mr. Andersen on a point of inquiry.

Mr. Andersen (James A.):

"Mr. Speaker, since this matter has become rather complex, is not the effect of voting for Mr. Morphis's amendment simply putting the liability insurance provision back in the law of the state. In other words, we are voting to require liability insurance on the part of the contractors in the state. Is this not the effect?"

The Speaker:

"Yes, it puts it back in, whereas the committee amendment would repeal it.

Debate ensued, Representatives Andersen (James A.), Hawley, and Bottiger speaking in favor of the amendment.

The Clerk called the roll on the adoption of the amendment by Mr. Morphis to the committee amendment to House Bill No. 292. The motion was carried and the amendment was adopted by the following vote: Yeas, 93; nays, 4; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representatives Avey, Braun, Clark, Slagle—4. Those absent or not voting were: Representatives Copeland, Dootson—2. Mrs. Hurley moved the adoption of the committee amendment as amended.

POINT OF INQUIRY

The Speaker recognized Mr. Andersen.

Mr. Andersen (James A.):

"Mr. Speaker, point of inquiry. After Mr. Morphis's amendment was adopted, is it not in order that the title be amended?"

The Speaker:

Mr. Andersen:

"I want to make it clear that the title is not before the House for consideration."

The Speaker:

 \cdot "That is correct, Mrs. Hurley's motion is to adopt the committee amendment to the body of the bill, not to the title."

Debate ensued, Representatives Hurley and Andersen (James A.) speaking in favor of adoption of the amendment.

Mr. Grant demanded the previous question, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Bottiger on a point of parliamentary inqury.

Mr. Bottiger:

"Mr. Speaker, I am not quite sure by Mr. Andersen's remarks, but if we vote in favor of the committee amendment, we thereby preclude any consideration of the alternate amendments? Is this right?"

The Speaker:

"Yes. That is the reason I brought it to the attention of the House before consideration of the bill."

The Clerk called the roll on adoption of the committee amendment as amended to House Bill No. 292. The motion was carried and the amendment was adopted by the following vote: Yeas, 72; nays, 25; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Cunningham, Day, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Leland, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—72.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Chatalas, DeJarnatt, Elder, Garrett, Grant, Jastad, Klein, Kull, Litchman, Lux, Marzano, May, Moon, O'Brien, O'Donnell, Radcliffe, Slagle, Taplin, Uhlman—25.

Those absent or not voting were: Representatives Copeland, Dootson-2.

POINT OF ORDER

Mr. Clark:

"Mr. Speaker, point of order. There is another amendment on the desk."

The Speaker:

"Has it been perfected by any of these amendments?"

Mr. Clark:

"No sir, it hasn't."

RULING BY THE SPEAKER

The Speaker:

"I am ruling, Mr. Clark, that the bill has been perfected, and that any amendments in sections that have been perfected would be out of order."

POINT OF ORDER

Mr. Clark:

"Point of order, Mr. Speaker. The bill has not been perfected and that is the reason this amendment is to strike the entire bill."

The Speaker:

On motion of Mr. Morphis the following amendment to the title was adopted:

Amend the amendment by the Committee on Licenses to the title on line 3 of the mimeographed amendment, after "repealing" strike "Sections 4 and 5" and insert "Section 4" and on line 4 of the amendment, after "RCW 18.27.040" strike "and 18.27.050"

On motion of Mrs. Hurley, the committee amendment to the title as amended was adopted.

House Bill No. 292 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 292 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed House Bill No. 292 to third reading and final passage, and the motion was carried by the following vote: Yeas, 86, nays, 11; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—86.

Those voting nay were: Representatives Andersen (James A.), Backstrom, Berentson, Brachtenbach, Eldridge, Goldsworthy, Leland, Lynch, May, McCaffree, Wolf—11.

Those absent or not voting were: Representatives Copeland, Dootson—2. The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 292.

Debate ensued, Representatives Bottiger, Andersen (James A.), and May speaking against passage of the bill.

Mr. Grant demanded the previous question, and the demand was not sustained.

Further debate ensued, Representatives Adams and Smith speaking in favor of passage of the bill, and Representative Whetzel speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 292, and the bill passed the House by the following vote: Yeas, 61; nays, 36; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Burtch, Canfield, Clark, Conner, Day, Elder, Eldridge, Epton, Flanagan, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Litchman, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Saling, Savage, Slagle, Smith, Swayze, Taylor, Traylor, Valle, Warnke, Witherbee—61.

Those voting nay were: Representatives Andersen (James A.), Backstrom, Beck, Bottiger, Braun, Brouillet, Chatalas, Cunningham, DeJarnatt, Gallagher, Garrett, Grant, Jastad, Johnson (Doris), King (Richard "Dick"), Klein, Kull, Leland, Lux, Marsh, Marzano, May, Moon, Morphis, Perry, Pierre, Rogers, Sawyer, Sheridan, Taplin, Thompson, Uhlman, Wang, Whetzel, Wolf, Mr. Speaker—36.

Those absent or not voting were: Representatives Copeland, Dootson—2. Engrossed House Bill No. 292, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 191, by Representatives Newschwander, Grant, and Brouillet:

Changing dates relating to primaries.

House of Representatives, Olympia, Wash., March 7, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment to whom was referred House Bill No. 191, changing dates relating to primaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 17, after "than the" strike "first" and insert "[first] last" On page 1, section 1, line 18, after "day of" and before "nor" strike "[July] August" and insert "July"

On page 3, section 2, line 22, strike "first" and insert "[first] last" and after "Monday of" and before "nor" strike "[July] August" and insert "July"

On page 3, section 2, line 29, after "than the" and before "Monday" strike "first" and insert "[first] last" and after "Monday of" and before "nor" strike "[July] August" and insert "July"

GARY GRANT, Chairman, HAYES Elder, Vice Chairman.

We concur in this report: R. Ted Bottiger, Jack Dootson, Slade Gorton, Edward F. Harris, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe.

The bill was read the second time by sections.

On motion of Mr. Grant, the committee amendments were adopted.

Mr. Grant moved adoption of the following amendment:

On page 6, section 5, line 2, after "least" strike "[twenty-five days] $\it two\ weeks$ " and insert "twenty [five] days"

Debate ensued, Representatives Grant and Smith speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

Mr. Uhlman moved adoption of the following amendment:

On page 3, section 2, line 23, strike "next" and insert "second"

Debate ensued, Representatives Uhlman and Smith speaking in favor of adoption of the amendment, and Representatives Grant and Gorton speaking against its adoption.

The motion was lost, and the amendment was not adopted.

Mr. Cunningham moved adoption of the following amendment:

On page 6 following section 7 add the following new section:

"Sec. 8. Section 29.04.040, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.04.040 are each amended to read as follows:

"No precinct shall contain more than three hundred voters. If at any election three hundred or more votes are cast at any voting place, the inspector shall report that fact to the city council, if it is a precinct lying within a first class city or to the board of county commissioners if it is any other precinct. [Between the first Tuesday after the first Monday in November and December 31st of the same year,] The city council of the first class city or the board of county commissioners, as the case may be, shall divide, alter, or combine precincts so that, whenever practicable, such over populated precincts shall contain no more than [into two or more precincts with] two hundred fifty registered voters [or less in each precinct] in anticipation of future growth.

"Precinct boundaries may be altered at any time as long as sufficient time exists prior to a given election for the necessary procedural steps to be honored: PROVIDED, HOWEVER, That no precinct boundaries shall be changed during the period starting as of the ninetieth day prior to the first day for candidates to file for a state primary election and ending with the day of the state general election.

"Whenever a precinct contains less than sixty registered voters and the county auditor has jurisdiction of the election, such voters shall vote by absentee ballot in the manner as set forth in chapter 29.36 RCW, if in the judgment of the county auditor such practice best serves the public interest.

"On petition of ten or more voters resident more than ten miles from any place of election, the board of county commissioners shall establish a separate voting precinct therefor.

"The board of county commissioners of each county in the state hereafter formed shall, at their first session, divide their respective counties into election precincts with two hundred fifty voters or less and establish the boundaries of the same; the county auditor shall thereupon designate the voting place for each such precinct."

In line 1 of the title after the semicolon and before "amending" insert "amending section 29.04.040, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.04.040;"

POINT OF ORDER

The Speaker recognized Mr. Grant on a point of order.

Mr. Grant:

"I would like to cite House Rule 36 which states: 'No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment; and no bill or resolution shall at any time be amended by annexing thereto or incorporating therein any other bill or resolution pending before the house.' The amendment by Mr. Cunningham is the same language as in House Bill No. 453, and would be out of order."

RULING BY THE SPEAKER

The Speaker:

"Your point is well taken, Mr. Grant. I rule the amendment out of order."

POINT OF ORDER

Mr. Cunningham:

"Point of order, Mr. Speaker. This is not the exact same bill. There was a change in it."

The Speaker:

"What is the change?"

Mr. Cunningham:

"It changes '30 days' to '90 days.' This is a substantial change."

The Speaker:

"It is in substance and context the same, so I would have to rule it out of order."

House Bill No. 191 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 191 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Grant and Newschwander speaking in favor of passage of the bill, and Representative Uhlman speaking against it.

YIELDING TO QUESTION

Mr. Sawyer:

"Mr. Speaker, will Mr. Uhlman yield to a question?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"Yes."

Mr. Sawyer:

"Mr. Uhlman, would you tell us who you plan to run against?"

Mr. Uhlman:

"I do not plan to run against anybody, but I do think there is an element of fair play involved here, and I think that is important even in a legislative race. Answering Representative Newschwander as well, if we campaign for a certain length of time, we can't say this cuts down the campaign time. We are going to be running the same number of weeks and the same length of time; but what it really does is to sound the death knell for the faint glimmer of hope some of us have that we might someday have a candidates' pamphlet. Some of us have been seriously working on this and, frankly, it was in the realm of possibility. We were going to consider seriously an appropriation which would cover this. I had discussed this with the present Secretary of State, and it had his concurrence, but now it is dead. We won't have a campaign pamphlet if this passes."

Further debate ensued, Representatives Gorton and Kalich speaking in favor of passage of the bill, and Representatives Smith and Garrett speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Bill No. 191, and the bill passed the House by the following vote: Yeas, 86; nays, 11; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Valle, Wang, Whetzel, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Garrett, Haussler, Moon, Perry, Pierre, Rogers, Smith, Traylor, Uhlman, Warnke, Witherbee—11.

Those absent or not voting were: Representatives Copeland, Dootson—2.

Engrossed House Bill No. 191, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 465, by Representatives O'Brien, O'Donnell, and Copeland:

Providing for use of a portion of the state income reserve fund.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 465 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative O'Brien speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 465, and the bill passed the House by the following vote: Yeas, 93; nays, 4; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield,

Chatalas, Clark, Conner, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representatives Cunningham, Epton, Klein, Warnke—4.

Those absent or not voting were: Representatives Copeland, Dootson—2. House Bill No. 465, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Mr. Mast moved to dispense with further business under the call of the House.

The motion was lost.

House Bill No. 322, by Representatives Kink, Kull, Radcliffe, Burtch, Anderson (Eric O.), Brachtenbach, and Lynch:

Changing method of selection of board of trustees of state-wide city employees' retirement system.

House of Representatives, Olympia, Wash., March 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 322, changing method of selection of board of trustees of state-wide city employees' retirement system, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 16, after "cities" and before "and" insert "as the official representative of cities and towns in the state"

On page 1, section 1, line 18, after "council" and before the period, insert "after considering recommendations of city employees as to employee members"

Committee on Local Government

SAMUEL J. SMITH, Chairman, Frank J. Warnke, Vice Chairman.

Subcommittee on Cities and Towns

Jack Rogers, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun. Ann T. O'Donnell, George P. Sheridan, Richard Taylor, Wesley C. Uhlman.

The bill was read the second time by sections.

Mr. Rogers moved adoption of the committee amendment to line 16.

The motion was carried on a rising vote, and the amendment was adopted. On motion of Mr. Rogers, the committee amendment to line 18 was adopted. House Bill No. 322 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 322 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Grant demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to advance Engrossed House Bill No. 322 to third reading and final passage, and the motion was lost by the following vote: Yeas, 61; nays, 36; absent or not voting, 2.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Harris, Haussler, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—61.

Those voting nay were: Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bergh, Bledsoe, Canfield, Clark, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kirk, Leland, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—36.

Those absent or not voting were: Representatives Copeland, Dootson—2. Engrossed House Bill No. 332 was passed to the Committeee on Rules and Order for third reading.

House Bill No. 323, by Representatives King (Chet), Smith, Jastad, May, King (Richard "Dick"), Moon, Marzano, and O'Donnell:

Allowing medical aid for pensioners.

MOTION

On motion of Mr. King (Chet), the House deferred consideration of House Bill No. 323, and it was placed at the top of the second reading calendar for tomorrow.

House Bill No. 387, by Representatives Sheridan, Gallagher, Marzano, Savage, Marsh, and O'Donnell:

Increasing industrial insurance pensions.

The bill was read the second time by sections.

Mr. McDougall moved the adoption of the following amendment:

On page 1, section 1, line 8, strike all of lines 8 through 22 and substitute in lieu thereof the following:

"Notwithstanding any other provision of law, every widow or invalid widower receiving a pension under this title shall, after July 1, [1961] 1965, be paid one hundred twenty-five dollars per month, and every permanently totally disabled workman receiving a pension under this title shall, after such date, be paid one hundred [twenty-five] forty-five dollars per month, in addition to any amount now or hereafter allowed in cases requiring the services of an attendant, if unmarried at the time his injury occurred; one hundred [fifty-five] seventy-five dollars per month, in addition to any amount now or hereafter allowed in cases requiring the services of an attendant, if he or she has a wife or invalid husband; and [seventy-five] one hundred twenty-five dollars per month in addition to any amount now or hereafter allowed in cases requiring the services of an attendant, if the husband is not an invalid and the husband and wife are living together as such."

Debate ensued, Representative McDougall speaking in favor of adoption of the amendment.

Mr. Burtch demanded an electric roll call, and the demand was sustained. Further debate ensued, Representative O'Donnell speaking in opposition to adoption of the amendment.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, I wonder if Mr. Uhlman will yield to a question?"

The Speaker:

"Mr. Uhlman, do you yield to a question?"

Mr. Uhlman:

"Yes, I yield."

Mr. Adams:

"Mr. Uhlman, as Chairman of the Ways and Means Committee, this bill did go to your committee. Can you tell me what the impact would be on the general fund?"

Mr. Uhlman:

"Representative Adams, this particular measure was considered by the Subcommittee on Appropriations in the Ways and Means Committee. It was determined that the fiscal impact was approximately \$2,000,000 or less. It was also felt by striking the appropriation and letting the measure be considered on its merits and sent on to the Senate, since the Senate has the obligation this session of writing the budget bill, we felt this was the proper course of action. This course of action has been taken on other measures before us."

Further debate ensued, Representative Adams speaking in favor of adoption of the amendment.

The Clerk called the roll on the adoption of the amendment by Mr. McDougall to House Bill No. 387. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 39; nays, 58; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Clark, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—39.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—58.

Those absent or not voting were: Representatives Copeland, Dootson—2. Mr. Burtch moved that the rules be suspended, House Bill No. 387 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Grant demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to advance House Bill No. 387 to third reading and final passage, and the motion was lost by the following vote: Yeas, 64; nays, 33; absent or not voting, 2.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hawley, Hood, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—64.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Cunningham, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Humiston, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Whetzel, Wolf—33.

Those absent or not voting were: Representatives Copeland, Dootson—2. House Bill No. 387 was passed to the Committee on Rules and Order for third reading.

MOTIONS

Mr. Sawyer moved the House dispense with further business under the call of the House.

The motion was carried on a rising vote.

On motion of Mr. Sawyer, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives, Olympia, Wash., March 21, 1965.

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred Substitute House Bill No. 446, providing additional pension benefits under teachers' retirement, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Audley F. Mahaffey, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 21, 1965.

Mr. Speaker:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 555, relating to retirement and pensions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Jack C. Hood. W. L. "Bill" McCormick, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. Sawyer, the House advanced to the sixth order of business for the purpose of introduction of bills.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Bill No. 680, by Representative Beck:

An Act relating to justices of the peace; providing for their number in cities of five thousand or more; and amending section 1, chapter 156, Laws of 1951 as last amended by section 1, chapter 203, Laws of 1957 and RCW 3.12.021.

Ordered printed and referred to Committee on Judiciary.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:00 a. m., Monday, February 22, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

EIGHTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Monday, March 22, 1965.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll, and all members were present except Representative Copeland, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., March 21, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 191; also

Engrossed House Bill No. 292; also

Engrossed House Bill No. 322, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 21, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Substitute Senate Bill No. 1; also

Engrossed Senate Bill No. 47; also Engrossed Senate Bill No. 177; also Engrossed Senate Bill No. 297; also Engrossed Senate Bill No. 318; also Engrossed Senate Bill No. 336; also Substitute Senate Bill No. 479; also

Senate Bill No. 546, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 21, 1965.

MR. SPEAKER:

The Senate has passed: House Joint Memorial No. 27, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Bill No. 681, by Representatives Anderson (Eric O.) and King (Chet):

An Act relating to water resources; establishing a privilege fee for discharging certain materials in state waters; fixing penalties; and adding a new chapter to chapter 15, Laws of 1961 and to Title 82 RCW.

Ordered printed and referred to Committee on Water Resources and Pollution Control.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Substitute Senate Bill No. 1, by Judiciary Committee:

An Act relating to public officials and candidates for public office; defining terms; requiring certain disclosures; defining crimes; and prescribing penalties; amending section 29.18.140, chapter 9, Laws of 1965 and RCW 29.18.140, and providing penalties.

Referred to Committee on Constitution, Elections, and Reapportionment.

Engrossed Senate Bill No. 47, by Senators Charette, Rasmussen, Petrich, Foley, Neill, Moriarty, Jr., and Kupka:

An Act relating to judges salaries and pensions, and salaries of members of the legislature; amending section 1, chapter 144, Laws of 1953 as amended by section 1, chapter 260, Laws of 1957 and RCW 2.04.090; amending section 2, chapter 144, Laws of 1953 as amended by section 2, chapter 260, Laws of 1957 and RCW 2.08.090; and amending section 1, chapter 48, Laws of 1949, as last amended by section 2, chapter, Laws of 1965, as reenacted by section 43.03.010, chapter, Laws of 1965, and RCW 43.03.010.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 177, by Senators Sandison, Talley, and Hanna: An Act relating to local improvements in cities and towns; and adding new sections to chapter, Laws of 1965 and to Title 35 RCW.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Engrossed Senate Bill No. 297, by Senators McCormack, Woodall, and Gissberg:

An Act relating to the stipulation to place of venue; and amending section 55, Code of 1881 and RCW 4.12.080.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 318, by Senators Petrich, Charette, and England: An Act relating to public works; providing for the payment of the prevailing rate of wages; amending section 3, chapter 63, Laws of 1945 and RCW 39.12.010; amending section 4, chapter 63, Laws of 1945 and RCW 39.12.060; amending section 6, chapter 63, Laws of 1945 and RCW 39.12.060; and adding a new section to chapter 63, Laws of 1945 and to chapter 39.12 RCW.

Referred to Committee on Labor and Industrial Insurance.

Engrossed Senate Bill No. 336, by Senators Dore, Petrich, and Moriarty, Jr.: An Act relating to securities; amending section 8, chapter 150, Laws of 1961, and RCW 21.17.080.

Referred to Committee on Judiciary.

Substitute Senate Bill No. 479, by Committee on Medicine, Dentistry, Public Health, Air and Water Pollution:

An Act relating to practitioners of the healing professions and prohibiting certain practices relating thereto; reenacting section 1, chapter 204, Laws of 1949 and RCW 19.68.010; amending section 2, chapter 204, Laws of 1949 and RCW 19.68.020; reenacting section 3, chapter 204, Laws of 1949 and RCW 19.68.030; and prescribing penalties.

Referred to Committee on Medicine, Dentistry, and Drugs.

Senate Bill No. 546, by Senators Washington, Bailey, and Raugust:

An Act relating to the state highway commission; amending section 47.01-.030, chapter 13, Laws of 1961 and RCW 47.01.030; and declaring an emergency. Referred to Committee on Highways.

MOTION

Mr. Gorton moved that the Committee on Constitution, Elections, and Reapportionment be discharged of **House Bill No. 107**, the executive request bill on political contributions, and that the same be placed at the top of the second reading calendar for today.

Mr. O'Brien demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representative Copeland.

On motion of Mr. O'Brien, the absent member was excused, and the House proceeded with business under the call of the House.

Debate ensued, Representative Gorton speaking in favor of the motion, and Representative Grant speaking against it.

MOTION

Mr. Burtch moved that Mr. Gorton's motion be laid on the table.

Mr. Andersen (James A.) demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to table the motion by Mr. Gorton, and the motion was carried by the following vote: Yeas, 57; nays, 41; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Witherbee, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Traylor, Wang, Warnke, Whetzel, Wolf—41.

Those absent or not voting were: Representative Copeland—1.

STATEMENT FOR THE JOURNAL

I am opposed to discharging a committee of a bill unless there is proof that the chairman is wilfully burying a bill. I support the content of House Bill No. 107, but I still believe in following democratic procedure as established many years ago. I believe the motion to discharge the committee of a bill is out of order.

Mark Litchman
45th District

SECOND READING OF BILLS

House Bill No. 384, by Representatives Hood, Taylor, and Moon:

Changing trust fund investment sales.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 384 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Hood speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 384, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

Those absent or not voting were: Representative Copeland—1.

House Bill No. 384 having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Resolution No. 5, by Representatives Olsen, Chatalas, O'Donnell, Beck, Litchman, Taylor, Backstrom, Valle, Uhlman, Moon, Angevine, Grant, and Klein (by executive request of Governor Rosellini):

Proposing constitutional amendment to provide for annual sessions.

The resolution was read the second time in full.

Mr. Burtch moved that the rules be suspended, House Joint Resolution No. 5 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

Debate ensued, Representative Olsen speaking in favor of passage of the resolution.

Mr. Litchman demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to advance House Joint Resolution No. 5 to third reading and final passage, and the motion was lost by the following vote: Yeas, 62; nays, 36; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Flanagan, Gallagher, Garrett, Grant, Haussler, Hood, Huntley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—62.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Cunningham, Dootson, Eldridge, Goldsworthy, Gorton, Harris, Hawley, Humiston, Hurley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Newhouse, Newschwander, Pritchard, Saling, Slagle, Swayze, Whetzel, Wolf—36.

Those absent or not voting were: Representative Copeland.

House Joint Resolution No. 5 was passed to the Committee on Rules and Order for third reading.

PERSONAL PRIVILEGE

Mr. Brachtenbach:

"I would just like to take this opportunity to compliment Mr. Burtch on his integrity and honor in his method of advancing the bills, because there was a slight mix-up in the signals on House Joint Resolution No. 5 being placed on final passage. He was completely forthright, and I admire him very much for doing that."

MOTION

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

House Bill No. 642, by Representatives Taplin, Moon, and Day: Establishing a tourist information center in the Clarkston area.

MOTION

On motion of Mr. DeJarnatt, House Bill No. 642 was rereferred to the Committee on Ways and Means, Subcommittee on Appropriations.

House Bill No. 392, by Representatives Garrett, Lynch, and Taylor: Authorizing investments by cities.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 392, authorizing investments by cities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, beginning on line 22, strike the balance of the section and insert: "No investment shall be made without the approval of the [city finance committee and of the] legislative authority of the city or town expressed by [resolution] ordinance: PROVIDED, That except as otherwise provided by law, the legislative authority may by ordinance authorize a city official or a committee composed of several city officials to make the investments authorized as indicated above, without the consent of the legislative authority for each investment. The responsible official or committee shall make a monthly report of all investment transactions to the city legislative authority. The legislative authority of a city or town or the city official or committee authorized to invest city or town funds may at any time convert the above-mentioned securities, or any part thereof, into cash.

"[Any of such securities may be converted into cash at any time upon like approval.]"

Committee on Local Government
Samuel J. Smith, Chairman,
Frank J. Warnke, Vice Chairman.
Subcommittee on Cities and Towns
Jack Rocers, Chairman,
W. O. E. "Bill" Radcliffe, Vice Chairman.

We concur in this report: Art Avey, Eric D. Braun, Don Eldridge, Slade Gorton, George P. Sheridan, Wesley C. Uhlman, Jonathan Whetzel.

The bill was read the second time by sections.

On motion of Mr. Rogers, the committee amendment was adopted.

House Bill No. 392 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 392 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Garrett speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 392, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor,

Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Backstrom, Bottiger, Copeland, Hawley, Huntley, May, Pierre, Savage, Thompson—9.

Engrossed House Bill No. 392, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Resolution No. 39, by Representative Thompson:

Providing for publication dates for notice of election called to ratify the contraction of state debt.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, House Joint Resolution No. 39 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Thompson and Moos speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Joint Resolution No. 39, and the resolution passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Klein—1.

Those absent or not voting were: Representatives Bottiger, Conner, Copeland, Huntley, Pierre—5.

House Joint Resolution No. 39, having received the constitutional majority, was declared passed.

THIRD READING OF BILLS

Engrossed House Bill No. 321, by Representatives Moos, Beck, and Bledsoe: Limiting liability of landowners on land made available for public recreation.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 321 was placed on final passage.

Debate ensued, Representatives Moos and Savage speaking in favor of passage of the bill.

YIELDING TO QUESTION

The Speaker recognized Mr. Clark.

Mr. Clark:

"I would like to ask Representative Bledsoe to explain the impact of this bill on his operations and others who have open spaces."

Mr. Bledsoe:

"Mr. Speaker, Mr. Clark, the problem with making lands available to sportsmen in the state for the specific purposes which we have designated in this measure is the apprehension the landowner has toward the liability to these guests coming on the land. We have attempted to allay these fears, in some measure, the landowner has by, in effect, bringing into law most of the current court interpretations in this area. We have drawn a narrow beam in not going into the field of general recreation, and by not relieving him of his obvious liability. For instance, he cannot operate a known trap on his property. If we are going to expand and grow in this state, one of the largest assets we have is recreation. One of the largest areas of recreation is privately owned land, such as the land I operate and make my living on. I am quite sure my point of view is paralleled by other landowners as to whether we shall or shall not make these lands available. With the availability of these lands, I promise you this field of recreation, hunting and fishing, which is of great importance in the state, not only for the pleasant living of the people already here, but also to entice other people to come and live with us, will certainly be accelerated and brought in better focus. I trust, Representative Clark, my remarks clarified the situation."

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Moos yield to a question?"

The Speaker:

"Will you yield, Mr. Moos?"

Mr. Moos:

"Certainly."

Mr. Smith:

"Mr. Moos, I notice in new section 3, it says, 'Subject to the provisions of section 6 of this act, an owner of land owes no duty of care to keep the premises safe for entry or use by others for hunting and fishing purposes, or to give any warning of a dangerous condition, use, structure, or activity on such premises to persons entering for such purposes.' Does that mean that if I was hunting or fishing on your property with your permission, and I walked across a little bridge that you have on your property and fell down and broke my neck, I couldn't sue?"

Mr. Moos:

"It is possible I would have liability; but the things we are trying to eliminate are putting up on each barbwire on each fence signs saying, 'This might scratch you'; or 'This bull might not be tame'; or 'This gopher hole might cause you to break an ankle.' Now this little bridge you mentioned, we'll cross it when we get there, and I can't give you a legal answer on that."

Mr. Smith:

"Mr. Moos, I can assure you this is not a funny matter. To invite people over to a person's property when there are dangerous traps, shall we say, and not to give them a warning of the trap, would be a serious thing. I notice in section 6 that, 'Nothing in this act limits or expands in any way liability which otherwise exists for injury, death, or loss: (1) Resulting from the wilful or wanton act or omission of the owner.' It seems like loose legislation to me."

Mr. Moos:

"Possibly, Representative Smith, in section 6 the interpretation would be that the people suing might take into consideration that it would be a wilful or wanton act or omission of an owner, for instance, if a road is going blindly along, and doesn't have a

sign, and it goes off a precipice. Then I believe your landowner would be responsible. But this wasn't meant to affect those cases. It was intended so that in the case of opening up land, we would try to eliminate that one restriction and fear of liability."

Further debate ensued, Representative Burtch speaking against passage of the bill.

YIELDING TO QUESTION

Mr. Brachtenbach:

"Mr. Speaker, would Mr. Burtch yield to a question?"

The Speaker:

"Will you yield, Mr. Burtch?"

Mr. Burtch:

"Yes."

Mr. Brachtenbach:

"In reading through the bill, I didn't see anything that made any distinction as to youngsters who might be invited on the land. Is that your impression of the bill, that even if the landowner allowed very small youngsters to come in and fish, he would still not be responsible if they were injured by machinery?"

Mr. Burtch:

"I am concerned about that particular question. I am not sure what the bill does in that regard." $\hspace{-0.1cm}$

Further debate ensued, Representatives Pritchard and Beck speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Ahlauist:

"Mr. Speaker, I wonder if Mr. Brachtenbach would yield to a question?"

The Speaker:

"Will you yield to a question, Mr. Brachtenbach?"

Mr. Brachtenbach:

"Yes."

Mr. Ahlquist:

"Over in Walla Walla, each and every bird season we have literally hundreds of people coming to the area to hunt birds. On my ranch there is a huge barn, as well as an old-fashioned tower house. They always like to climb up the stairs in the tower house and view the countryside. Each and every time in the past I have said, 'O.K., you are on your own.' Will this bill give me greater protection to allow people to enjoy hunting and view the scenery than I have now?"

Mr. Brachtenbach:

"Yes, I think it would. I think in line with the danger of it, as I might envision your tower house, it might have a ladder-like arrangement and you might know the steps are so dangerous that someone could fall and break a leg. Even though you knew that, you could remain silent and, in all likelihood, you would not have any liability for it."

Further debate ensued, Representatives Canfield and Kull speaking in favor of passage of the bill.

Mr. Sawyer demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 321, and the bill passed the House by the following vote: Yeas, 82; nays, 13; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Dootson, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—82.

Those voting nay were: Representatives Andersen (James A.), Brouillet, Burtch, Elder, Epton, Grant, Hurley, Klein, Litchman, Moon, O'Donnell, Smith. Uhlman—13.

Those absent or not voting were: Representatives Bottiger, Copeland, Day, Pierre—4.

Engrossed House Bill No. 321, having reecived the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 477, by Representatives Flanagan, McCormick, and Newhouse:

Prescribing powers and duties of Columbia Basin commission.

With the consent of the House the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 477 was placed on final passage.

Debate ensued, Representative Flanagan speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 477, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Brouillet, Copeland, Kalich—3.

Engrossed House Bill No. 477, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 148, by Representatives Conner and Johnston (Elmer E.): Amending lease procedures for public lands.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 148 was placed on final passage.

Debate ensued, Representative Conner speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 148, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Sawyze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Brouillet, Chatalas, Copeland, Gallagher, Marzano, Sawyer—6.

House Bill No. 148, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I voted "aye" on House Bill No. 148, but when the Speaker locked the voting machine, the button released and I was recorded as voting "nay." I wish the record to show I favored House Bill No. 148.

P. J. "JIM" GALLAGHER 28th District

House Bill No. 274, by Representatives Newschwander, Chatalas, and O'Donnell (by departmental request):

Changing service available under public institutions in county institutions and nursing homes.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 274 was placed on final passage.

Debate ensued, Representative Chatalas speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 274, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink,

Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Ahlquist, Copeland, Johnston (Elmer E.)—3.

House Bill No. 274, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 275, by Representatives Epton, Humiston, and Slagle (by departmental request):

Providing department of public assistance may transfer uncollectible debts to suspense account and limiting time for collection.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 275, was placed on final passage.

Debate ensued, Representative Chatalas speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 275, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Ahlquist, Copeland, Johnston (Elmer E.), Sheridan—4.

House Bill No. 275, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 277, by Representatives Savage, Humiston, and Marzano (by departmental request):

Authorizing payment of certain funeral services by department of public assistance.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 277 was placed on final passage.

Debate ensued, Representative Chatalas speaking in favor of passage of the bill. The Clerk called the roll on the final passage of House Bill No. 277, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Copeland, Haussler, Hurley, Valle, Warnke—5.

House Bill No. 277, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 318, by Representatives King (Chet), Garrett, and Kalich:

Amending employer payroll reporting requirements under workmen's compensation act.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 318 was placed on final passage.

Debate ensued, Representative King (Chet), speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 318, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

Those absent or not voting were: Representative Copeland—1.

House Bill No. 318, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 319, by Representatives King (Chet), Garrett, and Kalich:

Changing requirements of investment of funds under workmen's compensation act.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 319 was placed on final passage.

Debate ensued, Representative King (Chet) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 319, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchmman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Brachtenbach, Copeland, Huntley, Hurley, Johnston (Elmer E.), McCaffree—6.

House Bill No. 319, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 579, by Representatives Johnson (Doris) and Jolly:

Directing acquisition of a Crow Butte-Whitcomb Flat area state park.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 579 was placed on final passage.

Debate ensued, Representative Johnson (Doris) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 579, and the bill passed the House by the following vote: Yeas, 88; nays, 7; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman. Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Andersen (James A.), Berentson, Cunningham, Goldsworthy, Jueling, Newschwander, Swayze—7.

Those absent or not voting were: Representatives Copeland, Hood, Jastad, McCormick—4.

House Bill No. 579, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 354, by Representatives Marzano, Radcliffe, and Kink:

Limiting automobile ownership to persons at least eighteen years old.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 354 was placed on final passage.

Debate ensued, Representative Litchman speaking in favor of passage of the bill, and Representative Garrett speaking against it.

YIELDING TO QUESTION

Mr. Garrett:

"Mr. Speaker, I would like to ask if Mr. Litchman would yield to a question?"

The Speaker:

"Mr. Litchman, will you yield?"

Mr. Litchman:

"Yes."

Mr. Garrett:

"Is it correct that a person under eighteen years of age in the Armed Forces of the United States on active duty would be able to own an automobile?"

Mr. Litchman:

"That is correct, or any emancipated minor on his own or married."

Mr. Garrett:

"The question I want to ask is, if the youngster is in the National Guard and is federalized for a short period of time, and at this time would be eligible to own an automobile, what would be the status of the car he bought after he came off active duty? Would he have to dispose of it?"

Mr. Litchman:

"That is a rather interesting question, Mr. Garrett. Very frankly, I don't think we could interfere with his right to buy an automobile or interfere with his contract, so in my opinion he wouldn't have to sell the car."

Further debate ensued, Representatives Smith, Johnston (Elmer E.), Radcliffe, Andersen (James A.), and Mahaffey speaking in favor of passage of the bill, and Representatives King (Richard "Dick"), Slagle, and Pierre speaking against its passage.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 354, and the bill passed the House by the following vote: Yeas, 70; nays, 27; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Gorton, Harris, Hawley, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich,

King (Chet), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, Moos, Morphis, Newhouse, O'Brien, O'Dell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Uhlman, Valle, Wang, Whetzel, Witherbee, Mr. Speaker—70.

Those voting nay were: Representatives Angevine, Avey, Bergh, Brachtenbach, Canfield, Clark, Cunningham, Dootson, Garrett, Goldsworthy, Haussler, Hood, Hurley, Jueling, King (Richard "Dick"), Mast, McDougall, Moon, Newschwander, O'Donnell, Perry, Pierre, Sawyer, Slagle, Traylor, Warnke, Wolf—27.

Those absent or not voting were: Representatives Copeland, Grant—2.

Engrossed House Bill No. 354, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 338, by Representatives Beck, Taplin, and Moos:

Creating game department jurisdiction on Snake river.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 338 was placed on final passage.

Debate ensued, Representative Beck speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 338, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

Those absent or not voting were: Representative Copeland.

House Bill No. 338, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Sawyer, the bills passed by the House this morning were ordered transmitted immediately to the Senate.

On motion of Mr. Sawyer, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 1:00 p.m.

The Clerk called the roll, and all members were present.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

POINT OF INQUIRY

The Speaker recognized Mr. Johnston (Elmer E.) on a point of inquiry.

Mr. Johnston (Elmer E.):

"Will there be a calendar tonight?"

The Speaker:

"If the committee chairmen want to have committee meetings tonight, we will not have a calendar. Under the procedure we established under the joint resolution, action on any bill under consideration at 5:00 p. m. will be completed before we adjourn for the day."

SECOND READING OF BILLS

House Bill No. 323, by Representatives King (Chet), Smith, Jastad, May, King (Richard "Dick"), Moon, Marzano, and O'Donnell:

Allowing medical aid for pensioners.

House of Representatives, Olympia, Wash., February 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 323, allowing medical aid for pensioners, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, line 2, after "surance," strike "solely"

On page 2, line 3, after "conditions" and before "accepted" strike "previously"

On page 2, beginning on line 5, after "insurance" strike "to protect such workman's life"

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Alfred O. Adams, Newman H. Clark, Helmut L. Jueling, Frank. Geo. Marzano, William J. S. May, Jonathan Whetzel.

The bill was read the second time by sections.

On motion of Representative O'Donnell, the committee amendments were adopted.

House Bill No. 323 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 323 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Burtch demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to advance Engrossed House Bill No. 323 to third reading and final passage, and the motion was carried by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris. Haussler.

Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Adams, Eldridge, Goldsworthy, Slagle—4.

Those absent or not voting were: Representatives Hurley, Klein, Moos, Pritchard, Saling, Smith—6.

Debate ensued, Representatives O'Donnell, King (Chet), and Adams speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 323, and the bill passed the House by the following vote: Yeas, 99; nays, 0: absent or not voting, 0.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—99.

Engrossed House Bill No. 323, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 28, by Representatives Gallagher and Epton (by executive request of Governor Rosellini):

Changing administrative procedures under employment security claims.

The bill was read the second time by sections.

On motion of Representative O'Donnell the following amendment was adopted:

On page 9, line 25, following section 10, add three new sections to read as follows:

"NEW SECTION. Sec. 11. The legislative council is hereby directed, during the interim period between the thirty-ninth and fortieth legislative sessions to study various theories regarding the unemployment compensation system including the method of funding and the advisability of an escalator clause for benefits under the unemployment compensation system.

"NEW SECTION. Sec. 12. There is hereby appropriated from the general fund to the legislative council, the sum of fifty thousand dollars to effectuate the purpose of section 11 of this act.

"NEW SECTION. Sec. 13. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected."

On motion of Representative O'Donnell the following amendment to the title was adopted:

On page 1, line 17 of the title, after "dates" and before the period, insert "; authorizing a study of said subject and making an appropriation"

House Bill No. 28 was ordered engrossed.

MOTION

Representative O'Donnell moved that Engrossed House Bill No. 28 be returned to the Committee on Rules and Order for second reading.

POINT OF INQUIRY

Mr. Andersen (James A.):

The Speaker:

"That is correct. That is the way the motion was stated."

The motion was carried.

House Bill No. 13, by Representatives Lux, Burtch, Anderson (Eric O.), Bottiger, and Savage (by executive request of Governor Rosellini):

Establishing and setting forth powers and duties of a canal commission.

House of Representatives, Olympia, Wash., March 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 13, establishing and setting forth powers and duties of a canal commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 2, line 13, after "commission shall" strike "at the time of appointment"

On page 2, section 3, beginning on line 17, strike all of section 3 and insert the following:

"NEW SECTION. Sec. 3. Commission members shall receive no compensation but shall be reimbursed for subsistence and travel expense at the rates provided in RCW 43.03.050 and 43.03.060 for attendance at meetings of the commission and while in the discharge of other commission business."

On page 4, section 6, beginning on line 16, strike all of section 6.

In line 2 of the title after "said commission" insert a period and strike the remainder of the title.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Doris Johnson, Helmut L. Jueling, Chet King, Richard "Dick" King, Audley F. Mahaffey, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

The bill was read the second time by sections.

On motion of Mr. DeJarnatt, the committee amendments were adopted.

Mr. Gorton moved adoption of the following amendment:

On page 4, section 6, line 16, add a new section to read as follows: "NEW SECTION. Sec. 6. This act shall expire on June 30, 1967."

Renumber Sec. 6 to read Sec. "7"

Debate ensued, Representative Gorton speaking in favor of adoption of the amendment, and Representatives Burtch and Anderson (Eric O.) speaking against it.

The motion was lost, and the amendment was not adopted.

House Bill No. 13 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 13 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Lux and Savage speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, would Mr. Savage yield to a question?"

The Speaker:

"Will you yield to a question, Mr. Savage?"

Mr. Savage:

"Yes."

Mr. Clark:

"On page 3, subsection (5) reads that the commission may construct, maintain, and/or operate any navigation canal, or navigation canal systems deemed feasible by the commission. How will they finance the state's contribution, and what will it amount to?"

Mr. Savage:

"If this commission is successful, as we hope it will be, since this is navigable waters, we think there is a good chance the Army Engineers could do the job completely. The state is not going to throw away any money it doesn't have to, I'm sure of that."

Further debate ensued, Representative Burtch speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Dootson:

"Mr. Speaker, will Mr. Burtch answer a question?"

The Speaker:

"Will you yield to Mr. Dootson, Mr. Burtch?"

Mr. Burtch:

"I'll try."

Mr. Dootson:

"I would like you to inform the House, Mr. Burtch, how much this would cost the federal government, of which we are also citizens, and how much effect it would have on your southern part of the state? In other words, I think that we are asking the federal government to subsidize you people down in that section for your benefit. How much would it cost the federal government to do that, and, in return, how much would you benefit from it?"

Mr. Burtch:

"I don't benefit from it. The people of the state do. It will cost approximately half a billion dollars for this canal project, but the economic benefits will so far surpass this that by the time the project is finished, and the benefits realized, half a billion dollars won't seem like very much money."

Further debate ensued, Representatives Leland and Jolly speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Newhouse:

"Mr. Speaker, would Mr. Burtch yield to a question?"

The Speaker:

"Will you yield, Mr. Burtch?"

Mr. Burtch:

"Yes."

Mr. Newhouse:

"Not in opposition, but don't I recall that we passed through this House sometime ago a bill that would authorize certain port districts to band together to be a sponsoring group; therefore, the state would not necessarily have to be the sponsoring group?"

Mr. Burtch:

"We passed a bill that would allow port districts an additional two mill special levy for canal construction or dredging purposes and to also provide fill for canals to develop their own industrial lands. The greater sponsoring groups we can get, the more interest congress will show, and the more chance we have to obtain adequate funds to continue the very necessary engineering study. This is one reason the ports have all shown an interest in this canal, but the essential sponsoring group will be the canal commission."

Mr. Newhouse:

"Didn't we authorize a group to be the sponsoring group?"

Mr. Burtch:

"No, we authorized them to have a two mill levy and they could join in as one of the sponsoring groups."

YIELDING TO QUESTION

Mr. Flanagan:

"Mr. Speaker, I would like to ask Mr. Leland to yield to a question."

The Speaker:

"Will you yield, Mr. Leland?"

Mr. Leland:

"Yes"

Mr. Flanagan:

"Mr. Leland, when a truck goes up and down the highway, he has to pay gas taxes and license fees. When a railroad train runs up and down, he has to build his own railroad track and pay taxes. If these things are economically feasible, why can't they be financed with revenue bonds which would be paid for by the boats that go up and down these waterways if they are of economic benefit?"

Mr. Leland:

"In response to Representative Flanagan's question, I think this is entirely possible. I think this is one of the bits of information that this commission would develop, because they would develop the financial feasibility. Of course, as part of the feasibility, in addition to the exact costs of construction and the exact methods by which it would be administered, there could very well be a toll schedule. I think most people are aware that you pay a toll to use the Panama Canal, which is a material benefit to shipping. And I have not heard the sponsors or anybody else rule out the various means of financing or administration to make this pay its way as economic development. I am simply saying that this is the type of opportunity that we shoudn't run from, but rather one which we should cooperate with to assure us another adjunct to state economy. I think as far as the toll fees for the use of the canal, this is something that would come out of the feasibility study."

Mr. Flanagan:

"I just want to say we have been talking entirely about subsidizing these ventures with general fund money. I believe there should be developed a method of financing

where the users would pay at least a substantial part of it. There would be more public acceptance to the program then."

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, I would like to ask Mr. Burtch a question if I may."

The Speaker:

"Will you yield, Mr. Burtch?"

Mr. Burtch:

"Yes"

Mr. Canfield:

"I wonder if you would discuss at a little more length, the provision on page 3, line 13, where the commission is given the authority and right to construct, maintain, and/or operate the canal."

Mr. Burtch:

"Well, naturally, they are given that authority, but without any money they won't be able to do much. The whole project is going to depend on whether the federal government will come in and give us the necessary money. I would like to point out that this project doesn't necessarily mean that they are going to have a canal all the way from the Columbia River to Puget Sound. There are lots of things that can be done—lots of problems that haven't been solved, and this commission will study them. I don't think the commission itself will under any probability take the job of constructing it. However, it may be that the federal government would like to have the commission take this authority, and then they would have to give the money directly to them, but I don't think it will happen. I think it will be a project of the Army Engineers."

Mr. Canfield:

"I understand the cost might be up to a half billion dollars, but I wouldn't like to obligate the state without some kind of protection."

Mr Burtch

"Mr. Canfield, I don't think this bill obligates the state at all. We have to make an appropriation, and there is nothing in here that obligates that. We can turn them down completely."

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker will Mr. Burtch yield to another question?"

The Speaker:

"Will you yield, Mr. Burtch?"

Mr. Burtch:

"Yes."

Mr. Clark:

"Relative to your answer to Mr. Canfield, you will notice in the section following subsection (5) on page 3 that they may condemn property, and then it says they may expend monies from any public or private source, so aren't we giving them authority in this bill to spend money, issue drafts against, and charges against the state treasury for acquisition of property, as well as digging and building the canal?"

Mr. Burtch:

"Well, of course, if you are going to interpret the bill that way, but as far as I am concerned, by no stretch of the imagination would any court say the state would be obligated without making a specific appropriation. I can't conceive of any court coming to that conclusion with the language in this bill,"

Further debate ensued, Representative Kalich speaking in favor of passage of the bill.

Mr. Bottiger demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 13, and the bill passed the House by the following vote: Yeas, 82; nays, 12; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—82.

Those voting nay were: Representatives Bledsoe, Clark, Cunningham, Flanagan, Gorton, Jueling, Mast, McCaffree, McDougall, O'Dell, Pierre, Swayze—12.

Those absent or not voting were: Representatives Adams, Avey, Bergh, Pritchard, Slagle—5.

Engrossed House Bill No. 13, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

Our vote against House Bill No. 13 does not indicate opposition to the development of a canal system in our state. Such a system may well be a boon to its growth.

However, we do not believe that the commission contemplated by this bill should be granted the power to take private property against the owner's will. The power of condemnation is neither necessary nor desirable for a commission charged with the duty of conducting a study of the feasibility and desirability of a canal system. If and when construction of a canal by the commission is actually approved, the power to condemn property may well be appropriate. Until such time, the power is not only unnecessary, but is readily subject to abuse.

In addition, the bill does not provide a date upon which the commission shall terminate. If, as a result of the commission's study, the canal is found to be not feasible or desirable, the commission should not continue in existence. Establishing a termination date now will place the burden upon those interested in its activities to renew its authority if that be desirable.

SLADE GORTON
46th District
Norwood Cunningham
30th District
HELMUT L. JUELING
29th District

Donald W. Moos 3rd District Stewart Bledsoe 13th District Mrs. Frances G. Swayze 26th District

House Bill No. 284, by Representatives DeJarnatt, Lux, and King (Richard "Dick"), (by request of Interim Committee on Education):

Makes certain compulsory courses of state colleges of education discretionary.

House of Representatives, Olympia, Wash., March 7, 1965.

Mr. Speaker:

We, a majority of your Committee on Higher Education, to whom was referred House Bill No. 284, making certain compulsory courses of state colleges of education

discretionary, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, after "and government]" strike all the matter down to and including "of education." on line $5\,$

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Richard "Dick" King, Robert R. Kull, Mary Ellen McCaffree, Charles Moon, George Pierre, Mrs. Frances G. Swayze, C. G. Witherbee.

The bill was read the second time by sections.

Mr. Brouillet moved the adoption of the committee amendment.

Debate ensued, Representative Kink speaking in favor of the amendment.

The motion was carried, and the amendment was adopted.

Representative Hurley moved the adoption of the following amendment:

On page 2, section 1, line 5, after "education" and before the period insert ": Provided, That students in secondary school taking courses in Washington state history be accorded the same privilege, namely that a passing grade need not be attained by high school students in such course."

Debate ensued, Representative Hurley speaking in favor of adoption of the amendment, and Representative DeJarnatt speaking against it.

PARLIAMENTARY INQUIRY

Mr. Kink:

"Mr. Speaker, I question whether the amendment is proper due to the fact that the bill deals with college graduates and Mrs. Hurley's amendment refers to high school students. I would question whether her amendment is germane."

RULING BY THE SPEAKER

The Speaker:

"I am ruling the amendment is not germane, since it deals with high school students."

House Bill No. 284 was ordered engrossed.

On motion of Mr. Grant, the rules were suspended, Engrossed House Bill No. 284 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives DeJarnatt and Mahaffey speaking in favor of the bill, and Representative Jueling speaking against it.

The Speaker called on Mr. Garrett to preside.

Mr. Radcliffe demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 284, and the bill passed the House by the following vote: Yeas, 78; nays, 12; absent or not voting, 9.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee—78.

Those voting nay were: Representatives Berentson, Bledsoe, Brachtenbach, Flanagan, Goldsworthy, Hawley, Huntley, Hurley, Jueling, Mast, Moos, Wolf —12.

Those absent or not voting were: Representatives Adams, Braun, Burtch, Cunningham, Day, Johnston (Elmer E.), King (Chet), Newhouse, Mr. Speaker —9.

Engrossed House Bill No. 284, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 418, by Representatives O'Brien, Jueling, and Olsen:

Permitting federal reserve bank to act as holder of collateral securing state deposits.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 418 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives O'Brien and Hood speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Huntley:

"Mr. Speaker, I wonder if my friend the banker would yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. Hood, would you yield to a question from Mr. Huntley?"

Mr. Hood:

"Yes."

Mr. Huntley:

"I notice we are dealing with a federal reserve bank. Will this take state funds out of the state that maybe should be left in state banks that are here already?"

Mr. Hood:

"No, the state funds will remain in the state. It will allow these bonds which are pledged as collateral, securing the state deposits, to be placed in the federal reserve bank. Some of the large banks are using New York City banks as places for storage of collateral, but this will not take any state funds out of the state."

Mr. Bottiger demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 418, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor,

Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf —91.

Those voting nay were: Representative Hurley-1.

Those absent or not voting were: Representatives Adams, Burtch, Hawley, Johnston (Elmer E.), O'Dell, Pierre, Mr. Speaker—7.

House Bill No. 418, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 424, by Representatives Gallagher, McCormick, and Huntley:

Excepting certain vehicles from requirement of having brakes.

House of Representatives, Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 424, excepting certain vehicles from requirements of having brakes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, section 1, line 15, after "not" and before "exceeding" strike "less than two thousand nor"

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "Bill" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Jack L. Burtch, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

On motion of Mr. Sawyer, the committee amendment was adopted.

House Bill No. 424 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 424 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Gallagher speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 424, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith,

Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—94.

Those absent or not voting were: Representatives Ahlquist, Burtch, Epton, O'Dell, Mr. Speaker—5.

Engrossed House Bill No. 424, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 679, by Representatives Savage, Pritchard, and Garrett:

Providing that ski tow operators shall not be common carriers.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 679 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Savage and Hawley speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 679, and the bill passed the House by the following vote: Yeas, 93; nays, 3; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf—93.

Those voting nay were: Representatives Brachtenbach, Elder, Smith—3.

Those absent or not voting were: Representatives Burtch, Whetzel, Mr. Speaker—3.

House Bill No. 679, having received the constitutional majority, was declared passed

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 660, by Representatives Bottiger, Johnston (Elmer E.), and Sawyer:

Providing for payment of interest and collection costs on nonpayment of checks and bills of exchange.

House of Representatives, Olympia, Wash., March 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 660, providing for payment of interest and collection costs on nonpayment of checks and bills of exchange, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Section 1, line 12, after "fees" and before the period, insert "as set by the court:

Provided, That this section shall not apply to any instrument which has been dishonored by reason of any valid stop payment order"

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Slade Gorton, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Leonard A. Sawyer.

The bill was read the second time by sections.

On motion of Mr. Bottiger, the committee amendment was adopted.

On motion of Mr. Bottiger, the following amendment was adopted:

On page 1, section 1, line 9, after "person" and before "liable" insert "primarily"

House Bill No. 660 was ordered engrossed.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Bottiger yield to a question?"

The Speaker (Mr. Garrett presiding):

"Will you yield, Mr. Bottiger?"

Mr. Bottiger:

"Yes."

Mr. Smith:

"Mr. Bottiger, where you list 'reasonable costs of collection and attorneys' fees,' this allows a wide latitude of reasonability. Whose reasonability are we concerned with, the person liable or the attorney?"

Mr. Bottiger:

"Mr. Smith, the provision is in there so if it is necessary to go to court on collection of a bad check, the court will be able to set reasonable attorneys' fees. The court would set them."

With consent of the House, the rules were suspended, Engrossed House Bill No. 660 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Bottiger and Johnston (Elmer E.) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 660, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf—90.

Those voting nay were: Representatives Conner, Sheridan—2.

Those absent or not voting were: Representatives Backstrom, Dootson, Humiston, Kalich, May, Whetzel, Mr. Speaker—7.

Engrossed House Bill No. 660, having received the constitutional majority,

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 676, by Representatives Clark and Klein:

Amending the 1965 Probate Code.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 676 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Clark speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 676, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis. Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf-95.

Those absent or not voting were: Representatives Brachtenbach, Dootson, Kalich, Mr. Speaker-4.

House Bill No. 676, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 122, by Representatives Uhlman, Chatalas, and Gorton: Enables cities to engage in pre-annexation planning.

> House of Representatives. Olympia, Wash., March 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred House Bill No. 122, enabling cities to engage in preannexation planning, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 2, line 33, after "hold" and before "or more" strike "one" and insert "two"

On page 3, section 2, line 1, after "hearings" and before "upon" insert ", to be held at least 30 days apart,"

Committee on Local Government

...., Chairman, FRANK J. WARNKE, Vice Chairman. Subcommittee on Cities and Towns JACK ROGERS, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Slade Gorton, Ann T. O'Donnell, Joel Pritchard, George P. Sheridan, Richard Taylor, Wesley C. Uhlman, Frank J. Warnke, Jonathan Whetzel.

The bill was read the second time by sections.

On motion of Mr. Gorton, the committee amendments were adopted.

Mr. Witherbee moved the adoption of the following amendment:

On page 1, section 1, line 20, after "powers," strike "may" and insert "shall"

Debate ensued, Representatives Witherbee and Olsen speaking in favor of adoption of the amendment, and Representatives Gorton, Uhlman, and Newhouse speaking against it.

The motion was lost, and the amendment was not adopted.

House Bill No. 122 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 122 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Gorton speaking in favor of passage of the bill, and Representative Witherbee speaking against it.

The Clerk called the roll on the final passage of Engrossed House Bill No. 122, and the bill passed the House by the following vote: Yeas, 75; nays, 17; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bledsoe, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel—75.

Those voting nay were: Representatives Angevine, Bergh, Bottiger, Bozarth, Haussler, Hood, Huntley, Hurley, Marzano, Newschwander, Olsen, Sawyer, Slagle, Taplin, Warnke, Witherbee, Wolf—17.

Those absent or not voting were: Representatives Braun, Copeland, Dootson, Flanagan, McDougall, Pierre, Mr. Speaker—7.

Engrossed House Bill No. 122, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker resumed the Chair.

House Bill No. 374, by Representative Savage:

Establishing and providing for the administration of a correctional institution for women

> House of Representatives, Olympia, Wash., March 19, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 374, establishing and providing for the administration of a correctional institution for women, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 16, after "state lands" insert a period and strike the remainder of the section.

On page 1, section 2, line 22, after "such institution" strike all of the matter down to and including "that institution" in line 23.

On page 2, section 3, beginning on line 3, strike all of section 3, and renumber the remaining sections consecutively.

On page 5, section 14, beginning on line 3, strike all of section 14.

In line 6 of the title after "and RCW 72.68.100" insert a period and strike the remainder of the title.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Audley F. Mahaffey, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

The bill was read the second time by sections.

On motion of Mr. Savage, the committee amendments to pages 1 and 2 were adopted.

On motion of Mr. DeJarnatt, the committee amendments to page 5 and the title were adopted.

House Bill No. 374 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 374 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Savage and Epton speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Ahlquist:

"Mr. Speaker, I would like to ask Mrs. Epton a question if I might."

The Speaker:

"Will you yield, Mrs. Epton?"

Mrs. Epton:

"Yes."

Mr. Ahlquist:

"It seems to me that during the years we have quite often discussed the contracting requirements between the state of Washington and neighboring states in order to utilize facilities on a concomitant basis for a reduction in costs. What is happening to that proposal?"

Mrs. Epton:

"Mr. Ahlquist, this was discussed over a period of two years in the Legislative Council. We had numerous meetings. We met with a similar committee in Salem, Oregon. They were thinking of building an institution for women, and the thought was that we could enter into some agreement so we could send our female prisoners down there and pay for their care, but there were constitutional conflicts. In the meantime Oregon has gone ahead and built a women's prison. It is actually too small for their own needs already, and overall it just didn't work out. We couldn't come to any conclusive decisions to make any arrangements to do this jointly, so we felt we would all have to go our separate ways and provide for our own institutions for our prisoner women. Now this place over at Eastern State Hospital, the maximum security building is not suitable for various reasons, but more than any other reason, the cost—the operational cost there—would be much greater than it would be with the Shelton institution."

Mr. Marzano demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 374, and the bill passed the House by the following vote: Yeas, 76; nays, 20; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Copeland, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Lux, Mahaffey, Marsh, Marzano, May, McCormick, Moon, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—76.

Those voting nay were: Representatives Brachtenbach, Canfield, Clark, Cunningham, Gorton, Haussler, Hood, Huntley, Hurley, Jueling, Kirk, Litchman, Lynch, Mast, McCaffree, McDougall, Moos, Newschwander, Pritchard, Wolf—20.

Those absent or not voting were: Representatives Day, Eldridge, Harris—3. Engrossed House Bill No. 374, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 451, by Representatives Sheridan, Valle, and Brouillet:

Regulating investments of state permanent funds.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 451 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Sheridan speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 451, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives Lynch, Smith—2.

House Bill No. 451, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 368, by Representatives O'Brien and Hawley:

Exempting free buses for handicapped persons from taxation.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 368 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives O'Brien, Backstrom, and Pierre speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 368, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Ahlquist, Avey, Copeland, Lynch, May, McCaffree, Sheridan, Slagle—8.

House Bill No. 368, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 325, by Representatives Conner, Sheridan, and O'Dell: Amending barbering regulations.

MOTIONS

On motion of Mr. Burtch, Substitute House Bill No. 325 was substituted for House Bill No. 325, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 325 was read the second time by sections.

With consent of the House, the rules were suspended, Substitute House Bill No. 325 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Hurley speaking in favor of passage of the bill.

On motion of Mrs. Epton, the House deferred further consideration of Substitute House Bill No. 325 on third reading, and the bill was made a special order of business for 3:30 this afternoon.

House Bill No. 677, by Representative Clark:

Providing that photostatic copies of secured notes and other obligations may be used in evidence.

The bill was read the second time by sections.

On motion of Mr. Klein, the following amendment was adopted:

On page 2, section 2, beginning on line 8, after "evidence" insert a period and strike the balance of the section.

House Bill No. 677 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 677 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Clark speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Moon:

"Mr. Speaker, would Mr. Clark yield to a question?"

The Speaker:

"Will you yield, Mr. Clark?"

Mr. Clark:

"Yes."

Mr. Moon:

"On these photostatic reproductions, is there any method or any way that is required that these be certified as accurate reproductions of the original document, or is this just a reproduction?"

Mr. Clark:

"It has to be a complete reproduction including signatures with all the handwriting on it, so it is the same as the original in all respects."

Mr. Moon:

"Will it be necessary under this act to have a small space, or a seal of certification applied so that there is no possibility of forgery or anything of that nature?"

Mr. Clark

"There is no possibility because every document before being submitted has to be amplified and testified to under oath by a witness in order to identify it or else you don't get it in evidence at all."

YIELDING TO QUESTION

Mr. Burtch:

"Mr. Speaker, would Representative Clark yield to a question?"

The Speaker:

"Will you yield, Mr. Clark?"

Mr. Clark:

"Surely."

Mr. Burtch:

"Does this bill require the person that is the holder of the secured note to bring the original into the court, so that it would be before the court and allow them to compare the photostatic copy?"

Mr. Clark:

"No, but to give you one illustration, in King county a court commissioner, who hears all these ex parte cases, has been instructed not to admit any of these photostatic copies. He has no discretion since he is an employee of the courts. There has been quite a bit of confusion in King county, and that is why we want to make it more definite."

Mr. Burtch:

"Mr. Clark, what I want to know is under your legislation could the court enter judgment on a secured note without ever having seen the original?"

Mr. Clark:

"Yes, and has been done for the last dozen years since we passed the 1953 act."

Further debate ensued, Representative Burtch speaking against passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 677, and the bill passed the House by the following vote: Yeas, 76; nays, 15; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Leland, Lux, Mahaffey, Marsh, Mast, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—76.

Those voting nay were: Representatives Andersen (James A.), Avey, Bozarth, Burtch, Epton, Gallagher, Haussler, King (Richard "Dick"), Litchman, McCaffree, Moon, Slagle, Taplin, Thompson, Valle—15.

Those absent or not voting were: Representatives Copeland, Day, Humiston, Hurley, Lynch, Marzano, May, Perry—8.

Engrossed House Bill No. 677, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 394, by Representatives Leland, Garrett, and Taylor:

Relating to annexation and consolidation of cities and towns.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 394 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Leland speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 394, and the bill passed the House by the following vote: Yeas, 87; nays, 4; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage,

Sawyer, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Bozarth, Garrett, Haussler, Warnke—4.

Those absent or not voting were: Representatives Braun, Burtch, Lynch, Mahaffey, Marzano, Olsen, Pierre, Taplin—8.

House Bill No. 394, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 12, by Representatives Brouillet, Lux, DeJarnatt, Beck, Bottiger, Marzano, Savage, Uhlman, Chatalas, and Kalich (by executive request of Governor Rosellini):

Providing for the report of campaign expenditures and contributions.

MOTION

On motion of Mr. Litchman, the House deferred consideration of House Bill No. 12 on second reading and the bill was made a special order of business for 4:00 p. m. this afternoon.

THIRD READING OF BILLS

House Bill No. 387, by Representatives Sheridan, Gallagher, Marzano, Savage, Marsh, and O'Donnell:

Increasing industrial insurance pensions.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 387 was placed on final passage.

Debate ensued, Representative Marsh speaking in favor of passage of the bill, and Representatives Adams and McDougall speaking against it.

Mr. Olsen demanded the previous question, and the demand was not sustained.

Further debate ensued, Representative Savage speaking in favor of passage of the bill.

SPECIAL ORDER OF BUSINESS

The hour of 3:30 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, Substitute House Bill No. 325 on third reading.

Substitute House Bill No. 325, by Representatives Conner, Sheridan, and O'Dell:

Amending barbering regulations.

MOTION

On motion of Mr. Burtch, the rules were suspended, and Substitute House Bill No. 325 was returned to second reading for the purpose of amendments.

SECOND READING OF BILL

On motion of Mrs. Hurley, the following amendments were adopted:

On page 2, section 1, beginning on line 6, strike "director of licenses" and insert "[director of licenses] administrator of the division of professional licensing"

On page 2, section 1, line 20, strike "director of licenses" and insert "[director of licenses] administrator of the division of professional licensing"

On page 2, section 2, line 31, strike "director of licenses" and insert "[director of licenses] administrator of the division of professional licensing"

On page 3, section 2, line 15, strike "director of licenses" and insert "[director of licenses] administrator of the division of professional licensing"

On page 3, section 2, line 21, strike "director" and insert "[director] administrator"

On page 3, section 2, line 29, strike "director of licenses" and insert "[director of licenses] administrator of the division of professional licensing"

On page 4, section 3, line 11, strike "director of licenses" and insert "[director of licenses] administrator of the division of professional licensing"

On page 4, section 3, lines 13, 19 and 20, strike "director" and insert "[director] administrator"

On page 5, section 4, lines 3, 5 and 7, strike "director of licenses" and insert "[director of licenses] administrator of the division of professional licensing"

On page 5, section 4, line 11, strike "department of licenses" and insert "division of professional licensing"

On page 5, section 4, lines 12 and 13, strike "director of licenses" and insert "administrator of the division of professional licensing"

On page 6, line 23, 24 and 33, strike "director of licenses" and insert "[director of licenses] administrator of the division of professional licensing"

On page 7, section 5, line 2, strike "director" and insert "[director] administrator"

On page 7, section 5, line 8, strike "director" and insert "[director] administrator"

On page 7, section 6, line 29, strike "director" and insert "[director] administrator" On page 7, section 6, line 33, strike "director of licenses" and insert "[director of

licenses] administrator of the division of professional licensing"

On page 8, section 6, beginning on line 7, strike "director of licenses" and insert

[director of licenses] administrator of the division of professional licensing"

On page 8, section 6, beginning on line 16, strike "director of licenses" and insert "[director of licenses] administrator of the division of professional licensing"

On page 8, section 6, line 19, strike "director of licenses" and insert "[director of licenses] administrator of the division of professional licensing"

Substitute House Bill No. 325 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed Substitute House Bill No. 325 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

Mr. Moon:

"Mr. Speaker, I wonder if Mrs. Hurley would yield to a question."

The Speaker:

"Will you answer a question, Mrs. Hurley?"

Mrs. Hurley:

"I'll try, Dr. Moon."

Mr. Moon:

"On going over this bill, I notice in section 1, page 1, that this act allows any out-ofstate trained barber with only an eighth grade education, or its equivalent, to be entitled to qualify for a barbering license; yet in section 6 of this bill you set up a requirement for in-state persons to have a high school diploma or its equivalent. I wonder why the discrimination between a resident of this state and someone who has had his training out of the state."

Mrs. Hurley:

"I will yield to Mr. Bottiger."

Mr. Bottiger:

"Mr. Speaker and ladies and gentlemen of the House, if I could answer Mr. Moon's question: On page 1, line 19, is the graduation from eighth grade or its equivalent provision, which is the reciprocity section from other states. On page 7, section 6, line 27, it states 'holding a diploma showing graduation from an eighth grade grammar school or has an equivalent education as determined by the director' for in-state

barbering, so they appear to me to be the same. I believe Mr. Moon was looking at the original bill, not the substitute bill."

Debate ensued, Representative Huntley speaking against passage of the bill, and Representative Conner speaking in favor of it.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, I'd like one of the sponsors to answer a question about the bill, and that is, is this designed to help the local barber or just to help the local barber union?"

The Speaker:

"Will you answer Mr. Smith, Mr. Bottiger?"

Mr. Bottiger:

"The bill is not designed to help either the local barber or the local barbers' union. It is primarily designed to cure some defects in the state licensing statute. I will show you a few instances. For example on page 4, line 15, we took out a tax loophole whereby some master barbers or shop owners were setting up barbershops within their barbershops, where they could evade the unemployment compensation claims. We took out a problem that we had in enforcement, where a permittee would get a permit and disappear in one case for ten years and then show up with an old permit and, technically, was still entitled to practice barbering. Another section requires a teacher in a barber school to be tested for his ability to instruct in the practice of barbering. To give you an example of why we felt this was needed, down in Vancouver there was a school where there was no curriculum. They were simply using free labor to turn a profit with very little instruction and a terrible success rate in state examinations. There may be some barbers who object to upgrading the fee schedule, and there may be some schools that object to having their instructors take examinations before they hire them, but I wouldn't say it is anybody's bill. It is a compromise all the way down the line."

YIELDING TO QUESTION

Mr. Moos:

"Mr. Speaker, would Representative Conner yield to a question?"

The Speaker:

"Mr. Conner, would you yield?"

Mr. Conner:

"Yes."

Mr. Moos:

"You mentioned in your earlier remarks the number of locals that are supporting this particular legislation. It is my understanding that roughly twelve percent of the barbers in this state belong to barber unions. Is that small percent correct?"

Mr. Conner:

"I understand it is about thirty percent that belong to unions. However, as Representative Bottiger stated, this bill is a compromise. Barbers who belong are agreeable to this. Others are agreeable because they feel it will upgrade their standards."

YIELDING TO QUESTION

Mr. Adams:

"Will Representative Bottiger answer a question?"

Mr. Bottiger:

"I will if I can."

Mr. Adams:

"Does this treat the union barber any different than the nonunion barber?"

Mr. Bottiger:

"Not one iota."

Mr. Adams:

"Do the funds raised by this bill have anything to do with the barber shop inspection?"

Mr. Bottiger:

"This fund pays for the barber shop inspection. At the present time Mr. Carter indicated they are approximately \$28,000 short a biennium, and by raising the fees we eliminate the deficit."

Further debate ensued, Representative Avey speaking against passage of the bill.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 325, and the bill passed the House by the following vote: Yeas, 59; nays, 33; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), Kink, Klein, Kull, Leland, Litchman, Marzano, Mast, May, McCormick, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Swayze, Taplin, Taylor, Thompson, Valle, Wang, Witherbee, Mr. Speaker—59.

Those voting nay were: Representatives Ahlquist, Andersen (James A.), Avey, Berentson, Bozarth, Braun, Clark, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Haussler, Humiston, Huntley, Jueling, Kirk, Mahaffey, Marsh, McCaffree, McDougall, Moon, Moos, Newschwander, Pritchard, Sawyer, Slagle, Smith, Traylor, Warnke, Whetzel, Wolf—33.

Those absent or not voting were: Representatives Brachtenbach, Grant, King (Richard "Dick"), Lux, Lynch, Newhouse, Uhlman—7.

Engrossed Substitute House Bill No. 325, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING OF BILLS

The House resumed consideration of House Bill No. 387 on third reading.

House Bill No. 387, by Representatives Sheridan, Gallagher, Marzano, Savage, Marsh, and O'Donnell:

Increasing industrial insurance pensions.

Mr. Savage continued his remarks in favor of passage of the bill.

Further debate ensued, Representative Newhouse speaking against passage of the bill.

Mr. Uhlman demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 387, and the bill passed the House by the following vote: Yeas, 73; nays, 22; absent or not voting, 4.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Broùillet, Burtch, Canfield, Chatalas, Conner, Cunningham, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Haussler, Hawley, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano,

Mast, May, McCormick, Moon, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—73.

Those voting nay were: Representatives Adams, Ahlquist, Bledsoe, Clark, Copeland, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hood, Johnston (Elmer E.), Jueling, Lynch, McCaffree, McDougall, Moos, Newhouse, Newschwander, Whetzel, Wolf—22.

Those absent or not voting were: Representatives Berentson, Brachtenbach, Grant, Morphis—4.

House Bill No. 387, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 637, by Representatives Backstrom and Ahlquist:

Prescribing administrative procedures relating to the collection of taxes.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 637 was placed on final passage.

Debate ensued, Representative Backstrom speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 637, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representative Clark-1.

Those absent or not voting were: Representatives Hurley, Mast, May, Morphis, Smith, Taylor—6.

House Bill No. 637, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

 ${\bf Engrossed\ House\ Bill\ No.\ 105},$ by Representatives Brouillet, Backstrom, and Moos:

Permitting school boards in second and third class districts to determine the date and time of their regular meetings.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 105 was placed on final passage.

Debate ensued, Representative Brouillet speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 105, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Harris, Haussler, Hawley, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Garrett, Grant, Hood, Hurley, Morphis, O'Brien—6.

Engrossed House Bill No. 105, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 258, by Representatives DeJarnatt and Thompson:

Increasing compensation of election officials of diking improvement districts.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 258 was placed on final passage.

Debate ensued, Representative DeJarnatt speaking in favor of passage of the bill, and Representative Newhouse speaking against it.

The Clerk called the roll on the final passage of Engrossed House Bill No. 258, and the bill passed the House by the following vote: Yeas, 62; nays, 35; absent or not voting, 2.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Conner, DeJarnatt, Elder, Eldridge, Gallagher, Garrett, Grant, Haussler, Hawley, Hood, Huntley, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Mahaffey, Marsh, Marzano, Mast, May, McCormick, Moon, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Smith, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—62.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Bledsoe, Brachtenbach, Braun, Clark, Copeland, Cunningham, Day, Dootson, Epton, Flanagan, Goldsworthy, Gorton, Harris, Humiston, Hurley, Jastad, Jueling, Lux, Lynch, McCaffree, McDougall, Moos, Newhouse, Newschwander. O'Dell, Perry, Rogers, Slagle, Swayze, Taplin, Uhlman, Wolf—35.

Those absent or not voting were: Representatives Morphis, O'Brien—2.

Engrossed House Bill No. 258, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 433, by Representatives Kirk, Johnson (Doris), O'Donnell, Swayze, Lynch, and McCaffree:

Compelling woman jury service.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 433 was placed on final passage.

Debate ensued, Representatives Kirk, O'Donnell, and Clark speaking in favor of passage of the bill, and Representatives Hood and Day speaking against it.

POINT OF ORDER

The Speaker recognized Mr. Uhlman on a point of order.

Mr. Uhlman:

"With all due respect to the ladies, it is $4:00\ p.$ m. We have a special order of business at 4:00, and maybe the bill won't make it after all."

SPECIAL ORDER OF BUSINESS

The hour of 4:00 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, House Bill No. 12, on second reading.

SECOND READING OF BILLS

House Bill No. 12, by Representatives Brouillet, Lux, DeJarnatt, Beck, Bottiger, Marzano, Savage, Uhlman, Chatalas, and Kalich (by executive request of Governor Rosellini):

Providing for the report of campaign expenditures and contributions.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 12, providing for the report of campaign expenditures and contributions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 4, section 4, following subsection (4) add a new subsection as follows:

"(5) No candidate shall solicit or accept contributions prior to six months before the date to file for the office for which he is or will be a candidate."

On page 8, section 9, line 6, strike the period following "serving" and insert ": Provided, That this subsection shall not be applicable to radio or television stations that are regulated as to sponsor identification requirements of the Federal Communications Commission pursuant to the Federal Communications Act, as amended."

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Slade Gorton, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

The bill was read the second time by sections.

Mr. Grant moved the adoption of the committee amendment to page four.

Debate ensued, Representatives Grant and Uhlman speaking in favor of the amendment.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Uhlman yield to a question?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"Yes."

Mr. Smith:

"Mr. Uhlman, would this amendment affect those twenty-five, fifty, or one hundred dollar a plate dinners that are held sometime in advance of campaigns?"

Mr. Uhlman:

"I suspect it would. Yes, I think that is part of what the bill is designed to do."

YIELDING TO QUESTION

Mr. Whetzel:

"Mr. Speaker, will Mr. Uhlman yield?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"Yes, I do yield."

Mr. Whetzel:

"What about a candidate who after his campaign has a campaign deficit and wants to undertake to take care of that deficit? As I read this, it would appear that that might not be possible under this amendment. In other words, Mr. Smith brought up the point about a preelection, fund-raising dinner. I am thinking of these dinners that take place after campaigns. We have had some in January and February by both parties. We have them all the time. Would they be excluded?"

Mr. Uhlman:

"You will note this doesn't have anything to do with political parties doing it. That is what I am in favor of doing. I suspect this amendment (it says 'candidates' only), regarding the postelection dinners, might very well cover them, since this would preclude contributions for six months prior to the date of filing. It would depend on how it would be construed, and I suspect it might be construed either way. In either event, I think the intent of the amendment is a good one, to limit the collecting of campaign funds to the length of the campaign, not long before and long after, and you might have fewer of the 'get-well' or 'get-better' activities we have now."

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would Mr. Uhlman yield to another question?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"Yes."

Mr. Witherbee:

"Taking this amendment and applying it to section 9 of the act on page 7, could this be construed so that if your local newspaper wanted you as a candidate and wrote an editorial favoring you, would this be considered a contribution?"

Mr. Uhlman:

"There are two totally different things here. Subsection 5 is a direct prohibition.

It simply says 'No candidate shall solicit or accept contributions.' There is no mention of the identification of the source. It is simply a prohibition, that is all."

Further debate ensued, Representative Kull speaking against adoption of the amendment.

The motion was lost, and the amendment was not adopted.

On motion of Mr. Grant, the committee amendment to page eight was adopted.

Mr. Litchman moved the adoption of the following amendment:

On page 1, section 1, line 6, after "primary" strike the balance of the section and insert "and general election."

Debate ensued, Representatives Litchman and Smith speaking in favor of the amendment, and Representative Gorton speaking against it.

The motion was carried, and the amendment was adopted.

Mr. Litchman moved the adoption of the following amendment:

On page 1, section 2, line 22, strike "five" and insert "one"

Debate ensued, Representative Litchman speaking in favor of adoption of the amendment, and Representative Brouillet speaking against it.

The motion was lost, and the amendment was not adopted.

Mr. Litchman moved the adoption of the following amendment:

On page 2, section 4, line 31, after "value," add "including news space or news time or compensated labor" ${}^{\prime\prime}$

Debate ensued, Representative Litchman speaking in favor of adoption of the amendment, and Representative Gorton speaking against it.

The motion was lost, and the amendment was not adopted.

Mr. Litchman moved the adoption of the following amendment:

On page 3, section 4, line 8, strike "one hundred" and insert "twenty-five"

The motion was lost on a rising vote, and the amendment was not adopted.

Mr. Litchman moved the adoption of the following amendment:

On page 3, section 4, line 13, strike "one hundred" and insert "twenty-five"

Debate ensued, Representative Litchman speaking in favor of adoption of the amendment, and Representative Brouillet speaking against it.

The motion was lost, and the amendment was not adopted.

Mr. Litchman moved the adoption of the following amendment:

On page 3, section 1, line 10, after "him." strike the balance of the section.

Debate ensued, Representative Litchman speaking in favor of adoption of the amendment.

Further debate ensued, Representative Gorton speaking against adoption of the amendment.

The motion was lost, and the amendment was not adopted.

Mr. Litchman moved the adoption of the following amendment:

On page 4, section 4, line 13, strike "escheat to the state" and insert "be distributed to the recipient's own political party and reported in accordance with this act"

Debate ensued, Representative Litchman speaking in favor of adoption of the amendment, and Representative Gorton speaking against it.

MOTION

Mr. O'Brien moved the House defer further consideration of House Bill No. 12 on second reading, and the bill be made a special order of business for 4:45 p. m. this afternoon.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Brouillet on a point of parliamentary inquiry.

Mr. Brouillet:

"If we postpone this bill until 4:45 this afternoon, can we continue on the bill until we finish?"

RULING BY THE SPEAKER

The Speaker:

"It is the ruling of the Speaker, that under the concurrent resolution we have adopted, we will complete action on any bill on which consideration has begun before 5:00 p. m. If action on this bill is not completed by 5:00 p. m., we will continue consideration of it until final action is taken."

The motion was carried.

THIRD READING OF BILLS

The House resumed consideration of House Bill No. 433 on third reading.

House Bill No. 433, by Representatives Kirk, Johnson (Doris), O'Donnell, Swayze, Lynch, and McCaffree:

Compelling woman jury service.

The Clerk called the roll on the final passage of House Bill No. 433, and the bill passed the House by the following vote: Yeas, 61; nays, 33; absent or not voting, 5.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Clark, Cunningham, DeJarnatt, Eldridge, Epton, Gallagher, Goldsworthy, Gorton, Grant, Harris, Humiston, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McDougall, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Rogers, Saling, Savage, Sawyer, Sheridan, Swayze, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Mr. Speaker—61.

Those voting nay were: Representatives Ahlquist, Avey, Brachtenbach, Braun, Canfield, Conner, Copeland, Day, Dootson, Elder, Flanagan, Garrett, Haussler, Hood, Huntley, Hurley, Jastad, Jueling, King (Chet), Leland, Marzano, McCormick, Moon, Moos, Newhouse, Newschwander, Perry, Slagle, Smith, Taplin, Thompson, Warnke, Wolf—33.

Those absent or not voting were: Representatives Hawley, Kalich, Pritchard, Radcliffe, Taylor—5.

House Bill No. 433, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 293, by Representatives Beck, Flanagan, and Haussler:

Providing for dissolution of inactive port districts.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 293 was placed on final passage.

Debate ensued, Representative Beck speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 293, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson,

Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Copeland, Day, DeJarnatt, Dootson, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Conner—1.

Those absent or not voting were: Representatives Chatalas, Cunningham, Elder, Kalich, Pritchard—5.

House Bill No. 293, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 638, by Representatives Chatalas, Hurley, and O'Donnell:

Extending permissible nursing home services for recipients of federal aid assistance to sixty days.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 638 was placed on final passage.

Debate ensued, Representative Chatalas speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 638, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Johnston (Elmer E.), Kalich, O'Dell, Pierre, Taylor—5.

House Bill No. 638, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 409, by Representatives Uhlman, Goldsworthy, and Marzano:

Giving the adjutant general and assistant adjutants general pay parallel to major and brigadier generals in United States services.

MOTION

On motion of Mr. Burtch, the rules were suspended, and House Bill No. 409 was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Mr. Goldsworthy moved the adoption of the following amendment:

On page 1, section 1, line 11, after "guard" and before "an" insert "or Washington air national quard"

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, I would like to ask Representative Goldsworthy a question. Who is a member of the Washington air national guard who might be eligible to be adjutant general?"

Mr. Goldsworthy:

"Oh, there are several hundred,"

Debate ensued, Representative Uhlman speaking against adoption of the amendment.

The motion was carried, and the amendment was adopted.

House Bill No. 409 was ordered engrossed.

With the consent of the House, the rules were suspended, Engrossed House Bill No. 409 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Goldsworthy speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, I wonder if Mr. Goldsworthy could tell us what is the base pay of a major general in the United States Army?"

Mr. Goldsworthy:

"It would be in the neighborhood of \$16,000 a year."

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, would Mr. Goldsworthy advise us what the Governor's Advisory Committee on Salaries recommended on this salary?"

Mr. Goldsworthy:

"It was set at around \$13,500, if I remember correctly."

The Clerk called the roll on the final passage of Engrossed House Bill No. 409, and the bill passed the House by the following vote: Yeas, 86; nays, 8; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Rogers, Saling, Savage, Sawyer, Sheridan,

Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Bottiger, Brouillet, Burtch, Gallagher, Grant, Marzano, May, Radcliffe—8.

Those absent or not voting were: Representatives Dootson, Kalich, Pierre, Pritchard, Taylor—5.

Engrossed House Bill No. 409, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPECIAL ORDER OF BUSINESS

The hour of 4:45 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, House Bill No. 12 on second reading.

House Bill No. 12, by Representatives Brouillet, Lux, DeJarnatt, Beck, Bottiger, Marzano, Savage, Uhlman, Chatalas, and Kalich (by executive request of Governor Rosellini):

Providing for the report of campaign expenditures and contributions.

The House resumed consideration of the following amendment by Mr. Litchman: (See pp. 1271-1273 for committee amendment and amendment by Representative Litchman adopted previously.)

On page 4, section 4, line 13, strike "escheat to the state" and insert "be distributed to the recipient's own political party and reported in accordance with this act"

The motion was lost, and the amendment was not adopted.

Mr. Grant moved the adoption of the following amendment:

On page 4, section 4, line 11, after "treasurer" insert "in excess of twenty-five dollars" $\ensuremath{\mathsf{I}}$

YIELDING TO QUESTION

Mr. Brouillet:

"Mr. Speaker, would Mr. Grant yield to a question?"

The Speaker:

"Will you yield to question, Mr. Grant?"

Mr. Grant:

"Yes."

Mr. Brouillet:

Mr. Grant:

"I don't know that that would be allowed, Mr. Brouillet. It is possible though, as I read it. Of course that is not the intent of the amendment."

Debate ensued, Representative Brouillet speaking against adoption of the amendment, and Representative Clark speaking in favor of it.

The motion was lost, and the amendment was not adopted.

Mr. Grant moved the adoption of the following amendment:

On page 5, section 6, line 1 after "restrictions." insert "The provisions of this section shall apply only to those candidates for state-wide office."

Debate ensued, Representatives Grant and Bottiger speaking in favor of adoption of the amendment, and Representative Gorton speaking against it.

The Speaker called on Mr. Garrett to preside.

YIELDING TO QUESTION

Mr. Leland:

"Mr. Speaker, I wonder if Mr. Grant would yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. Grant, would you yield to a question by Mr. Leland?"

Mr. Grant:

"Yes."

Mr. Leland:

"I listened with interest to your amendment, and I must say I was impressed with the arguments you made. I would like to pose a hypothetical question and see what your interpretation would be under this act. Now, I have never campaigned this way, but I understand that others have. Let's say for example—we are speaking of legislative races—let's say you or I decided we would do it all ourselves, literally, as an individual or family, and that we would buy the material for our signs and make them ourselves; and let's say that as perhaps has happened in the past, we had our own mimeograph machine and we might mimeograph our campaign literature, address it and mail it all within our own family unit. Under this provision what limit—what mode of operation would we be limited to if we did it all as I described?"

Mr. Grant:

"You would be limited just as is stated here. When you decided to use that mimeograph machine, or say you go out and purchase one, you have to prepare a voucher, you have to appoint yourself a campaign treasurer and you have to prepare a voucher. Let's go over the section. I want you to think about this as far as your own candidacies are concerned. It says 'Except as provided in subsection (3), no funds shall be withdrawn from or paid by a campaign depository from any campaign fund account except upon the presentation of the written authorization from a campaign treasurer or deputy campaign treasurer, accompanied by (a) the certificate of the person claiming the payment, stating that the amount claimed, which shall not exceed the amount of funds on deposit for payment, is justly due and owing to him, that the authorization truly states all the purposes for which the indebtedness was incurred, and that no person other than himself is interested, directly or indirectly, in the payment of the claim; and (b) an order for payment, signed by the campaign treasurer or deputy campaign treasurer who signed the original authorization, and stating the amount to be paid. (3) Funds may be withdrawn from or paid by a campaign depository from a campaign fund account without a certificate of the claimant, for anticipated travel expenses about to be incurred.' So that allows you to do your traveling without making a voucher, in the event you travel in your campaign which all of us do, and just go on and read the entire section and apply it to your own campaign. I think it is too restrictive, and I would certainly be willing to accept an amendment that would make this apply to candidates for city council, mayoralty, and counties, possibly county commissioners in some of the first class counties, and possibly congressional candidates. I think the point Mr. Gorton raised earlier was a valid point. As far as applying these provisions, it is just too restrictive. Certainly there are many provisions that aren't restrictive enough, but this is too restrictive. I would urge your support of my amendment, and then perhaps we can perfect it further."

The Speaker resumed the Chair.

Further debate ensued, Representatives Whetzel and Brouillet speaking against adoption of the amendment, and Representative Day speaking in favor of it.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representative Canfield speaking against adoption of the amendment.

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, may I ask Mr. Grant a question? Would he yield?"

The Speaker:

"Will you answer a question, Mr. Grant?"

Mr. Grant:

"I'll vield."

Mr. Clark:

"In my recent campaign for this office, I didn't have a campaign chairman, I didn't have a treasurer, I didn't have a deputy or anybody else. How does this bill apply to anybody regarding the depository of funds? I just paid my expenses out of my checking account. Do you mean to say I would have to have a separate checking account and report it?"

Mr. Grant:

"As I read it, you would have to set up a separate checking account for the purpose of expending campaign funds. You can appoint yourself as your own treasurer, but I feel the reporting method is too restrictive."

Mr. Grant continued his remarks in support of the amendment.

Further debate ensued, Representatives Pritchard and Smith speaking against adoption of the amendment.

Mr. Litchman moved the adoption of the following amendment to the amendment:

On page 6, section 6, line 5, after "authorization" insert ": Provided, however, That this section shall not apply to any expenditure under two thousand dollars"

RULING BY THE SPEAKER

The Speaker:

"I am ruling this amendment to the amendment out of order. It would not be applicable, but it could be considered as a separate amendment."

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, I have a question of Mr. Gorton or Mr. Grant. I think they have both spent time working on this. I regret I haven't been as familiar with this as I would like to be, but would a person be afoul of the provisions of House Bill No. 12 or House Bill No. 107, as it appears to me, if he made up his mind to file and run for office a moment or two before the close of filing on the last day, and ran down to the court house and paid his \$12.00? Wouldn't he be afoul of both of these laws?"

Mr. Gorton:

"Technically speaking, Mr. Klein is right, but since you can designate yourself as the treasurer \dots "

Mr. Klein:

"At least one of the bills says that has to be done at least before the date of the public announcement of candidacy; so you would have to, at the same moment, be declaring all these things."

Mr. Gorton:

"That is correct."

The Clerk called the roll on the amendment by Mr. Grant, and the amendment was not adopted by the following vote: Yeas, 9; nays, 80; absent or not voting, 10.

Those voting yea were: Representatives Avey, Bottiger, Clark, Grant, Marzano, Pierre, Savage, Sheridan, Warnke—9.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Conner,

Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Hawley, Humiston, Huntley, Hurley, Jastad, Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—80.

Those absent or not voting were: Representatives Bozarth, Braun, Day, Haussler, Hood, Johnson (Doris), Kalich, May, Olsen, Taylor—10.

Mr. Litchman moved the adoption of the following amendment:

On page 6, section 6, line 5, after "authorization" insert ": Provided, however, That this section shall not apply to any expenditure under one thousand dollars"

Debate ensued, Representative Litchman speaking in favor of adoption of the amendment, and Representative Gorton speaking against it.

The motion was lost, and the amendment was not adopted.

Mr. O'Brien moved the adoption of the following amendment:

On page 9, line 31, after "act" and before the period insert ": Provided further, That no person campaigning for any elective office in the state of Washington can expend for campaign purposes any more than the office provides as compensation during the term of the office"

Debate ensued, Representative O'Brien speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. McDougall:

"Mr. Speaker, will Mr. O'Brien yield to a question?"

The Speaker:

"Will you yield, Mr. O'Brien?"

Mr. O'Brien:

"Yes."

Mr. McDougall:

"Mr. O'Brien, if I interpreted Mr. Litchman's amendment which we adopted correctly, it included all elected offices. Under your particular amendment, how would you handle, for example, a person who was running for the office of public utility district commissioner or port district commissioner where there was no compensation for that office, in the event he wanted to put on some sort of campaign?"

Mr. O'Brien:

"Well, actually, in those offices that they run on the basis of public service, if they have all the talents and qualifications necessary, they are going to get some free publicity. Television and newspapers now give free publicity to persons running for public office. Particularly some of the offices you are talking about where they are actually involved in large expenditures of money. If you have the ability, and want to run for an office where there is no compensation, I don't think there should be a large expenditure of money to get you elected to that office."

YIELDING TO QUESTION

Mr. Gorton:

"Mr. Speaker, would Mr. O'Brien yield?"

The Speaker:

"Mr. O'Brien, will you yield to another question?"

Mr. O'Brien:

"Yes."

Mr. Gorton:

"Not only can a candidate for port commissioner or similar office spend no money, but no one can spend any money on his behalf. Is that correct?"

Mr. O'Brien:

"That might be true, but why should they make large expenditures of money if the office doesn't pay anything?"

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Mr. O'Brien yield to another question?"

The Speaker:

"Mr. O'Brien?"

Mr. O'Brien:

"Yes."

Mr. Canfield:

"Mr. O'Brien, if you are sincere in this, I think you have an interesting idea, and I would be interested in exactly how you would implement it. You gave a suggestion of what they did in England, but I would be sincerely interested in the mechanics of the thing you described."

Mr. O'Brien:

"If they violated the sections of the act, the act calls for a misdemeanor; their office is declared void if they don't abide by the provisions of the act."

Mr. Canfield:

"How would you carry on the campaign under the plan you describe?"

Mr. O'Brien:

"It wouldn't be very hard. If you have a budget of \$128,000 for governor, this is all you can expend. You have to account for it under this act, and so you would be limited to \$128,000 to run for governor of the state of Washington. You would have to budget your income to take care of the type of expenses you felt were necessary. It would just mean that you would have to watch how your money is expended and not get involved in running credit and getting over your head in debt with the hope some central committee will bail you out. The attorney general, for instance, under this amendment, could expend around \$80,000, and this is a substantial amount of money."

YIELDING TO QUESTION

Mr. Slagle:

"Mr. Speaker, would Mr. O'Brien yield to another question?"

The Speaker:

"Will you yield, Mr. O'Brien?"

Mr. O'Brien:

"Yes. sir."

Mr. Slagle:

"I see Mr. Avey, as mayor of Kettle Falls, gets paid what he is worth-\$3.00 a month. How would he be affected?"

Mr. O'Brien:

"He probably gets reelected without campaigning and just pays his filing fee I am sure."

YIELDING TO QUESTION

Mr. Leland:

"Mr. Speaker, I would like to ask Mr. O'Brien a question, too. Let's say we are talking about the legislature again. The pay raise provides for \$3,600 a year, and you are talking about budgeting the candidate's actual expenses. How would you control effort, or how would you assess a value or price on something that was done on behalf of the candidate? What I have in mind is this: the candidate might be a member or friend of a large union, or a large association of some kind that has an expansive membership. How would you assess a value and control the expenditure on this candidate's behalf if the union or association circulated a letter in support of this candidate? How would you control that, and how would you assess the value? It would certainly have the value of several hundreds of dollars, but it might be done on your behalf without consulting you or without your knowledge in any way."

Mr. O'Brien:

"In most instances, the candidates are consulted. I don't think this unknown work done for a candidate exists. If somebody is going to do something to help materially, in most instances they would consult the candidate because the material has to be cleared, and here you would have to put an evaluation on it. As far as legislators are concerned, the bill coming over from the Senate increasing the salary to \$3,600 would be very realistic under this."

Mr. Leland:

"I think it would be true if it were increased; but then I want to ask you, some districts are very compact. They are served by one or two daily newspapers or one or two weeklies. On the other hand, there are others spread out hundreds of miles and may have ten or twelve weekly newspapers. This is the thing that has always bothered me on trying to put a ceiling on a campaign, regardless of the office, how do you handle it when you have two districts so terribly dissimilar?"

Mr. O'Brien:

"It is a problem of course, but when anyone puts an ad in a paper the candidate is made aware of the support and contribution, whatever it might be."

Further debate ensued, Representatives Adams and Bledsoe speaking against the amendment.

Mrs. Lux moved the adoption of the following amendment to the amendment:

After "office" insert "Provided however, That for nonsalaried positions the expenditures shall not exceed one thousand dollars"

Debate ensued, Representatives Lux and O'Brien speaking in favor of adoption of the amendment to the amendment.

Mr. Burtch demanded the previous question, and the demand was sustained.

The motion was carried, and the amendment to the amendment was adopted.

Mr. Grant demanded an electric roll call on the adoption of the amendment as amended, and the demand was sustained.

Mr .Burtch demanded the previous question, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment as amended, and it was adopted by the following vote: Yeas, 94; nays, 3; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt,

Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those voting nay were: Representatives Flanagan, Humiston, King (Chet) —3.

Those absent or not voting were: Representatives Olsen, Taylor—2.

House Bill No. 12 was ordered engrossed.

Mr. Brouillet moved that the rules be suspended, Engrossed House Bill No. 12 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Burtch demanded an electric roll call, and the demand was sustained. Debate ensued, Representative Litchman speaking against the motion.

POINT OF ORDER

The Speaker recognized Mr. Burtch on a point of order.

Mr. Burtch:

"Mr. Speaker, I think you ruled previously that there is no debate on a motion to suspend the rules." $\ensuremath{\mathsf{I}}$

The Speaker:

"No, I have never ruled that way."

Mr. Litchman continued his remarks in opposition to the motion to suspend the rules and advance House Bill No. 12 to third reading.

YIELDING TO QUESTION

Mr. Huntley:

"Mr. Speaker, I would like to ask Mr. Litchman who made the motion to advance this bill? It didn't come from this side of the aisle."

Mr. Brouillet:

"I made the motion. I take full responsibility for it. After having read all of Mr. Litchman's amendments, I don't think they do anything for the bill. I think we are belaboring the point. We will be here all night picking out commas and semicolons. I urge you to support my motion."

The Clerk called the roll on the motion to advance Engrossed House Bill No. 12 to third reading and final passage, and the motion was carried by the following vote: Yeas, 90; nays, 9; absent or not voting, 0.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell,

Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Adams, Day, Grant, Johnson (Doris), Johnston (Elmer E.), King (Chet), Litchman, Pierre, Smith—9.

Debate ensued, Representative Witherbee speaking against the bill.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, would Mr. Litchman yield to a question?"

The Speaker:

"Mr. Litchman, would you yield?"

Mr. Litchman:

"Yes."

Mr. Adams:

"Would you briefly point out to me two areas in this bill where you think there are errors that would make it unconstitutional?"

Mr. Litchman:

"First of all, as far as I am concerned, the first provision of this bill as amended applies to the primary and general elections of all public officials in the state of Washington. As I interpret the amendment on page 7, the reports are to be made fifteen days after the primary election, and yet we have a bill that pertains to the primary and general election. This certainly is amiguous. In new section 8, on line 16, the campaign depository's statement is made within fifteen days after the primary, yet this bill applies to primary and general elections. And I believe, Doctor, in answer to your question here, that there is one other provision that should be corrected to conform to the first amendment. I don't have my amendments before me, unfortunately, but certainly this bill is far from being perfected. I would like to say this in defense, I am voting for the bill to send it in to conference. It is a bad bill in its present form, but can be cleaned up, so we should all vote for it hoping that the conference committee can clean up the ambiguities."

Further debate ensued, Representatives Savage, Gorton, and Brouillet speaking in favor of passage of the bill, and Representative King (Chet) speaking against it.

YIELDING TO QUESTION

Mr. Brachtenbach:

"Mr. Speaker, would Mr. Gorton yield to a question?"

The Speaker:

"Will you yield, Mr. Gorton?"

Mr. Gorton:

"Yes."

Mr. Brachtenbach:

"To put Mr. Litchman's mind at ease, looking at page 7 in several places there is reference to the primary or other elections. This is not limited, of course, to the primary. Would it not be your construction that the word 'election' would take care of the general as well as the primary?"

Mr. Gorton:

"Yes, it would. The same phrase is used throughout the entire election code in the same fashion."

YIELDING TO QUESTION

Mr. Hawley:

"Mr. Speaker, will Mr. Brouillet yield to a question?"

The Speaker:

"Will you yield, Mr. Brouillet?"

Mr. Brouillet:

"Yes."

Mr. Hawley:

"Getting into the intricate part of this bill, there is one part that disturbs me considerably. I think most of us save our signs and material from the last election. How do you value this?"

Mr. Brouillet:

"Well, it seems to me it would be valued when you purchased it. At the next election you have it on hand. You could depreciate it out each year if you liked."

Further debate ensued, Representative Andersen (James A.) speaking.

The Speaker:

"Mr. Andersen, are you speaking on this particular bill?"

Mr. Andersen continued his remarks.

POINT OF ORDER

The Speaker recognized Mr. Burtch on a point of order.

Mr. Burtch:

"He is not talking on the merits of the bill."

The Speaker:

"Mr. Andersen, I will insist that you speak on the merits of the bill."

Mr. Andersen (James A.):

"If I may, this is in answer to the debate carried on on the other side of the aisle. I am responding to the same points." $\[\]$

The Speaker:

"I think Mr. Gorton started the discussion on your side. Since we are straying far afield, I am calling you to order to speak on the merits of the bill. I think someone had a right to reply to Mr. Gorton's remarks. It is done, and I think we should keep the remarks on the merits of the bill. That is what I am asking you to do at this time."

Mr. Andersen (James A.) completed his remarks.

The Speaker recognized Mr. O'Brien, who spoke in support of the bill.

PERSONAL PRIVILEGE

Mr. Andersen (James A.):

"As a Republican member of the Rules Committee, to use the priceless remarks of Representative Litchman: 'My motives have been impugned.' I would simply state on my point of personal privilege that there are six of us on the seventeen member Rules Committee. Six members of my party, and it takes nine votes to get a bill out so how can six stop anything. If there is a way, I would like Mr. O'Brien to tell me."

Mr. O'Brien:

"You know there was a way."

Further debate ensued, Representative Moos speaking in favor of passage of the bill.

Mr. Burtch demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 12, and the bill passed the House by the following vote: Yeas, 91; nays, 8; absent or not voting, 0.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Canfield, Conner, Grant, Hurley, King (Chet), McDougall, Smith, Witherbee—8.

Engrossed House Bill No. 12, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I am voting for this ambiguous bill only to send it to conference. The idea of this bill is excellent. It is far from being perfected. Unfortunately too many persons are exempted under the provisions of this bill.

Mark Litchman, 45th District.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Tuesday, March 23, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

NINTH DAY

MORNING SESSION

House of Representatives, Olympia Wash., Tuesday, March 23, 1965.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll, and all members were present except Representatives Backstrom, Braun, Humiston, Jueling, McCormick, Pierre, and Warnke. Representative Humiston was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 22, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Joint Memorial No. 27, have compared same with the original memorial and find it correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant and Chet King.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., March 22, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 12; also

Engrossed House Bill No. 13; also

Engrossed House Bill No. 122; also

Engrossed House Bill No. 284; also

Engrossed House Bill No. 323; also

Engrossed Substitute House Bill No. 325; also

Engrossed House Bill No. 374; also

Engrossed House Bill No. 392; also

Engrossed House Bill No. 409; also

Engrossed House Bill No. 424; also

Engrossed House Bill No. 660; also

Engrossed House Bill No. 677, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 22, 1965.

Mr. Speaker:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Senate Bill No. 76, providing criminally insane be committed to jurisdiction of director of institutions and in such institutions as director determines, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Hayes Elder, Homer Humiston, Marjorie Lynch, Audley F. Mahaffey, Irving Newhouse, Ann T. O'Donnell, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred Engrossed Senate Bill No. 148, authorizing the University of Washington to sell lands in Benton county, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DICK J. KINK, Chairman, ALAN THOMPSON, Vice Chairman.

We concur in this report: Wayne G. Angevine, Stewart Bledsoe, Elmer C. Huntley, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Mary Ellen McCaffree, Daniel G. Marsh, Jack Rogers, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 22, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 77; also

Engrossed Senate Bill No. 92; also

Engrossed Senate Bill No. 117; also

Senate Bill No. 118; also

Engrossed Senate Bill No. 140; also

Engrossed Senate Bill No. 162; also

Senate Bill No. 168; also

Senate Bill No. 199; also

Engrossed Senate Bill No. 246; also

Engrossed Senate Bill No. 264; also

Senate Bill No. 278; also

Engrossed Senate Bill No. 356; also

Senate Bill No. 366; also

Senate Bill No. 385; also

Engrossed Senate Bill No. 444; also

Senate Bill No. 446; also

Engrossed Senate Bill No. 464, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

INTROUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 682, by Representatives Conner and Traylor:

An Act relating to a tourist information center facility in the Port Angeles area; and making an appropriation.

Ordered printed and referred to Committee on Ways and Means (Sub-committee on Appropriations).

House Bill No. 683, by Representatives Moos and Uhlman:

An Act relating to weed control and eradication and making an appropriation therefor.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Appropriations).

FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 77, by Senators Guess, Redmon, and Riley:

An Act relating to public service companies; amending section 81.80.060, chapter 14, Laws of 1961 and RCW 81.80.060.

Referred to Committee on Highways.

Engrossed Senate Bill No. 92, by Senators Thompson, Jr., Riley, and Sandison:

An Act relating to intoxicating liquors; and adding a new section to chapter 62, Laws of 1933, extraordinary session, and to chapter 66.12 RCW.

Referred to Committee on Licenses.

Engrossed Senate Bill No. 117, by Senators Hanna, England, and Herr:

An Act relating to court reporters; and amending section 1, chapter 210, Laws of 1951, as last amended by section 1, chapter 121, Laws of 1961 and RCW 2.32.210.

Referred to Committee on Judiciary.

Senate Bill No. 118, by Senators Ryder and Dore:

An Act relating to the business of selling, issuing or delivering checks, drafts, money orders, or other instrument for the transmission or payment of money as a service or for a fee or other consideration; providing for the licensing and regulation of such business; and prescribing penalties.

Referred to Committee on Banking and Insurance.

Engrossed Senate Bill No. 140, by Senators Ryder, Riley, Moriarty, Jr., and Sandison (by state public pension commission request):

An Act relating to public employment and retirement.

Referred to Committee on State Government, Military and Veterans Affairs.

Engrossed Senate Bill No. 162, by Senators Foley, Lennart, and Riley:

An Act relating to municipal fiscal, budgeting, and accounting procedures; creating a temporary committee; providing for the functions thereof, and for the selection, terms, duties, powers, and reimbursement of the members thereof; setting an expiration date for the act; and declaring an emergency.

Referred to Committee on Ways and Means.

Senate Bill No. 168, by Senators Kupka, McCutcheon, and Rasmussen:

An Act relating to the payment by the state for the care and custody of mentally retarded children in nonsectarian children's institutions.

Referred to Committee on Public Institutions and Youth Development.

Senate Bill No. 199, by Senators Talley, Redmon, and Bailey:

An Act relating to delivery of the tax rolls and duties relating thereto; amending section 84.52.080, chapter 15, Laws of 1961, and RCW 84.52.080; and section 84.56.010, chapter 15, Laws of 1961, and RCW 84.56.010.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Engrossed Senate Bill No. 246, by Senators Talley, Henry, and Gissberg: An Act relating to diking improvement districts; and adding new sections to chapter 85.08 RCW.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

Engrossed Senate Bill No. 264, by Senators Charette, Thompson, Jr., and Peterson (Ted) (by departmental request):

An Act relating to food fish and shellfish; amending section 75.08.230, chapter 12, Laws of 1955 and RCW 75.08.230; and amending section 75.12.130, chapter 12, Laws of 1955 and RCW 75.12.130.

Referred to Committee on Fisheries.

Senate Bill No. 278, by Senators Peterson (Lowell), Hanna, and Lewis:

An Act relating to towns; and amending section 35.27.160, chapter, Laws of 1965 and RCW 35.27.160.

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

Engrossed Senate Bill No. 356, by Senators Washington, Petrich, and Freise (by Highway Interim Committee request):

An Act relating to drivers' licenses; and adding new sections to chapter 12, Laws of 1961 and to chapter 46.20 RCW.

Referred to Committee on Highways.

Senate Bill No. 366, by Senators Raugust, Washington, and Herr (by State Highway Commission request):

An Act relating to the construction and maintenance of state highways; amending section 47.28.060, chapter 13, Laws of 1961 and RCW 47.28.060.

Referred to Committee on Highways.

Senate Bill No. 385, by Senators Charette, Neill, and Dore:

An Act relating to public works; and adding a new section to chapter 39.04 RCW.

Referred to Committee on State Government, Military and Veterans' Affairs.

Engrossed Senate Bill No. 444, by Senators Greive, Petrich, Keefe, Kupka, and Peterson (Ted):

An Act relating to the control of the distribution of obscene printed or written matter or articles; adding new sections to chapter 105, Laws of 1959 and to chapter 7.42 RCW; amending section 1, chapter 105, Laws of 1959 and RCW 7.42.010; amending section 3, chapter 105, Laws of 1959 and RCW 7.42.030; amending section 4, chapter 105, Laws of 1959 and RCW 7.42.040; amending sections 5 and 6, chapter 105, Laws of 1959 and RCW 7.42.050 and 7.42.060; repealing section 2, chapter 105, Laws of 1959 and RCW 7.42.020; and providing penalties.

Referred to Committee on Judiciary.

Senate Bill No. 446, by Senators Thompson, Jr., Herr, and Moriarty, Jr.: An Act relating to the state parks and recreation commission, and amending section 43.51.020, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.51.020.

Referred to Committee on Ways and Means (Subcommittee on Appropriations).

Engrossed Senate Bill No. 464, by Senators Washington and Guess:

An Act relating to lost or destroyed instruments issued by public agencies; and amending sections 43.08.064 through 43.08.068, chapter, Laws of 1965 (Senate Bill No. 4) and RCW 43.08.064 through 43.08.068.

Referred to Committee on State Government, Military and Veterans' Affairs.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Joint Memorial No. 27.

MOTION

On motion of Mr. O'Brien, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 47, increasing judges' salaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Newman H. Clark, Hayes Elder, Gary Grant, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 423, reducing the period of separation necessary as grounds for divorce, have had the same under consideration, and we respectfully report the same back to the house with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We, concur in this report: James A. Andersen, Robert F. Brachtenbach, Newman H. Clark, Jack Dootson, Hayes Elder, Mark Litchman, Robert W. O'Dell, Robert M. Schaefer, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. O'Brien, the House recessed until 2:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p. m.

The Clerk called the roll, and all members were present except Representative Burtch, Litchman, and Pritchard. Representatives Burtch and Litchman were excused.

RESOLUTION

Resolution by Representatives Newhouse, Lynch, Canfield, Brachtenbach, and Kull:

Whereas, Physical fitness is a major goal for the youth of our state and nation; and

WHEREAS, Physical fitness and training for worthy citizenship are often achieved through participation in competitive sports events; and

Whereas, During the basketball season just concluded, the leading high schools in both Class A and Class AA were determined by tournament competition; and

Whereas, The Class AA championship was won by the Pirates of the Davis High School in Yakima; and

Whereas, The Class A championship was won by the Squires from Marquette High School in Yakima; and

Whereas, These championships climaxed an undefeated season for both teams; and Whereas, The members of both of these teams live in the fourteenth and fifteenth legislative districts of Yakima County;

Now, Therefore, Be It Resolved, That the House of Representatives congratulates these outstanding teams and the schools and the Yakima community they represent so ably.

Be It Further Resolved, That a properly enrolled and signed copy of this resolution be sent to the respective schools.

Mr. Canfield moved the adoption of the resolution.

Debate ensued, Representatives Newhouse, Kull, Brachtenbach, Moos, and Mahaffey speaking in favor of adoption of the resolution.

The motion was carried, and the resolution was adopted.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery forty students from the Washington State School for the Blind in Vancouver, with their instructors and superintendent, and asked them to stand and be recognized.

The Speaker observed within the bar of the House former State Representative Charles M. Stokes of Seattle, and appointed Representatives Olsen and Smith to conduct him to a seat on the rostrum beside the Speaker.

RESOLUTIONS

Resolution by Representatives Haussler and Backstrom:

WHEREAS, The boundaries of Washington's thirty-nine counties were in large part established before and during the early years of statehood; and

Whereas, The style, form and organizational structure of county government in Washington was likewise established before and during the early years of statehood, with much of the basic structure being the subject of Article 11 of the Washington State Constitution and amendments thereto; and

Whereas, Modern population trends, regional patterns of development, urban growth, economic change, transportation developments, communications technology, new and increased service demands, adequacy of tax base, governmental efficiency, and other factors have created questions concerning the reasonable location of county boundaries and the continued existence of certain counties; and

Whereas, Such factors have created questions concerning the present organizational structure of county government and changes which might be accomplished to enhance the ability of county government to exercise its governmental responsibilities; and

Whereas, Such factors have created questions concerning the role that county government should play in providing public services and facilities to logically and reasonably meet the pressing demands created by vast urban growth and development;

Now Therefore, Be It Resolved, By the House of Representatives, that the Legislative Council is authorized and directed to undertake a study of the questions presented herein.

Be It Further Resolved, That the results of the study and such recommendations and conclusions as may be developed shall be presented to the next regular session of the Legislature for its consideration.

Mr. Backstrom moved the adoption of the resolution.

Debate ensued, Representatives Backstrom, Haussler, and Bledsoe speaking in favor of the resolution.

The motion was carried, and the resolution was adopted.

Resolution by Representatives Leland, Haussler, Garrett, and Warnke:

WHEREAS, The urban areas of this state are undergoing an extremely rapid period of growth: and

Whereas, Numerous incorporations and annexations in urban areas have resulted in duplication and overlapping of the responsibilities of providing municipal services by cities and towns, fire districts, water districts, and sewer districts; and

WHEREAS, This duplication and overlapping of responsibility has resulted in divided authority and has seriously impeded proper planning, zoning, and administration of the entire field of municipal services; and

WHEREAS, This duplication and overlapping of responsibilities and authority has led to a duplication of billing, engineering, maintenance, and other administrative services and has resulted in greatly increased costs to the homeowners of a given service area; and

Whereas, No city or town can truly govern or guide its own destiny or fulfill its legal responsibilities when crucial decisions are decided by persons residing outside its boundaries; and

WHEREAS, House Bill No. 644 of the 1965 regular session of the legislature sought to resolve this problem; and

Whereas, A two-year growth period in some mushrooming areas can have as much impact as a ten or fifteen-year growth period in normal growth areas; and

Whereas, Testimony on said House Bill No. 644 given by conflicting interests has resulted in confusion and distortion of the true facts and intention of the legislature;

Now, Therefore, Be It Resolved, By the House of Representatives, That the legislative council is hereby directed to study the entire area of duplication and overlapping of authority and responsibility for providing municipal services which occurs as a result of incorporations and annexations in urban areas, and to report its findings to the fortieth session of the legislature together with specific statutory recommendations for consolidation and realignment of authority and responsibility for planning, zoning, and the providing of municipal services so that the citizen will receive maximum value at a minimum of cost.

The Speaker called on Mr. Garrett to preside.

Mr. Leland moved the adoption of the resolution.

Debate ensued, Representatives Leland and Haussler speaking in favor of the resolution.

The motion was carried, and the resolution was adopted.

SECOND READING OF BILLS

House Concurrent Resolution No. 23, by Representatives Newschwander, O'Brien, and Copeland:

Authorizing the Youth Legislature to be held in the legislative chambers. The resolution was read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, House Concurrent Resolution No. 23 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Newschwander and Traylor speaking in favor of the resolution.

YIELDING TO QUESTION

Miss O'Donnell:

"Mr. Speaker, I wonder if Dr. Newschwander will yield to a question?"

The Speaker (Mr. Garrett presiding):

"Will you yield, Dr. Newschwander?"

Mr. Newschwander:

"Yes."

Miss O'Donnell:

"Dr. Newschwander, after the last session of the youth legislature which was held here in our chambers, there was some criticism of the fact that certain committees were not holding hearings and that certain people were not allowed to appear before the youth legislature committees. I worked on the committee for the youth legislature and I wonder if you can tell us if these committees will hold hearings, and if all lobbyists or individuals representing the interested groups will be allowed to appear before them?"

Mr. Newschwander:

"It would be my guess that they are following in the footsteps of their elders down here."

Further debate ensued, Representative Clark speaking in favor of adoption of House Concurrent Resolution No. 23.

House Concurrent Resolution No. 23 was adopted.

Substitute Senate Bill No. 183, by Natural Resources Committee:

Prescribing quantity and types of fire fighting equipment required in forest operations.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Substitute Senate Bill No. 183 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Moon speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 183, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting. 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf—89.

Those voting nay were: Representative Humiston-1.

Those absent or not voting were: Representatives Avey, Burtch, Kalich, Litchman, Newhouse, O'Brien, Slagle, Whetzel, Mr. Speaker—9.

Substitute Senate Bill No. 183, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 68, by Senators Herrmann, Cooney, and Gallagher:

Providing inheritance tax exemptions for firemen's pensions.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 68 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill, and Representative Humiston speaking against it.

YIELDING TO QUESTION

Mr. Dootson:

"Mr. Speaker, I would like Mr. Uhlman to clear up a matter for me. I think that whenever we repeal a particular tax, we should inform the House of the financial impact. In this case I think it should be fairly small."

The Speaker (Mr. Garrett presiding):

"Mr. Uhlman, can you give Mr. Dootson this information?"

Mr. Uhlman:

"I believe, Mr. Speaker, I can. I have been in contact with the Inheritance Tax Division of the Tax Commission and they say the financial impact is virtually nil."

YIELDING TO QUESTION

Mr. Adams:

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"Mr. Speaker, I wonder if Representative Uhlman is giving you the right information on that. I think you will find at the time the appraisal of the estate is made they

determine the cash value as of then. It doesn't necessarily mean you are going to pay on the future interest, etc. You are paying on the cash value at the moment.

Mr. Uhlman:

"You are paying on the cash value as extended over your life expectancy, and then they depreciate out the earning value over the period of time, but you do pay for your entire life expectancy at that time. If you die the next day you would still have had to pay the entire amount."

Further debate ensued, Representative Adams speaking against passage of the bill.

YIELDING TO QUESTION

Mr. Humiston:

"Mr. Speaker, will Mr. Uhlman yield to another question?"

The Speaker (Mr. Garrett presiding):

"Mr. Uhlman, will you yield?"

Mr. Uhlman:

"I yield."

Mr. Humiston:

"We have a pension system in the organization where I am employed, and at the end of the time, when someone has fulfilled his time and has a pension which they can take out on a joint survivorship basis, would this not be taxed by the method you describe and would it not apply under Title 41, pensions for public employees? Would there be a difference in the way the tax is assessed between public and private employees?"

Mr. Uhlman:

"Yes, there would be, and there would be quite a significant difference between what a public employee would receive and what an employee of your organization would receive. I suspect that is a factor taken into account in this legislation. Your employment is private and is treated differently. This is the intent of this particular bill."

YIELDING TO QUESTION

Mr. Ahlquist:

"Mr. Speaker, could Mr. Uhlman yield? I think a couple of questions can decide this very clearly."

The Speaker (Mr. Garrett presiding):

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"Yes."

Mr. Ahlquist:

"The state employee passes away. Then there is a pension available to his wife or beneficiary?"

Mr. Uhlman:

"Yes, there is."

Mr. Ahlquist:

"All right then, by eliminating this tax, there is no tax paid on the estimated amount that might be the principal sum according to her life expectancy?"

Mr. Uhlman:

"That is the intent."

Mr. Ahlquist:

"If she passes away, can she leave on to her heirs or beneficiaries any part of this pension?"

Mr. Uhlman:

"No."

Mr. Ahlquist:

"Then in that case she is paying an actuarial guess on what might have been her principal; she might lose that the next day."

Mr. Uhlman:

"You are precisley correct, and as the new director of the department of conservation, I think you have stated it much more clearly than any of the lawyers here have been able to do."

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 68, and the bill passed the House by the following vote: Yeas, 92; nays, 3; absent or not voting, 4.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee—92.

Those voting nay were: Representatives Adams, Humiston, Whetzel—3.

Those absent or not voting were: Representatives Braun, Litchman, Wolf, Mr. Speaker—4.

Engrossed Senate Bill No. 68, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 502, by Senator Mardesich:

Changing commercial fishing license application date.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 502 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Kink speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 502, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Canfield, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gal-

lagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—90.

Those voting nay were: Representatives Day, McCormick-2.

Those absent or not voting were: Representatives Braun, Burtch, Chatalas, Epton, Litchman, O'Donnell, Mr. Speaker—7.

Engrossed Senate Bill No. 502, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 423, by Senators Gissberg and Mardesich:

Reducing the period of separation necessary as grounds for divorce.

The bill was read the second time by sections.

Mr. Smith moved the adoption of the following amendment:

On page 2, section 1, line 1, after [five] and before "consecutive" strike "two" and insert "three"

Debate ensued, Representatives Smith, Johnston (Elmer E.), and Marsh speaking in favor of adoption of the amendment, and Representative Andersen (James A.) speaking against its adoption.

The Speaker resumed the Chair.

Further debate ensued, Representatives Clark and Smith speaking in favor of the amendment, and Representatives Kull, Harris, Klein, and King (Richard "Dick") speaking against its adoption.

Mr. Mahaffey demanded the previous question, and the demand was sustained.

The motion was lost on a rising vote, and the amendment was not adopted. Mr. Grant moved that the rules be suspended, Senate Bill No. 423 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Smith demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to advance Senate Bill No. 423 to third reading and final passage, and the motion was carried by the following vote: Yeas, 69; nays, 27; absent or not voting, 3.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Berentson, Bottiger, Brachtenbach, Brouillet, Canfield, Chatalas, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Saling, Sawyer, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Whetzel, Wolf, Mr. Speaker—69.

Those voting nay were: Representatives Adams, Anderson (Eric O.), Beck, Bergh, Bledsoe, Bozarth, Braun, Clark, Conner, DeJarnatt, Flanagan, Grant.

Haussler, Johnston (Elmer E.), Mahaffey, Marsh, Marzano, O'Brien, Pierre, Radcliffe, Rogers, Savage, Sheridan, Smith, Uhlman, Warnke, Witherbee—27.

Those absent or not voting were: Representatives Burtch, Epton, Litchman —3.

The Speaker declared the question before the House to be Senate Bill No. 423 on final passage.

Debate ensued, Representatives Andersen (James A.) and Harris speaking in favor of passage of the bill, and Representatives Smith and Johnston (Elmer E.) speaking against its passage.

The Clerk called the roll on the final passage of Senate Bill No. 423, and the bill passed the House by the following vote: Yeas, 55; nays, 39; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Bledsoe, Bottiger, Brachtenbach, Copeland, Day, Dootson, Elder, Garrett, Goldsworthy, Harris, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Lux, Lynch, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newschwander, O'Dell, Olsen, Savage, Sawyer, Slagle, Swayze, Taplin, Taylor, Thompson, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—55.

Those voting nay were: Representatives Adams, Anderson (Eric O.), Beck, Berentson, Bergh, Bozarth, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Eldridge, Flanagan, Gallagher, Gorton, Grant, Haussler, Hurley, Johnston (Elmer E.), Kirk, Mahaffey, Marsh, Marzano, Newhouse, O'Brien, O'Donnell, Pritchard, Radcliffe, Rogers, Saling, Sheridan, Smith, Traylor, Uhlman, Warnke—39.

Those absent or not voting were: Representatives Burtch, Epton, Litchman, May, Perry—5.

Senate Bill No. 423, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Substitute Senate Joint Resolution No. 6, by Committee on Constitution, Elections, and Legislative Processes:

Eliminating election when only one candidate files for any single position of superior court judge in class AA, class A or first class counties.

The resolution was read the second time in full.

On motion of Mr. Grant, the following amendment was adopted:

On page 1, strike the Senate Amendments by Senator Woodall to line 13, and on page 1, line 13 of the printed bill, after "population of" strike "five" and insert "one"

MOTION

On motion of Mr. Gorton, further consideration of Engrossed Substitute Senate Joint Resolution No. 6 was deferred, and the resolution was ordered placed at the foot of today's calendar.

Engrossed Senate Bill No. 76, by Senators Freise, Lewis, and Kupka:

Providing criminally insane be committed to jurisdiction of director of institutions and in such institutions as director determines.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate

Bill No. 76 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Epton speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 76, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein. Kull. Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast. May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf. Mr. Speaker—93.

Those absent or not voting were: Representatives Burtch, Epton, Kalich, Litchman, Smith, Uhlman—6.

Engrossed Senate Bill No. 76, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 97, by Senators Kupka, Durkan, and Thompson, Jr.:

Authorizing purchase of equipment and supplies for Echo Lake juvenile institution.

The bill was read the second time by sections.

On motion of Mrs. Epton, the following amendment was adopted:

On page 1, section 1, line 13, after "equipment" and before "necessary" strike "and supplies" ${}^{\prime\prime}$

With consent of the House, the rules were suspended, Senate Bill No. 97 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Epton and Garrett speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 97, as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos,

Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives Burtch, Litchman—2.

Senate Bill No. 97 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Traylor on a point of personal privilege.

Mr. Traylor:

"Ladies and Gentlemen of the House. The smoked salmon you found on your desks before noon is in appreciation of your courtesy in passing my bill, House Joint Memorial No. 15. I might say I caught the king salmon. The packing was done by Mr. Fred Hegg. It was a campaign donation and I want to check with the sponsors of the bill that was before us yesterday to see if I have to show it as a campaign contribution. Also, Mr. Smith, this is not dog fish salmon. It is king salmon, which we possess in abundance at Port Angeles. If anyone would care to come to Port Angeles after the session, I will be very glad to show them how to catch these big salmon."

SPECIAL ORDER OF BUSINESS

Having been made a special order of business at the foot of today's calendar, the Speaker declared the question before the House to be further consideration of Engrossed Substitute Senate Joint Resolution No. 6 on second reading.

Engrossed Substitute Senate Joint Resolution No. 6, by Committee on Constitution, Elections and Legislative Processes:

Eliminating election when only one candidate files for any single position of superior court judge in class AA, class A or first class counties.

The House resumed consideration of Engrossed Substitute Senate Joint Resolution No. 6, having adopted an amendment by Mr. Grant previously. (See page 1298 for amendment.)

Mr. Gorton moved the adoption of the following amendment:

On page 1, line 16 of the printed bill being line 14 of the engrossed bill after "candidate" and before the Senate Amendment by Senator Gallagher, insert a period and a new sentence: "If, after any contested primary for superior court judge in any county, only one candidate is entitled to have his name printed on the general election ballot for any single position, no election shall be held as to such position, and a certificate of election shall be issued to such candidate"

Debate ensued, Representative Gorton speaking in favor of adoption of the amendment, and Representatives Savage and Klein speaking against its adoption.

YIELDING TO QUESTION

Mr Day:

"Mr. Speaker, would Mr. Gorton yield to a question?"

The Speaker:

"Mr. Gorton, will you yield to a question?"

Mr. Gorton:

"Yes."

Mr. Day:

"Mr. Gorton, wouldn't this preclude a sticker candidate from running?"

Mr. Gorton:

"Not at all. If you note on your copy of the bill, the Gallagher amendment provides that this doesn't happen in any case in which a sticker candidate announces he is going to run a campaign."

Further debate ensued, Representatives Moos and Gorton speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Savage:

"Mr. Speaker, would Mr. Gorton yield for a further interrogation?"

The Speaker:

"Will you yield, Mr. Gorton?"

Mr. Gorton:

"Yes."

Mr. Savage:

"Mr. Gorton, as the bill started out, I know that this provision would apply to a county of half a million or more. Then we amended it to include class AA and A counties down to any county of 100,000 or more. If this were a good provision for superior court judges in counties over 100,000, why wouldn't it be proper for all superior court judges?"

Mr. Gorton:

"I think Mr. Savage's question is an excellent one. The original was proposed in the Senate because the problem in King county, where there are twenty-one superior court judges, is so great that by 1968 there will not be enough spaces on a voting machine. When it was in the Senate, the Senators from Spokane and Yakima thought it was so good they changed it to class AA and A. Here it was decided in Elections Committee that it would be a bad thing to put in the State Constitution this reference to 'AA and A' and 'First class' which is not constitutional, and also might change the classifications of counties. If we say 'over 100,000' we cover the same counties. Personally, I think it would be good in all counties in the state, but obviously there is not a ballot problem in a county where there is only one judge."

Further debate ensued, Representatives Grant and Gorton speaking in favor of adoption of the amendment by Mr. Gorton, and Representative Klein speaking against its adoption.

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, I wonder if Mr. Gorton would tell us whether there is any reason why you couldn't put the truly uncontested ones at the end of the voting machine rather than in the earlier portion you referred to."

The Speaker:

"Will you answer his question, Mr. Gorton?"

Mr. Gorton:

"Well, Mr. Speaker, if Mr. Klein had been interested in that, I suppose he could have introduced a proper Joint Resolution to do it."

Mr. Olsen demanded the previous question, and the demand was sustained. The Speaker stated the question before the House to be the adoption of the amendment by Mr. Gorton.

The motion was carried and the amendment was adopted.

On motion of Mr. Grant, the rules were suspended, Engrossed Substitute Senate Joint Resolution No. 6, as amended by the House, was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative Grant speaking in favor of adoption of the resolution, and Representative Klein speaking against its adoption.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Joint Resolution No. 6, as amended by the House, and the resolution passed the House by the following vote: Yeas, 91; nays, 4; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Avey, Bottiger, Klein, Slagle—4. Those absent or not voting were: Representatives Burtch, Hood, Kalich, Sheridan—4.

Engrossed Substitute Senate Joint Resolution No. 6, as amended by the House, having received the constitutional two-thirds majority, was declared passed.

MOTION

On motion of Mr. Sawyer, the House reverted to the third order of business for the purpose of receiving committee reports.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 22, 1965.

Mr. Speaker:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred Senate Bill No. 39, raising certain benefits under industrial insurance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 63, authorizing cities and towns to combine their garbage and refuse disposal systems with water systems and/or sewerage

systems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Don Eldridge, Slade Gorton, Elmer E. Johnston, Ann T. O'Donnell, Richard Taylor, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 83, determining number of voters permissible, number of machines necessary, in precincts throughout state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Arlie U. DeJarnatt, Slade Gorton, Doris Johnson, Mary Ellen McCaffree, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 155, preventing theft and destruction of initiative and referendum petitions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Arlie U. DeJarnatt, Slade Gorton, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe.

Passed to Committee on Rules and Order for second reading.

House of Representatives. Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Engrossed Senate Bill No. 177, authorizing payment or cancellation of unpaid, non-guaranteed bonds or warrants delinquent for more than fifteen years, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Don Eldridge, Slade Gorton, Elmer E. Johnston, Ann T. O'Donnell, Richard Taylor, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, your Committee on Natural Resources, Harbors and Waterways, to whom was referred Senate Bill No. 185, abolishing Olympic peninsula forest protection area, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES MOON, Chairman,
RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred Senate Bill No. 205, increasing maximum allowable unused vacation accrual time for state employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, Frank, Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 222, extending municipal appropriations for services, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Don Eldridge, Slade Gorton, Elmer E. Johnston, Ann T. O'Donnell, Richard Taylor, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, to whom was referred Substitute Senate Bill No. 233, providing rules for issuance of general obligation bonds by political subdivisions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns

....., Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Don Eldridge, Slade Gorton, Elmer E. Johnston, Ann T. O'Donnell, Joel Pritchard, Richard Taylor, Jonathan Whetzel.

Subcommittee on Counties and Junior

Taxing Districts

Joe D. Haussler, Chairman.

We concur in this report: Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 235, creating a temporary municipal code committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Local Government
SAMUEL J. SMITH, Chairman,
FRANK J. WARNKE, Vice Chairman.
Subcommittee on Cities and Towns
JACK ROGERS, Chairman,
W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Don Eldridge, Slade Gorton, Elmer E. Johnston, Ann T. O'Donnell, Richard Taylor, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred Senate Bill No. 252, repealing the personal commercial fishing license and increasing gear license fees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman.

We concur in this report: Duane L. Berentson, Arnie Bergh, Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred Senate Bill No. 264, authorizing the director of fisheries to sell food fish or shellfish caught or taken during test fishing operation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Cher King, Chairman.

We concur in this report: Duane L. Berentson, Arnie Bergh, Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Rpresentatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred Senate Bill No. 265, defining primary market value, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman.

We concur in this report: Duane L. Berentson, Arnie Bergh, Paul H. Conner, Dwight S. Hawley, Jack Hood, Dick J. Kink, Audley F. Mahaffey, Alan Thompson, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 278, giving mayors pro tempore right to serve more than one day, have had the same under consideration, and we respectfully report the same back to the House with the recommndation that it do pass.

Committee on Local Government
Samuel J. Smith, Chairman.
Subcommittee on Cities and Towns
Jack Rogers, Chairman,
W. O. E. "Bill" Radcliffe. Vice Chairman.

We concur in this report: Eric D. Braun, Don Eldridge, Slade Gorton, Elmer E. Johnston, Ann T. O'Donnell, Richard Taylor, Wesley C. Uhlman, Jonathan Whetzel.

House of Representatives, Olympia, Wash., March 23, 1965.

MR SPEAKER

I, a minority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 278, giving mayors pro tempore right to serve more than one day, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

Committee on Local Government

FRANK J. WARNKE, Vice Chairman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred Engrossed Senate Bill No. 281, requiring director of labor and industries to issue rules pertaining to electricians and increasing certain fees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Banking and Insurance, to whom was referred Senate Bill No. 294, providing for reports on and examination of employee welfare trust funds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ARNIE BERGH, Chairman, John L. O'Brien, Vice Chairman.

We concur in this report: Wayne G. Angevine, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Samuel J. Smith, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 320, providing for easements back to owner upon certain condemnation actions by public utility districts, have had the same under consideration,

and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Dan Jolly, Chairman, Henry Backstrom, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, R. Ted Bottiger, Norwood Cunningham, Arlie U. DeJarnatt, Edward F. Harris, Joe D. Haussler, Elmer Jastad, Bob McDougall, Robert Perry, Gerald L. Saling, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Senate Bill No. 324, authorizing purchase of property near Fort Worden school from federal government, have had the same under consideration, and we respectfully report the same back to the House with the recommndation that it do pass.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, C. W. "Red" Beck, Hayes Elder, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Charles R. Savage, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Senate Bill No. 326, amending Interstate Compact on Juveniles to provide out-of-state confinement, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mrs. John W. (Kathryn) Eppon, Chairman,

MRS. JOHN W. (KATHRYN) EPTON, Chairman, BEN F. TAPLIN, Vice Chairman.

We concur in this report: Alfred O. Adams, C. W. "Red" Beck, Hayes Elder, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 334, regulating motor vehicle driver licensing, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "Bill" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Robert F. Brachtenbach, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, Harold E. "Hal" Wolf.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a minority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 334, regulating motor vehicle driver licensing, have had the same

under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Art Avey, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred Senate Bill No. 343, extending permissible days of nursing home services for certain recipients of federal aid assistance, have the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM "BILL" CHATALAS, Chairman.

We concur in this report: Thomas L. Copeland, Mrs. John W. (Kathryn) Epton, Homer Humiston, Robert R. Kull, Frank. Geo. Marzano, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred Senate Bill No. 346, defining procedures for electrical construction, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dan Jolly, Chairman, Henry Backstrom, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, R. Ted Bottiger, Norwood Cunningham, Arlie U. DeJarnatt, Joe D. Haussler, Elmer Jastad, Bob McDougall, Robert Perry, Gerald Saling, Charles Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, your Committee on State Government, Military and Veterans' Affairs, to whom was referred Engrossed Senate Bill No. 348, authorizing sale of Chewelah armory and the Prosser armory, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred Substitute Senate Bill No. 358, establishing a procedure for the creation and adoption of a plan for the construction of a highway limited access facility, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman, W. L. "Bill" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Horace W. Bozarth, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Dan Jolly, Alfred E. Leland, Fred R. Mast, William

J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Senate Bill No. 366, requiring payment of fee and deposit by bidders on highway projects for maps, plans, etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "Bill" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Robert F. Brachtenbach, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred Engrossed Senate Bill No. 377, expanding the powers and duties of the state capitol historical association and the duties of its director, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 399, providing for motor vehicle accident reports and availability of information to interested persons, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "Bill" McCormick, Vice Chairman.

We concur in this report: Art Avey, Duane L. Berentson, Horace W. Bozarth, Robert F. Brachtenbach, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Elmer C. Huntley, Dan Jolly, William J. S. May, Bob McDougall, Irving Newhouse, George P. Sheridan, Alan Thompson, Arnold S. Wang, Frank J. Warnke, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 414, creating the county road administration board, have had the same

under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman,

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Elmer C. Huntley, Dan Jolly, Bob McDougall, George P. Sheridan, Ben F. Taplin, Alan Thompson, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, to whom was referred Senate Bill No. 417, establishing refunding bond procedures, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it pass as amended.

W. O. E. "BILL" RADCLIFFE, Vice Chairman.
We concur in this report: Eric D. Braun, Don Eldridge, Slade Gorton, Elmer E.
Johnston, Ann T. O'Donnell, Richard Taylor, Jonathan Whetzel.

Subcommittee on Counties and Junior Taxing Districts

Joe D. Haussler, Chairman.

We concur in this report: Avery Garrett, Dwight S. Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Georgette Valle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred Senate Bill No. 422, increasing industrial insurance permanent partial disability benefits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman, Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 22, 1965.

MR. SPEAKER:

We, your Committee on State Government, Military and Veterans' Affairs, to whom was referred Engrossed Senate Bill No. 464, providing adminstrative procedure on loss of warrant or other instrument of indebtedness of the state and certain political subdivisions have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, FRANK. GEO. MARZANO, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, Mrs. Frances G. Swayze, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives.
Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 474, authorizing selection of route for cross sound bridge, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "Bill" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Elmer C. Huntley, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, George P. Sheridan, Ben F. Taplin, Alan Thompson, Arnold S. Wang, Frank J. Warnke, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Senate Bill No. 518, authorizing application for federal assistance in acquisition of ferry vessels and providing state financing to implement grant, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Elmer C. Huntley, Dan Jolly, Alfred E. Leland, Fred R. Mast, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Senate Bill No. 546, prescribing qualifications of members of the state highway commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Robert F. Brachtenbach, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:30 a.m., Wednesday, March 24, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

TENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, March 24, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll, and all members were present except Representatives Berentson, Eldridge, Gallagher, McCormick, and Taylor.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative Frank L. Hatley of Whatcom County, and appointed Representatives Kink and Hood to conduct him to a seat on the rostrum beside the Speaker.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 8, declaring as vagrants persons who loiter about schools or institutions of higher learning, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Hayes Elder, Gary Grant, Elmer E Johnston, Daniel G. Marsh, Robert W. O'Dell, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means to whom was referred Engrossed Senate Bill No. 162, creating a temporary municipal budget committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. Dejarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Newman H. Clark, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson. Chet King,

Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue

HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Hayes Elder, Daniel G. Marsh, Mary Ellen McCaffree, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Substitute Senate Bill No. 167, subsidizing public transportation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Newman H. Clark, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Charles R. Savage, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Hayes Elder, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., March 24, 1965.

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Senate Bill No. 199, allowing delivery of tax roll directly from the county assessor to the county treasurer, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government SAMUEL J. SMITH, Chairman.
Subcommittee on Counties and Junior Taxing Districts
JOE D. HAUSSLER, Chairman,
HUGH "BUD" KALICH, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., March 24, 1965.

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Engrossed Senate Bill No. 246, giving power of eminent domain to diking improvement districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government SAMUEL J. SMITH, Chairman. Subcommittee on Counties and Junior Taxing Districts
JOE D. HAUSSLER, Chairman,
HUCH "BUD" KALICH, Vice Chairman.

We concur in this report: Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., March 24, 1965.

We, a majority of your Committee on Banking and Insurance, to whom was referred Engrossed Senate Bill No. 292, supplementing and changing insurance law, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ARNIE BERGH, Chairman.

We concur in this report: Wayne G. Angevine, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Mrs. Joseph E. Hurley, Mark Litchman, Robert A. Perry, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., March 24, 1965.

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Engrossed Senate Bill No. 229, limiting notice requirement for county purchases, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Local Government SAMUEL J. SMITH, Chairman. Subcommittee on Counties and Junior Taxing Districts
JOE D. HAUSSLER, Chairman,

Joe D. Haussler, Chairman, Hugh "Bud" Kalich, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Damon R. Canfield, Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Ray Olsen.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., March 23, 1965.

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 301, providing a procedure for the cancellation of the registration of voters who do not reside at their registration address, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman. HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Arlie U. DeJarnatt, Slade Gorton, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., March 24, 1965.

We, a majority of your Committee on Banking and Insurance, to whom was referred Engrossed Substitute Senate Bill No. 317, regulating the payment of dividends by savings and loan associations and providing for the amendment of their bylaws, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

ARNIE BERGH, Chairman.

We concur in this report: Wayne G. Angevine, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Mrs. Joseph E. Hurley, Mark Litchman, Robert A. Perry, Samuel J. Smith, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 336, broadening jurisdiction over corporation issuing securities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Jack Dootson, Hayes Elder, Slade Gorton, Edward F. Harris, Mark Litchman, Robert W. O'Dell, Wesley C. Uhlman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 389, establishing transitional procedures for counties electing to operate under the justice court districting act of 1961, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Jack Dootson, Hayes Elder, Slade Gorton, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 413, providing presentence hearing before sentencing in criminal cases where jury may impose death penalty, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Hayes Elder, Slade Gorton, Edward F. Harris, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 421, revising schedule of attorney's fees in industrial insurance actions, have the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Jack Dootson, Hayes Elder, Slade Gorton, Edward F. Harris, Mark Litchman, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 451, enabling public utility districts to continue payment of

premiums of contracts for the benefit of employees after retirement, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

HENRY BACKSTROM, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, R. Ted Bottiger, Arlie U. DeJarnatt, Joe D. Haussler, Elmer Jastad, Robert A. Perry, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Senate Bill No. 543, providing for limitation of third party rights with respect to agreements between growers and suppliers of seed, have had the same under considration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Horace W. Bozarth, Chairman, Robert R. Kull, Vice Chairman.

We concur in this report: Stewart Bledsoe, Damon R. Canfield, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Donald W. Moos, Charles Moon, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, Wash., March 22, 1965.

To the Honorable, the House of Representatives of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 10:

Enabling counties to participate in Economic Opportunity Act of 1965.

House Bill No. 38:

Enabling counties and cities to participate in a sports stadium.

House Bill No. 52:

Increasing irrigation district director's compensation.

House Bill No. 56:

Changing certain fees and procedures under securities act.

House Bill No. 58:

Requiring lunch breaks for teachers.

House Bill No. 63:

Authorizing increase in percentage of municipal pension funds investable in certain securities.

House Bill No. 81;

Preventing port district employees from belonging to both public and private pension systems.

House Bill No. 88:

Authorizing fire protection districts to execute conditional sales contracts.

House Bill No. 114:

Increasing city mayor-commissioners' salaries.

House Bill No. 149:

Providing for sale of port district property no longer needed for district purposes.

House Bill No. 160:

Allowing joint ownership and operation of property by cities and counties.

House Bill No. 239:

Raising motor vehicle fees and providing for disposition thereof.

House Bill No. 244:

Making general changes in flood control district law; repeals earlier 1935 law on such districts.

House Bill No. 248:

Provides standards for disinfecting fruit trees, produce thereof.

House Bill No. 246

Changing annual report to governor by director of licenses from calendar to fiscal year basis; changes date required.

Substitute House Bill No. 268:

Providing for conditional licensing of institutions department personnel to practice medicine and surgery.

House Bill No. 296:

Setting out department of public assistance's duties relating to child welfare.

House Bill No. 309:

Authorizing state historical society to sell Pickett House to Daughters of the Pioneers.

House Bill No. 313:

Defining failure to return a rented automobile as larceny.

House Bill No. 324:

Exempting police pensions from attachment.

House Bill No. 326:

Changing admission requirements, allowable allocations, for day training centers and group training homes for mentally and physically deficient.

House Bill No. 335:

Providing for rehabilitation program and administration of same.

House Bill No. 337:

Providing medical aid contracts under industrial insurance must provide a standard of service equal to that provided by the department.

House Bill No. 339:

Appropriating funds for the temporary publication of session laws.

House Bill No. 343:

Permitting increase in gross weight on highways, if federal highway law is so amended.

House Bill No. 366:

Creating a state council on aging and an interdepartmental committee on aging.

House Bill No. 397:

Reconveying certain property from the state to Lewis county.

House Bill No. 432:

Regulating female work day.

House Bill No. 437:

Requires wine tax collections to be made at wholesale instead of retail.

House Bill No. 460:

Permitting automobile transporters of laden height upon highways of fourteen feet.

House Bill No. 464:

Providing permanent identification numbers for certain apiaries.

House Bill No. 476:

Prohibiting sale of certain sliding glass doors or sliding glass assemblies unless of stated quality.

House Bill No. 494:

Authorizing use of spring triggered devices to control game.

Substitute House Bill No. 495:

Providing for removal of materials from bed and shores of navigable rivers or streams by public agencies without payment of royalty.

House Bill No. 514:

Increasing hunting and fishing license fees.

House Bill No. 575:

Providing regulations concerning sales of liquor to minors.

House Bill No. 33:

Providing Tacoma Narrows bridge be toll free upon retirement of bonded indebtedness

House Bill No. 50:

Providing for at large election of port commissioners in class AA county.

House Bill No. 51:

Requiring candidates for state representative to file by position numbers.

House Bill No. 60:

Enacting the Washington business corporation act.

House Bill No. 64:

Authorizing teachers' tax deferred annuities.

House Bill No. 91:

Making a portion of filing fees in justice court available for county law libraries.

House Bill No. 92:

Revising law relating to mineral leases on state lands.

House Bill No. 111:

Extending group hospitalization and medical aid coverage to elected county officials.

House Bill No. 112:

Adding exceptions to the restraints to the creation of local improvement districts.

House Bill No. 151:

Providing an alternate method of fire districts annexation procedure.

House Bill No. 162:

Enlarging road functions counties may perform through creation of road improvement districts.

House Bill No. 174:

Forbidding limitation in amount on sale of fresh fruit below seller's cost.

House Bill No. 175:

Increasing school district purchase authority.

House Bill No. 186:

Authorizing expansion of an inter-county rural library district by a majority vote.

House Bill No. 217:

Defining "Village Point" as the boundaries of a net fishing area.

House Bill No. 237:

Changing date for selection of jurors by county clerk.

House Bill No. 241:

Raising fees for recording livestock brands.

House Bill No. 251:

Changing refund procedure as to motor vehicle fuel importer tax.

House Bill No. 278:

Providing requisites for motor vehicle dealer licenses.

House Bill No. 304:

Defining certain agricultural transactions as sales at wholesale.

House Bill No. 315:

Regulating psychologists.

House Bill No. 371:

Authorizing the use of bid bonds in sewer district contracts.

House Bill No. 372:

Authorizing the use of bid bonds in bids for water district contracts.

House Bill No. 474:

Permitting use of oleomargarine in state institutions.

House Bill No. 479:

Authorizing the use of deeds of trust.

House Bill No. 647:

Authorizing state participation in federal mental retardation and community mental health care programs.

House Bill No. 154:

Recognizing employee organizations for certificated employees of school districts.

House Bill No. 383:

Authorizing counties to issue revenue bonds and prescribing terms, forms, etc.

Very truly yours,

RAYMOND W. HAMAN, Legal Counsel to the Governor.

State of Washington, Office of the Governor, Olympia, Wash., March 23, 1965.

To the Honorable, the House of Representatives of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 61:

Changing certain staking and holding requirements for mining claims.

House Bill No. 100:

Prohibiting use of lie detectors in employment of persons.

House Bill No. 117:

Requiring escrow agents to be licensed and bonded.

House Bill No. 332:

Establishing a system for regulating charter party carriers.

Very truly yours,

RAYMOND W. HAMAN,

Legal Counsel to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

The Senate has passed: Senate Joint Memorial No. 17; also

Senate Joint Memorial No. 18, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber.

Olympia, Wash., March 23, 1965.

MR. SPEAKER:

The Senate has passed: Senate Joint Resolution No. 25, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

The Senate has passed: House Bill No. 76; also

House Bill No. 86; also

House Bill No. 103; also

Engrossed House Bill No. 142; also

House Bill No. 152; also

Engrossed House Bill No. 156; also

House Bill No. 192; also

House Bill No. 216; also

House Bill No. 218; also

House Bill No. 219; also

House Bill No. 220: also

House Bill No. 271; also

House Bill No. 271, also

Engrossed House Bill No. 289; also Reengrossed House Bill No. 382; also

Engrossed House Bill No. 456; also

Engrossed House Bill No. 665, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed House Bill No. 113; also

Engrossed House Bill No. 161; also

House Bill No. 163: also

Engrossed House Bill No. 240; also

House Bill No. 298; also House Bill No. 299; also

House Bill No. 319; also

Engrossed House Bill No. 347; also

Engrossed House Bill No. 348; also

House Bill No. 362; also

Substitute House Bill No. 391: also

Engrossed House Bill No. 392; also

House Bill No. 402; also

House Bill No. 430; also

Engrossed House Bill No. 444; also

Reengrossed House Bill No. 515; also

Engrossed House Bill No. 660; also

House Bill No. 676, and the same are herewith transmitted.

WARD BOWDEN, Secretary. Senate Chamber, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

The President has signed: House Joint Memorial No. 27, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Senate Joint Memorial No. 17, by Senators Peterson (Ted), Charette, and Petrich:

Requesting the President and congress to protect our fisheries by extending the offshore limit.

On motion of Mr. Grant, the rules were suspended, Senate Joint Memorial No. 17 was advanced to second reading and read the second time in full.

On motion of Mr. Grant, the rules were suspended, Senate Joint Memorial No. 17 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives King (Chet), Hawley, and Kink speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 17, and the memorial passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—81.

Those absent or not voting were: Representatives Andersen (James A.), Backstrom, Berentson, Braun, Copeland, Dootson, Eldridge, Epton, Gorton, Huntley, Klein, Kull, McCormick, O'Brien, Olsen, Pierre, Savage, Taylor—18.

Senate Joint Memorial No. 17, having received the constitutional majority, was declared passed.

Senate Joint Memorial No. 18, by Senators Talley, Woodall, Henry, and Morgan:

Memorializing for delay in closure of veterans' hospitals.

Referred to Committee on State Government, Military and Veterans' Affairs

Senate Joint Resolution No. 25, by Senators Talley, Moriarty, Jr., Kupka, Greive, Sandison, and Bailey:

Authorizing port districts to use funds for industrial development or trade promotion and promotional hosting.

Referred to Committee on Local Government (Subcommittee on Counties and Junior Taxing Districts).

RESOLUTIONS

Resolution by Representatives Avey, Slagle, May, King (Richard "Dick"), Warnke, Traylor, Saling, Haussler, Savage, Moon, Lynch, Bozarth, Ahlquist, Witherbee, and Braun:

Whereas, Legislation introduced in the Thirty-ninth regular session of the Legislature requiring intra-state processing of timber sold by the state or any political subdivision thereof has indicated serious differences in the opinion of experts in the field and among certain state agencies regarding both legal and economic questions; and Whereas, There exists a need for an impartial study to determine the worth of

such a limitation:

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council be and is hereby directed to conduct such a study and report thereon to the Fortieth regular session of the Legislature, including therein proposed legislation should such legislation be legally possible and desirable; and

Be It Further Resolved, That the Clerk of the House present the Executive Secretary of the Legislative Council with a copy of this House Resolution.

On motion of Mr. Avey, the resolution was adopted.

Resolution by Representatives Haussler and Kalich:

Whereas, There has been during the regular and special session of the Thirty-ninth Legislature considerable disagreement as to the merits of present regional planning laws as the same relate to cities, towns and counties of the state; and

WHEREAS, The tremendous rise in population forecast for the immediate future, more particularly in the Puget Sound area, reflects the importance of adequate and thorough legislation with respect to regional planning;

Now, Therefore, Be It Resolved, By this House of Representatives, That the Legislative Council be instructed to review the present legislation relative to regional planning for cities, towns and counties and the adequacy thereof as determined by those presently working in this field and make a report thereon to the Fortieth regular session of the Legislature, including therein proposed legislation if the need is so expressed; and

Be It Further Resolved, That a copy of this House Resolution be prepared by the Clerk of the House and delivered to the Executive Secretary of the Legislative Council.

On motion of Mr. Haussler, the resolution was adopted.

Resolution by Representatives Leland, Rogers, Whetzel, and Haussler:

Whereas, Persons giving testimony on a bill before a legislative committee hearing often have a personal financial interest in the passage or defeat of such measure; and Whereas, Such persons at the present time are not required to divulge such financial

interest to the chairman or members of the committee; and

Whereas, It should be made mandatory that persons so testifying be required to divulge their personal financial interest so that a proper evaluation of the worth of their testimony can be made:

Now, Therefore, Be It Resolved, By the House of Representatives that the legislative council is hereby directed to engage in a study and make specific recommendations to the fortieth session of the legislature pertaining to changes needed in the rules of the House of Representatives or in legislation to make it mandatory that each person, other than a public employee or member of the legislature, prior to testifying before a committee of the House of Representatives be required to make a full disclosure to the committee of any direct or indirect financial interest such person may have in the passage or defeat of the measure being considered.

Mr. Leland moved the adoption of the resolution.

Debate ensued, Representatives Leland and Klein speaking in favor of adoption of the resolution, and Representatives Clark, Warnke, and Smith speaking against it.

Mr. Burtch moved the adoption of the following amendment:

On page 1, line 15, strike "other than a public employee or member of the legislature."

Debate ensued, Representatives Burtch, Leland, and Klein speaking in favor of adoption of the amendment, and Representatives Clark and Warnke speaking against it.

Mr. Burtch demanded the previous question, and the demand was sustained. The motion was carried, and the amendment was adopted.

MOTION

Mr. Witherbee moved that the resolution by laid on the table.

Mr. Witherbee demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to table the resolution, and the motion was carried by the following vote: Yeas, 46; nays, 42; absent or not voting, 11.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Bledsoe, Brachtenbach, Chatalas, Clark, Cunningham, Day, Elder, Garrett, Grant, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), Kink, Kirk, Leland, Litchman, Mahaffey, Mast, May, McCaffree, McCormick, Moon, Moos, Newhouse, O'Brien, O'Doll, O'Donnell, Olsen, Perry, Pierre, Sawyer, Smith, Taylor, Traylor, Uhlman, Warnke, Witherbee, Wolf, Mr. Speaker—46.

Those voting nay were: Representatives Adams, Ahlquist, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Conner, Copeland, DeJarnatt, Gallagher, Goldsworthy, Gorton, Harris, Haussler, Hurley, Jueling, Kalich, King (Richard "Dick"), Klein, Kull, Lux, Lynch, Marsh, Marzano, McDougall, Newschwander, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Swayze, Taplin, Thompson, Valle, Wang, Whetzel—42.

Those absent or not voting were: Representatives Berentson, Braun, Canfield, Dootson, Eldridge, Epton, Flanagan, Hood, Huntley, Morphis, Sheridan—11.

MOTION FOR RECONSIDERATION

Mr. Leland, having voted on the prevailing side, moved that the House do now reconsider the vote by which the resolution was laid on the table.

RULING BY THE SPEAKER

The Speaker:

"I have previously ruled, if you will recall, you can't move to reconsider a motion to table, and I again so rule."

RESOLUTION

Resolution by Representatives McCormick and O'Brien:

Whereas, Society and our lives are greatly enriched by being blessed with persons of dedication to fellow man and the public good. When such a person passes, we who survive feel a great sense of loss. The legislature has been informed of the passing of Mrs. A. Lars (Rose Wetherell) Nelson. She was a graduate of Willamette University, cum laude, a high school teacher, an active member of her church, a thirty year silver star member of the grange, and served on principal committees of the national grange. Her membership in many organizations dedicated to the public good and her devotion to her husband and family caused her to be elected Washington Mother of the Year in 1960 in recognition of her accomplishments and ability. Further recognition was accorded her in 1963 when she was selected and honored as one of the distinguished graduates of Willamette University.

Death closes the chapter on a most fruitful and beneficial life. Everyone she met became a friend. She loved her family and was intensely loyal and dedicated to the highest Christian principles. She was happiest when she was working with and for and on behalf of people. No task was too small nor too big for her to attempt. She loved rural America and Washington, its mountains, hills and valleys. She sought understanding of agricultural people and their needs and their dignity. She delighted in the affairs of youth, Junior Grangers, and the improvement of their environment and their development. She was loyal to and proud of her community, her state and her Country. She was a great American mother and citizen.

Her services to her fellow citizens and to her family during her lifetime will be a continuing example to us all. We desire to express our sense of loss:

Now Therefore, Be It Resolved, By the House of Representatives, That the House of Representatives expresses its regret and sense of loss at the passing of Rose Wetherell Nelson and extends its sympathy to the members of her family; and

Be It Further Resolved, That a copy of this resolution be transmitted by the Chief Clerk to her husband, A. Lars Nelson, to her son, Lars Wetherell Nelson, and to her daughter Karen Rosemary Bolshazy.

Mr. O'Brien moved the adoption of the resolution.

Representatives O'Brien, Huntley, Swayze, Moos, Savage, Bozarth, and Canfield spoke in favor of adoption of the resolution.

The resolution was unanimously adopted.

With the consent of the House, it reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 119, relating to condominiums, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Hayes Elder, Slade Gorton, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 122, enacting the Uniform Commercial Code, have had the same under

consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. Ted Bottiger, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Jack Dootson, Hayes Elder, Slade Gorton, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Leonard A. Sawyer, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Licenses, to whom was referred Senate Bill No. 241, providing for disposition of licensing fees of engineers and land surveyors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

MRS. JOSEPH E. HURLEY, Chairman, RAY OLSEN, Vice Chairman.

We concur in this report: Stewart Bledsoe, R. Ted Bottiger, Homer Humiston, Elmer E. Johnston, Frank, Geo. Marzano, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Senate Bill No. 520, appropriating funds for state projects undertaken under Higher Education Facilities Act of 1964, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriation
Arlie U. Dejarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Robert F. Goldsworthy, Slade Gorton, Doris Johnson, Chet King, Richard "Dick" King, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Samuel J. Smith.

Subcommittee on Revenue

...... Chairman.

We concur in this report: H. Maurice Ahlquist, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. Sawyer, the House recessed until 2:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll, and all members were present except Representative O'Donnell, who was excused.

SECOND READING OF BILLS

Engrossed Senate Bill No. 281, by Senators Peterson (Ted), Riley, Kupka, and Talley:

Requiring director of labor and industries to issue rules pertaining to electricians and increasing certain fees.

The bill was read the second time by sections.

On motion of Mr. Witherbee, the following amendment was adopted:

On page 8, section 5, beginning on line 3 of the printed and engrossed bills, after "dollars." strike all of the matter (including the Senate Amendment to line 4 by the Committee on Labor and Social Security) down to and including "fabrication, the" on line 5 of the printed bill, being line 5 of the engrossed bill and insert "The" before the Senate Amendment to page 8, section 5, line 5, which inserts "inspection fee shall be one dollar which inspection by the electrical inspection division shall consist of an examination of electrical plans and periodic inspection in the field to ascertain compliance with minimum electrical standards"

The Speaker called on Mr. Garrett to preside.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 281 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Perry speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 281 as amended by the House, and the bill passed the House by the following vote: Yeas, 85; nays, 3; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, Elder, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—85.

Those voting nay were: Representatives Jastad, Klein, Lux-3.

Those absent or not voting were: Representatives Conner, DeJarnatt, Dootson, Eldridge, Epton, Flanagan, Gallagher, Johnston (Elmer E.), May, McCaffree, Mr. Speaker—11.

Engrossed Senate Bill No. 281 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 414, by Senators Donohue and Raugust (by Highway Interim Committee request):

Creating the county road administration board.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 414, creating the county road administration board, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 4, line 26 of the printed bill being line 24 of the engrossed bill, after the period following "4" and before "members" strike "Five" and insert "Six"

On page 1, section 4, line 27 of the printed bill, being line 25 of the engrossed bill, after "and" and before "members" strike "four" and insert "three"

LEONARD A. SAWYER, Chairman, C. W. "Red" BECK, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Elmer C. Huntley, Dan Jolly, Bob McDougall, George P. Sheridan, Ben F. Taplin, Alan Thompson, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

On motion of Mr. Sawyer, the committee amendments were adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 414 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Sawyer and Leland speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 414 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—94.

Those absent or not voting were: Representatives Day, Flanagan, Litchman, O'Brien, Mr. Speaker—5.

Engrossed Senate Bill No. 414 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 63, by Senators Atwood, Hanna, and Williams:

Authorizing cities and towns to combine their garbage and refuse disposal systems with water systems and/or sewerage systems.

Mr. Rogers moved that the House defer consideration of Senate Bill No. 63 on second reading, and the bill be ordered placed at the end of today's second reading calendar.

Debate ensued, Representative Rogers speaking in favor of the motion.

YIELDING TO QUESTION

Mr. Uhlman:

"Would Representative Rogers yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. Rogers, will you yield to a question by Mr. Uhlman?"

Mr. Rogers:

"Yes, I'll yield."

Mr. Uhlman:

"What reason did the sponsors give for moving this bill down?"

Mr. Rogers:

"Well, they are preparing a rather elaborate digest of the bill for me so I can make some remarks on final passage, and it is in preparation now."

Further debate ensued, Representatives Uhlman, Smith, and Clark speaking against the motion, and Representative Sawyer speaking in favor of it.

The motion was lost on a rising vote.

The bill was read the second time by sections.

Mr. Uhlman moved the adoption of the following amendment by Representative Gorton and Representative Uhlman:

On page 2, following section 2, add ten new sections to read as follows:

"Sec. 3. Section 35.32.010, chapter 7, Laws of 1965, and RCW 35.32.010 are each amended to read as follows:

"Unless the context clearly indicates otherwise, words used in this chapter have the meaning given in this section:

- "(1) Auditor means the chief auditing officer, comptroller, auditor, or clerk of a city.
- \H (2) Budget means a definite plan for the financing of the city government for a specified fiscal period.
- "(3) Budget officer shall mean the mayor or the person appointed by the mayor to serve at the mayor's pleasure and to whom the mayor may delegate the necessary authority to carry out the duties provided in this chapter.
- "(4) Capitol and betterment outlays include all amounts expended for permanent improvements such as the construction of or addition to public buildings, highways, or bridges, the acquisition of real estate, purchase of equipment, machinery, and furniture and all similar outlays representing tangible assets.
- "[(4)] (5) Council includes the respective governing officials, city councils or city commissioners.
- "[(5)] (6) Item means a specified sum to be paid for salaries, the total of any amount authorized to be paid for any specified kind of labor, the total of any amount authorized to be paid for any specified purpose, or specified sums to be paid for each capital outlay in a department.
- [(6)] (7) Operating and maintenance expenses include the salaries of every officer and employee, the amounts required for the upkeep and maintenance of the respective departments, the maintenance and repair of public streets, highways, bridges, buildings, and similar expenses.
- "Sec. 4. Section 35.32.030, chapter 7, Laws of 1965, and RCW 35.32.030 are each amended to read as follows:

"On or before the tenth day of July of each year, the heads of all departments shall submit to the [finance committee of the city council] budget officer an estimate of the probable expense of their several departments for the ensuing year.

"If any person charged with the duty of preparing a budget estimate for any department fails to file it at the time or in the manner prescribed, the [council] budget officer may prepare the estimate for the department from the records of his office and other competent information.

"Sec. 5. Section 35.32.050, chapter 7, Laws of 1965, and RCW 35.32.050 are each amended to read as follows:

"The [city council] budget officer shall prepare an estimate of the various amounts required to meet interest and redemption payments upon the debt of the city for the ensuing year and the net amount of the surplus or deficit in the various funds as established at the close of the previous year from the official records.

"Sec. 6. Sections 35.32.060, chapter 7, Laws of 1965, and RCW 35.32.060 are each amended to read as follows:

"The [city council] budget officer shall also prepare an estimate of the revenues, other than taxes, that are likely to accrue to the city. The auditor shall furnish the [council] budget officer such information as [it] he requires in preparing this estimate.

"Sec. 7. Section 35.32.070, chapter 7, Laws of 1965, and RCW 35.32.070 are each amended to read as follows:

"On or before the first Monday in Sepetmber, after the proper assembling of the estimates of the various departments and after consideration of the estimates, during which consideration all persons interested shall be given an opportunity for a thorough and complete discussion of the items stated therein, [the council shall adopt the pre-iminary budget and cause] the mayor shall present the proposed budget to the city council. The proposed budget shall include a budget message which explains the budget. It shall outline proposed financial policies of the city for the ensuing fiscal year, describe the important features of the budget, indicate major changes from the current year in financial policies, expenditures and revenues together with the reasons for such changes, summarize the city's debt position and include such other material as the budget officer deems desirable. The proposed budget shall contain the estimated income available during the ensuing fiscal year as well as the total proposed expenditures.

"The budget shall provide a complete financial plan of all city funds and activities for the ensuing fiscal year, and, except as otherwise required by law or charter, shall be in such form as the budget officer deems desirable or the council may require. The budget officer shall cause sufficient copies of the proposed budget to be prepared and made available to all interested persons and shall cause a [complete] copy thereof in summary form to be published once each week for two successive weeks.

"Sec. 8. Section 35.32.080, chapter 7, Laws of 1965, and RCW 35.32.080 are each amended to read as follows:

"On or before the first Monday in October, the council shall [further] consider the estimates in the [preliminary] proposed budget at which hearings all persons interested shall be given an opportunity for discussion and suggestions, and the council shall then determine the changes to be made in the [preliminary] proposed budget and adopt [as] the final budget [the preliminary budget as amended] by ordinance.

"[In making up the final budget, the council may make transfers as between items for any department and may reduce any item, but it shall not allow to any department a greater total amount than was allotted to it in the preliminary budget.] In making up the final budget, the council may modify, change, increase, decrease or eliminate any part or parts of the proposed budget.

"Sec. 9. Section 35.32.140, chapter 7, Laws of 1965, and RCW 35.32.140 are each amended to read as follows:

"[On or before December 15th of each year the council by ordinance shall appropriate to each department the specific amounts allowed to it in the final budget subject to the authority of the council by ordinance to make transfers as between items in the budget of any department and to withdraw the whole or any unexpended part of any item for maintenance or betterments listed in the appropriation ordinance.] The expenditures as classified and itemized in the final budget shall constitute the city's appropriations for the ensuing fiscal year. Nothing herein shall prevent the proper officers or employees of the city from making expenditures of moneys received from the sale of general obligation or revenue bonds for the purposes for which they were issued pursuant to state law, irrespective of whether or not an item therefor has been included in the city's annual budget. Transfers between the general classes and expenditures from funds received in excess of estimated revenues shall be permitted when authorized by a resolution duly adopted by the majority vote of all members of the council: PROVIDED, That the council shall at all times have the power by ordinance with the vote of one more than the majority of all members thereof, to revoke, recall, or decrease the whole or any part of any unexpended item as above provided, and shall further in said ordinance find that it is to the best interest of the city that such revocation, recall, or decrease of any unexpended item listed in the budget appropriation be made. Transfers between items within any class in the budget may be made by the budget officer subject to such regulations as may be prescribed by the council: PROVIDED, That no salary shall be increased above the amount provided therefor in the budget. Notwithstanding the provisions of any statute to the contrary, the budgetary transfers herein authorized may be made as between any offices, departments, divisions, services, institutions, or other subdivisions of the city government, or any combination thereof within a city's organizational structure which operate from the appropriations of the same fund.

"Sec. 10. Section 35.32.150, chapter 7, Laws of 1965, and RCW 35.32.150, are each amended to read as follows:

"It shall not be lawful for any board, department, officer or employee to incur,

authorize, or contract [for in any one month] for any expenditure or demand against any budget appropriation which, taken with all other expenditures, indebtedness, or liability made for incurred during the month] against the appropriation, exceeds the quarterly allotments established by the budget officer. If at the end of any quarter there are any unexpended appropriations under a quarterly allotment, such expenditures may be made and included as a part of the next quarterly allotment subject to the regulations established by the budget officer. [one-twelfth of the amount of the appropriation for the fiscal year, except that for any sudden or unforeseen demand, accident, or seasonal expense or for any expenditure the nature of which necessitates lump sum appropriations and payments or for the purchase of any material or supplies procurable to better advantage in larger quantities, the council or its finance committee may suspend the one-twelfth restriction to the extent of but not to exceed] Quarterly allotments are for the purpose of regulating encumbrances or expenditures of appropriations for each board, department, officer or employee. The manner in which necessary modifications may be made in allotments so established shall be prescribed by the budget officer. Such modifications shall not permit exceeding the unexpended allowance in the budget for such item or items for the current fiscal year.

"NEW SECTION. Sec. 11. Section 35.32.180, chapter 7, Laws of 1965, and RCW 35.32.180 are each hereby repealed.

"Sec. 12. Section 35.32.210, chapter 7, Laws of 1965, and RCW 35.32.210, are each amended to read as follows:

"Every public official authorizing, auditing, allowing, or paying any claims or demands against a city in violation of the provisions of this chapter shall be jointly and severally liable to the city in person and upon their official bonds to the extent of any payments upon such claims or demands.

"Every person shall be charged with notice of the financial condition of the city with the limitations imposed upon expenditures by the budget and claims against it.

"If any officer or employee charged with the duty of preparing a budget estimate for any department fails to file it at the time or in the manner prescribed, the [council] mayor may cause to be deducted from his salary ten dollars for every day of such failure after the tenth of July not exceeding a total of fifty dollars for any one person in any one year. The deductions shall be made from the delinquent's next salary warrant by the auditor upon notice from the [city council] mayor of the length of the delay.

"Every person violating any of the provisions of this chapter, in addition to any other liability or penalty provided therefore, shall be guilty of a misdemeanor."

Renumber the old section 3 to read "Sec. 13."

Debate ensued, Representative Uhlman speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

The Speaker (Mr. Garrett presiding):

"For what purpose do you rise, Mr. Rogers?"

Mr. Rogers:

"Will Mr. Uhlman yield to a question?"

The Speaker:

"Will you yield to a question, Mr. Uhlman?"

Mr. Uhlman:

"Yes."

Mr. Rogers:

"I don't know just where this amendment is supposed to fit in Senate Bill No. 63. Is this, Mr. Uhlman, House Bill No. 9 that we have here as the amendment?"

Mr. Uhlman:

"It is quite similar to House Bill No. 9 which was pending before the House."

Mr. Rogers:

"Are you striking everything after the enacting clause?"

Mr. Uhlman:

"No, we are not. I would like to speak on the amendment if I may and tell you what this does.

POINT OF ORDER

Mr. Rogers:

"Point of order, Mr. Speaker. I would like to have the Chair determine, if this amendment is germane to the bill that we have before us, Senate Bill No. 63, which authorizes cities and towns to combine their garbage and refuse disposal systems with water and sewage systems. Is this subject matter germane to that title?"

RULING BY THE SPEAKER

The Speaker (Mr. Garrett presiding):

"The Speaker will rule on that for you, Mr. Rogers. If you will look carefully at the bill, it is an act relating to municipal corporations, and so is Mr. Uhlman's amendment. The amendment relates to municipal corporations. The Speaker rules it is germane."

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Sawyer on a point of order.

Mr. Sawyer:

"Mr. Speaker, in other words, as long as an amendment is within the scope of the title, it doesn't have to be germane to the rest of the subject of the bill? There is nothing in here germane to Senate Bill No. 63 other than it refers to municipal corporations."

The Speaker (Mr. Garrett presiding):

"The ruling of the Speaker is that the amendment is germane."

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Grant on a point of order.

Mr. Grant:

"Mr. Speaker, Senate Bill No. 63 relates to municipal corporations, it is true, and that is plural. The amendment that is proposed by Mr. Uhlman relates only to a specific municipal corporation—the city of Seattle."

The Speaker (Mr. Garrett presiding):

"The Speaker rules that the amendment is germane, Mr. Grant."

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Uhlman on a point of order.

Mr. Uhlman:

"I might add for the clarification of Representative Grant that my amendment does apply to all municipal corporations over three hundred thousand population in the state."

Mr. Uhlman concluded his remarks in support of the amendment.

Further debate ensued, Representatives Gorton and Smith speaking in favor of adoption of the amendment.

POINT OF ORDER

Mr. Sawyer:

"Mr. Speaker, rising again to a point of order in regard to the ruling, I would like to refer you to Rule 82 in which it says: 'A substitute or amendment must relate to the

same subject as the original bill under consideration.' Further, if we go to Reed's Rule No. 160, it is spelled out even more clearly, so I think just because we are referring to the same title (municipalities) we still have to have the same subject matter."

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Perry on a point of order.

Mr. Perry:

"My point of order is that the Speaker has already ruled on this, so the proper motion that Mr. Sawyer has to make now is to challenge the ruling of the Chair."

The Speaker (Mr. Garrett presiding):

"In Reed's Rules, No. 160, there is a sentence which says: 'It is impossible to lay down any precise rule upon this subject, and much depends on the good sense of the presiding officer.' . . ." (Applause)

"And further, in Rule 161: 'An amendment may be inconsistent . . . but that is for the assembly to decide, and not for the presiding officer. For him to pass upon such a question would be very embarrassing to the assembly, and still more so to him. So, also, the question of constitutionality is not for him to decide.' So Mr. Perry's point is well taken. If the House is dissatisfied with the ruling of the Speaker, then you would have to challenge it."

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Rogers on a point of order.

Mr. Rogers:

"I wish to raise the point of order that no bill shall contain more than one subject. Now this is a constitutional provision, and I am sorry to say that I have not familiarized myself enough with the House rules to know if that constitutional directive is written into our rules-I find there are two or three constitutional prohibitions not written in our rules, and I am going to recommend to the Rules Committee that they write them in at a future time. I know they are contained in the Senate Rules of which I am more familiar. Obviously, the purpose of not including more than one subject matter is that it deprives the members of the opportunity to vote 'no'. Here we have before us a bill relating to the combining of garbage departments with water departments, and perhaps I am going to vote 'yes' on that bill. But we also have another bill relating to the budgetary procedures of the city of Seattle. If you can explain to me how I can vote 'no' on one and 'yes' on the other, I will sit down. I think the business of two subject matters in a bill is a very dangerous precedent to set forth in this House. I might point out to the members of this House that at one time they combined the revenue and appropriations acts in the same bill, and this exact point of order was made in the Senate and the Supreme court upheld it. Now the Speaker in his able judgment on this matter of rules certainly should look carefully at this precedent of combining two subject matters in one bill. It is unconstitutional, and it will leave the legislation in both cases open to attack."

RULING BY THE SPEAKER

The Speaker (Mr. Garrett presiding):

"The Speaker would like to state to the points that you raised that the subject matter is municipal corporations. Before you at the moment is the subject matter of the amendment. By adopting the amendment, if they are two subject matters, they will both be in the bill. If you vote the amendment down, then the bill will be as it is, but this, as another section or amendment to the bill, is germane. Are there additional remarks?"

Further debate ensued, Representative Sawyer speaking against adoption of the amendment, and Representative Clark speaking in favor of it.

The motion was carried, and the amendment was adopted on a rising vote.

Mr. Uhlman moved the adoption of the following amendment by Mr. Gorton and Mr. Uhlman to the title:

On line 4 of the title, after "RCW 35.67.340," and before "and" insert

"amending section 35.32.010, chapter 7, Laws of 1965, and RCW 35.32.010; amending section 35.32.030, chapter 7, Laws of 1965, and RCW 35.32.030; amending section 35.32.050, chapter 7, Laws of 1965, and RCW 35.32.050; amending section 35.32.060, chapter 7, Laws of 1965, and RCW 35.32.070; chapter 7, Laws of 1965, and RCW 35.32.070; amending section 32.32.080, chapter 7, Laws of 1965, and RCW 35.32.080; amending section 35.32.140, chapter 7, Laws of 1965, and RCW 35.32.150; chapter 7, Laws of 1965, and RCW 35.32.150; amending section 35.32.10, chapter 7, Laws of 1965, and RCW 35.32.10; repealing section 35.32.180, chapter 7, Laws of 1965, and RCW 35.32.180; prescribing penalties;"

YIELDING TO QUESTION

Mr. Rogers:

"Mr. Speaker, will Mr. Uhlman yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. Uhlman, would you answer Mr. Rogers' question?"

Mr. Uhlman:

"Yes."

Mr. Rogers:

"Is this the title of House Bill No. 9 that has been added to the other title?"

Mr. Uhlman:

"No, Representative Rogers, it is the amendatory matter on page 4 of the mimeographed material that was put on your desk there."

The motion was carried, and the amendment was adopted.

Mr. Uhlman moved that the rules be suspended, Senate Bill No. 63 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried on a rising vote.

Debate ensued, Representative Olsen speaking against passage of the bill, and Representative Uhlman speaking in favor of its passage.

The Clerk called the roll on the final passage of Senate Bill No. 63 as amended by the House, and the bill passed the House by the following vote: Yeas, 79; nays, 17; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Richard "Dick"), Kirk, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Smith, Swayze, Taplin, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—79.

Those voting nay were: Representatives Beck, Braun, Conner, Day, Gallagher, Grant, Hurley, Kalich, King (Chet), Kink, May, McCormick, Olsen, Sawyer, Sheridan, Slagle, Taylor—17.

Those absent or not voting were: Representatives Klein, Litchman, Mr. Speaker—3.

Senate Bill No. 63 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 324, by Senators Morgan and Kupka (by departmental request):

Authorizing purchase of property near Fort Worden school from federal government.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 324 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Rogers speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 324, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—97.

Those absent or not voting were: Representatives Litchman, Mr. Speaker —2.

Senate Bill No. 324, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPEAKER'S PRIVILEGE

The Speaker (Mr. Garrett presiding) observed within the bar of the House the Mason County Forest Festival Queen and her court, and appointed Representatives Conner, Savage, and Traylor to escort them to the rostrum.

Mr. Savage introduced the Queen, Miss Patsy Bixenmann, who presented her court and extended an invitation to the members to attend the Forest Festival.

Engrossed Senate Bill No. 78, by Senators Herrmann, Cooney, and Gallagher:

Providing the number of voters necessary for an election to authorize an excess levy for fire protection districts.

House of Representatives, Olympia, Wash., March 19, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 78, providing the number of voters

necessary for an election to authorize an excess levy for fire protection districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, section 1, beginning on line 28 of the printed bill, being line 27 of the engrossed bill, after "election of" strike all of the matter down to and including "taxing district" on line 30 of the printed bill, being line 29 of the engrossed bill and insert "[any school district] such districts or of any city or town must constitute not less than forty percent of the voters in [said] such taxing [district] districts"

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

The bill was read the second time by sections.

Mr. Grant moved the adoption of the committee amendment.

YIELDING TO QUESTION

Mr. King (Richard "Dick"):

"Mr. Speaker, would Mr. Grant yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. Grant, will you yield to a question from Mr. King?"

Mr. Grant:

"I may have to defer to my friendly chiropractor, but I'll try."

Mr. King:

"The language of your amendment states that it would be forty percent of the voters in the taxing district. Now the change in the bill later on says the total must constitute not less than forty percent of the voters of the fire protection district who voted at the last preceding fire protection district general election. It seems to me these are different concepts. In one instance you have forty percent of the registered voters (I believe that is the intent of the House amendment), and in the other instance forty percent of those who voted last time."

Mr. Day:

"I believe I can answer that question. In one instance it refers to the off-year election, and in the other to the general election. In one instance we would have to have forty percent of the voters at the regular general elections, and in the odd-year election, we would have forty percent of the voters for fire commissioner, so it is proper. I urge the adoption of the amendment."

YIELDING TO QUESTION

Mr. Moos:

"Would Representative Day yield to another question?"

The Speaker (Mr. Garrett presiding):

"Representative Day, will you yield to a question from Representative Moos?"

Mr. Day:

"I'll try."

Mr. Moos:

"Is there anything unique about the fire district? Why don't we also give cemetery districts, hospital districts, and others the same advantages?"

Mr. Dav:

"Well we have a peculiar situation in a couple of fire districts in the state of Washington that are in unincorporated areas. One of these happens to be in Spokane valley, and it is a full-time, fully paid fire department, operating outside of a municipality.

Consequently, they have to depend on special levy elections. We just had one last Tuesday, at which we had to have eight thousand votes cast to validate the election—forty percent of those voting at the last general election. We got six thousand four hundred votes cast, and they were five to one favoring our special levy. We are going to have to run another election, and what we are trying to do is get it based on a previous fire commissioner election."

Mr. Moos:

"Representative Day, I knew about your fire district because I am an honorary chief of it, but I was worried more about these other districts and why they weren't included."

The motion was carried, and the amendment was adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 78 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Day speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 78 as amended by the House, and the bill passed the House by the following vote: Yeas, 91; nays, 5; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newschwander, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf—91.

Those voting nay were: Representatives Avey, Canfield, Newhouse, Slagle, Whetzel—5.

Those absent or not voting were: Representatives O'Brien, Savage, Mr. Speaker—3.

Engrossed Senate Bill No. 78 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 235, by Senators Gissberg, Hanna, and Atwood: Creating a temporary municipal code committee.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Cities and Towns, to whom was referred Senate Bill No. 235, creating a temporary municipal code committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, section 2, line 13, after "towns" and before the period insert ", which shall include a form of statutory home rule"

Committee on Local Government Samuel J. Smith, Chairman, Frank J. Warnke, Vice Chairman. Subcommittee on Cities and Towns Jack Rogers, Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Don Eldridge, Slade Gorton, Elmer E. Johnston, Ann T. O'Donnell, Richard Taylor, Wesley C. Uhlman, Jonathan Whetzel.

The bill was read the second time by sections.

Mr. Gorton moved the adoption of the committee amendment.

The motion was carried, and the amendment was adopted.

With consent of the House, the rules were suspended, Senate Bill No. 235 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Rogers speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 235 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—95.

Those absent or not voting were: Representatives Adams, Kalich, Litchman, Mr. Speaker—4.

Senate Bill No. 235 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Reengrossed Substitute Senate Bill No. 93, by Judiciary Committee: Regulating charitable solicitations.

House of Representatives, Olympia, Wash., March 17, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Reengrossed Substitute Senate Bill No. 93, regulating charitable solicitations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 7, section 4, beginning on line 15 of the reengrossed substitute and printed bills, strike all of subsections "(a)" and "(b)", and reletter the remaining subsections alphabetically.

On page 24, section 28 of the reengrossed substitute bill, being the Senate Amendment by Senator Petrich on page 24 adding a new section, insert the following:

"This chapter shall have no application to the following:

"(a) Religious corporations duly organized and operated in good faith as religious organizations, which have received a declaration of current tax-exempt status from the government of the United States; their duly organized branches or chapters; and charities, agencies, and organizations affiliated with and forming an integral part of said organization, or operated, supervised, or controlled directly by such religious corporations.

"(b) Educational institutions described in section 2 which have a current declaration of tax exempt status from the United States government.

"A bona fide officer, employee or clergyman of a religious organization or educational institution exempted in this section is also exempt from the provisions of section 7 and 9 of this act in carrying on any such exempted activities."

Committee on Ways and Means WESLEY C. UHLMAN, Chairman, GEORGETTE VALLE, Vice Chairman. Subcommittee on Appropriations ARLIE U. DEJARNATT, Chairman, MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage.

Subcommittee on Revenue

....., Chairman.

MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Hayes Elder, Gary Grant, Daniel G. Marsh, Ray Olsen, Frank Slagle.

> House of Representatives, Olympia, Wash., March 18, 1965.

Mr. Speaker:

I, a minority of your Committee on Ways and Means, to whom was referred Reengrossed Substitute Senate Bill No. 93, regulating charitable solicitations, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Samuel J. Smith.

The bill was read the second time by sections.

On motion of Mr. Uhlman, the committee amendment to page 7 was adopted.

Mr. Uhlman moved the adoption of the committee amendment to page 24. Mr. Gorton moved the adoption of the following substitute amendment to the committee amendment:

On page 24, following section 28 of the reengrossed substitute bill, being the Senate amendment by Senator Petrich on page 24 add a new section and insert the following: "NEW SECTION. Sec. 29. The following organizations are not subject to the provi-

sions of this chapter:

- "(a) Religious corporations duly organized and operated in good faith as religious organizations, which have received a declaration of current tax-exempt status from the government of the United States; their duly organized branches or chapter; and charities, agencies, and organizations affiliated with and forming an integral part of said organization, or operated, supervised, or controlled directly by such religious corporations.
- "(b) Educational institutions described in section 2 which have a current declaration of tax exempt status from the United States government.
- "A professional fund raiser or profession/solicitor is not exempted from any provision of this act solely by reason of acting for or on behalf of an exempt organization. However, a bona fide officer, employee or clergyman of a religious organization or educational institution exempted in this section is also exempt from the provisions of section 7 and 9 of this act in carrying on any such exempted activities.

Mr. Moos moved the adoption of the following amendment to the substitute amendment by Mr. Gorton:

In the substitute amendment to section 28, subsection b, after the word "govern-

ment" in line 3 of the subsection insert ", their duly organized alumni organizations and other organizations affiliated with and forming an integral part of said institutions, or operated, supervised or controlled directly by such educational institutions"

Debate ensued, Representatives Moos, Pritchard, Clark, and Brachtenbach speaking in favor of adoption of the amendment to the substitute amendment, and Representative Bottiger speaking against it.

The motion was carried, and the amendment to the substitute amendment was adopted on a rising vote.

The Speaker stated the question before the House to be the substitute amendment by Mr. Gorton as amended.

Debate ensued, Representatives Gorton and Bottiger speaking in favor of adoption of the substitute amendment as amended.

The substitute amendment by Mr. Gorton as amended by Mr. Moos was adopted.

Mr. Whetzel moved the adoption of the following amendment:

On page 1, section 2, line 22, after "public" and before the period strike ", or soliciting or collecting contributions for any charitable purpose"

Debate ensued, Representatives Whetzel and Brachtenbach speaking in favor of adoption of the amendment, and Representative Bottiger speaking against it.

The motion was lost on a rising vote, and the amendment was not adopted.

Mr. Brachtenbach moved the adoption of the following amendment:

On page 1, section 2, line 25, before the period following "value" insert ", but shall not include property donated for auctions or other resale"

Debate ensued, Representatives Adams, Brachtenbach, and Clark speaking in favor of adoption of the amendment, and Representative Bottiger speaking against it. Further debate ensued, Representatives Clark and Bottiger enlarging on their remarks concerning the amendment.

Mrs. Epton demanded the previous question, and the demand was sustained. The Speaker (Mr. Garrett presiding) stated the question before the House to be the amendment by Mr. Brachtenbach to page 1, section 2, line 25.

The motion was carried, and the amendment was adopted.

Mr. Bottiger demanded a call of the House, and the demand was sustained. The Speaker resumed the Chair.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present.

On motion of Mr. O'Brien, the House proceeded with business under the call of the House.

Mr. Burtch moved that the rules be suspended, Reengrossed Substitute Senate Bill No. 93 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Grant demanded an electric roll call, and the demand was sustained.

Debate ensued, Representative Brachtenbach speaking against the motion.

The Speaker called upon Mr. Garrett to preside.

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Uhlman on a point of order.

Mr. Uhlman:

"Under Reed's Rules, No. 191, the motion to suspend the rules is not debatable."

The Speaker (Mr. Garrett presiding):

"The Speaker has previously ruled debate is allowed on this motion. However, the presiding Speaker would appreciate limiting debate to one proponent and one opponent."

Mr. Brachtenbach continued his remarks in opposition to the motion. Mr. Bottiger spoke in favor of the motion.

PARLIAMENTARY INQUIRY

The Speaker (Mr. Garrett presiding) recognized Mr. Perry on a point of parliamentary inquiry.

Mr. Perry:

"Did I understand Mr. Brachtenbach to say that we had pending some sixteen amendments, and now we are entertaining a motion to suspend the rules and, in effect, raise a question of consideration on the amendments. May I then ask further, if this is the ruling, why are we reluctant to raise the proper question—the question of consideration on those amendments? I have never heard of a parliamentary maneuver of this type. We have spent two and three days before debating issues some of us liked and some didn't like. I have no feelings about this bill either way, to be frank, but I do have some concern as to what type of parliamentary position we are in at this moment."

The Speaker (Mr. Garrett presiding):

"Mr. Perry, at the moment, we have a motion to suspend the rules, and I have allowed one opponent and one proponent of the motion to speak. As to your point regarding the question of consideration, Mr. Bottiger could raise this on the amendments as they are proposed, and it would take fifty votes. I would assume it would be an easier way to do it, then, to advance the bill to third reading. This has been done previously this session. If two-thirds of the members wish to advance this bill to third reading they have the right to do it."

Mr. Perry:

"Then do I understand that even if there are amendments pending on the desk, that we have agreed to suspend the rules and advance the bill?"

The Speaker (Mr. Garrett presiding):

"This was the exact procedure taken on Senate Bill No. 167 previously, Mr. Perry."

YIELDING TO QUESTION

Mr. Andersen (James A.):

"Mr. Speaker, would Mr. Brachtenbach yield to a question?"

The Speaker (Mr. Garrett presiding):

"Will you yield, Mr. Brachtenbach?"

Mr. Brachtenbach:

"Yes."

Mr. Andersen:

"There has been a lot of debate on this, and there are a lot of amendments that are going to be tossed in the waste basket if this motion carries. What is the effect of this motion, moving the bill to third reading without considering these other amendments? What is the effect going to be for example on these United Good Neighbor Fund drives that we have in all the counties of the state, with this bill in its present form?"

Mr. Brachtenbach:

"As it is written, it clearly includes every United Good Neighbor fund. There is no exemption for them. This is one of my areas of concern. I have, for a number of years, been active in United Good Neighbors, and under this bill you are required to report to the attorney general the names and addresses of every single officer and

director in your United Good Neighbor drive, including the lay members, of which I would be one. If I move my residence, it must be reported to the attorney general."

The Speaker (Mr. Garrett presiding):

"Mr. Bottiger, for what purpose do you rise?"

Mr. Bottiger:

"I trust I will be allowed to respond."

The Speaker (Mr. Garrett presiding):

"Mr. Brachtenbach, will you continue to answer the question."

Mr. Brachtenbach:

"Under this bill as written, if I as a director of a United Good Neighbor drive moved my residence and that fact was not reported to the attorney general within ten days, the United Good Neighbor drive of the Yakima Valley would be required to stop soliciting funds. This is the effect the bill has as presently written."

YIELDING TO QUESTION

Mr. Grant:

"Mr. Speaker, I wonder if Representative Bottiger will yield?"

The Speaker (Mr. Garrett presiding):

"Mr. Bottiger, will you yield to a question?" .

Mr. Bottiger:

"Yes."

Mr. Grant:

"Does Mr. Brachtenbach's answer satisfy you? Would you explain your position on this?"

Mr. Bottiger:

"Thank you, Mr. Grant. The United Good Neighbor drive, it is my understanding, and I am told there is a letter here in a rather substantial file, has supported this bill because of the lack of faith the public is beginning to have in charitable drives. They have pointed out that numerous people will no longer contribute because they are suspicious of these drives."

Mr. Chatalas demanded the previous question.

The Speaker resumed the Chair.

POINT OF INQUIRY

The Speaker recognized Mr. Newhouse on a point of inquiry.

Mr. Newhouse:

"Mr. Speaker, if this motion to advance is defeated, may we then as a body consider the remaining amendments on the desk?"

The Speaker:

"We will continue with the amendments."

The demand for the previous question was sustained.

The Clerk called the roll on the motion to advance Reengrossed Substitute Senate Bill No. 93 as amended by the House to third reading and final passage, and the motion was lost by the following vote: Yeas, 52; nays, 47; absent or not voting, 0.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King

(Richard "Dick"), Kink, Klein, Kull, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Witherbee, Mr. Speaker—52.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Jueling, Kirk, Leland, Litchman, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Smith, Swayze, Wang, Warnke, Whetzel, Wolf—47.

MOTIONS

Mr. Burtch moved that the House defer further consideration of Reengrossed Substitute Senate Bill No. 93 on second reading, and that the bill be made a special order of business for 8:00 p. m. tonight.

With the consent of the House, Mr. Smith amended the motion to defer consideration of the bill until 9:00 p. m.

The motion as amended was carried.

On motion of Mr. Burtch, the House dispensed with further business under the call of the House.

The Speaker called upon Mr. Garrett to preside.

Senate Bill No. 546, by Senators Washington, Bailey, and Raugust:

Prescribing qualifications of members of the state highway commission.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 546 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Sawyer speaking in favor of passage of the bill.

MOTION

Mr. Bottiger moved that the House defer further consideration of Senate Bill No. 546 on third reading, and the bill was made a special order of business immediately following Reengrossed Substitute Senate Bill No. 93 tonight.

Debate ensued, Representative Sawyer speaking against the motion, and Representative Bottiger speaking in favor of it.

The motion was lost.

The Clerk called the roll on the final passage of Senate Bill No. 546, and the bill passed the House by the following vote: Yeas, 91; nays, 4; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling,

Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—91.

Those voting nay were: Representatives Bottiger, Klein, Marzano, Radcliffe—4.

Those absent or not voting were: Representatives Berentson, Huntley, May, Mr. Speaker—4.

Senate Bill No. 546, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

Mr. Huntley:

"I would like to be recorded in the Journal that I did not vote on this measure because of House Rule 52."

The Speaker (Mr. Garrett presiding):

"The Clerk will so record your statement."

Engrossed Senate Bill No. 399, by Senators Henry and Washington (by Highway Interim Committee request):

Providing for motor vehicle accident reports and availability of information to interested persons.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 399 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Sawyer speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mrs. Hurley:

Mr. Speaker, would Mr. Sawyer yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. Sawyer, would you yield to a question from Mrs. Hurley?"

Mr. Sawyer:

"Yes, Mrs. Hurley."

Mrs. Hurley:

"Mr. Sawyer, before this bill left second reading, I tried to attract the attention of the Speaker. I wanted to ask you if you had noticed that the department of licenses is mentioned on line 21? I presume this has to be changed to the division of motor vehicles. Is that true?"

Mr. Sawyer:

"I think, technically, it would have been best if we had made this amendment, but I think because of the fact that this bill will go into effect at the same time, the code reviser can make the correction."

MOTION

On motion of Mr. Uhlman, the rules were suspended, and Engrossed Senate Bill No. 399 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

Mr. Uhlman moved the adoption of the following amendment:

On page 3, section 4, beginning on line 18, strike the Senate amendment.

Debate ensued, Representatives Klein, Clark, and Marsh speaking against adoption of the amendment.

Mr. McDougall demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

On motion of Mr. Sawyer, the following amendment was adopted:

On page 1, section 1, line 21 of the printed bill, being line 20 of the engrossed bill, after the word "of" strike "licenses" and insert "motor vehicles"

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 399, as amended by the House, was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 399 as amended by the House and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf—91.

Those voting nay were: Representative Uhlman—1.

Those absent or not voting were: Representatives Braun, Epton, Leland, Litchman, May, Valle, Mr. Speaker—7.

Engrossed Senate Bill No. 399 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

With the consent of the members, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 24, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Substitute Senate Bill No. 1, prescribing a "code of ethics" for public officials and candidates for public office, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Slade Gorton, Edward F. Harris, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 117, increasing court reporters' salaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Jack L. Burtch, Newman H. Clark, Hayes Elder, Gary Grant, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Leonard A. Sawyer.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 121, providing for method of recording instruments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Newman H. Clark, Jack Dootson, Gary Grant, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Jonthan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 187, providing term of legislative council member terminates on his filing declaration of candidacy for elective state office, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 236, establishing parallel standards for police judges in 1st, 2nd, and 3rd class cities, and in towns, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Jack Dootson, Hayes Elder, Slade Gorton, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred Engrossed Senate Bill No. 327, authorizing departments of state government to procure life insurance for certain employees while passengers

on nonscheduled flights, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman,

Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 337, extending gift tax provisions to gifts to minors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Newman H. Clark, Jack Dootson, Slade Gorton, Edward F. Harris, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Robert M. Schaefer, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Engrossed Senate Bill No. 379, providing for board of prison terms and paroles and appointing a chairman thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, C. W. "Red" Beck, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Irving Newhouse, Charles R. Savage, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred Senate Bill No. 385, prohibiting state or political subdivisions from requiring bidder on construction projects to obtain insurance from particular company, agent or broker, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Licenses, to whom was referred Senate Bill No. 408, making possession of liquor identification card not issued to holder thereof a misdemeanor, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MRS. JOSEPH E. HURLEY, Chairman.

We concur in this report: Stewart Bledsoe, R. Ted Bottiger, William S. Day, Robert F. Goldsworthy, Homer Humiston, Elmer E. Johnston, Frank. Geo. Marzano, W. L. "Bill" McCormick, Richard W. Morphis, Joel Pritchard.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 459, regulating justice court jury trials, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Hayes Elder, Slade Gorton, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Leonard A. Sawyer, Robert M. Schaefer, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred Engrossed Senate Bill No. 476, transferring authority over teletypewriter communications network to chief of Washington State Patrol, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, W. L. "Bill" McCormick, George Pierre, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Senate Bill No. 539, providing for notice of the sale of imported meat and labeling of country of origin on each package, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Stewart Bledsoe, Damon R. Canfield, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Bob McDougall, Charles Moon, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. Conner, Senate Bill No. 539 was rereferred to the Committee on Ways and Means, Subcommittee on Appropriations.

House of Representatives, Olympia, Wash., March 24, 1965.

Mr. Speaker:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred Senate Joint Memorial No. 18, memorializing for delay in closure of veterans' hospitals, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, FRANK. GEO. MARZANO, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, W. L. "Bill" McCormick, Fred R. Mast, George Pierre, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. Sawyer, the House recessed until 7:30 p. m.

EVENING SESSION

The Speaker called the House to order at 7:30 p. m.

The Clerk called the roll, and all members were present except Representatives Anderson (Eric O.), Klein, Lux and Moos.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative Ed S. Mayes of Lewis County, and appointed Representatives Alan Thompson and Hugh Kalich to conduct him to a seat on the rostrum beside the Speaker.

SECOND READING OF BILLS

Engrossed Senate Bill No. 464, by Senators Washington and Guess:

Providing administrative procedure on loss of warrant or other instrument of indebtedness of the state and certain political subdivisions.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 464 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Angevine speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 464, and the bill passed the House by the following vote: Yeas, 72; nays, 6; absent or not voting, 21.

Those voting yea were: Representatives Adams, Ahlquist, Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, Moon, Morphis, Newhouse, O'Dell, O'Donnell, Pritchard, Radcliffe, Saling, Savage, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—72.

Those voting nay were: Representatives Brouillet, Grant, Hood, McDougall, Newschwander, Sawyer—6.

Those absent or not voting were: Representatives Andersen (James A.), Anderson (Eric O.), Bergh, Epton, Flanagan, Hawley, Hurley, Johnston (Elmer E.), Kink, Klein, Lux, McCormick, Moos, O'Brien, Olsen, Perry, Pierre, Rogers, Smith, Uhlman, Valle—21.

Engrossed Senate Bill No. 464, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

Senate Bill No. 119, by Senators Moriarty, Jr., Ryder, and Riley: Relating to condominiums.

The bill was read the second time by sections.

MOTION

On motion of Mr. Klein, the House deferred consideration of Senate Bill No. 119 on second reading, and the bill was made a special order of business following consideration of Substitute Senate Bill No. 233.

Substitute Senate Bill No. 233, by Committee on Cities, Towns and Counties:

Providing rules for issuance of general obligation bonds by political subdivisions.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Substitute Senate Bill No. 233 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Smith speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 233, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Hood, Litchman, Sheridan—3.

Substitute Senate Bill No. 233, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPECIAL ORDER OF BUSINESS

Having been made a special order of business to immediately follow consideration of Substitute Senate Bill No. 233, the Speaker declared the question before the House to be further consideration of Senate Bill No. 119 on second reading.

Senate Bill No. 119, by Senators Moriarty, Jr., Ryder, and Riley: Relating to condominiums.

Mr. Klein moved the adoption of the following amendment:

On page 9, section 6, line 17, after "shall" and before "be" strike "not"

Debate ensued, Representative Klein speaking in favor of adoption of the amendment, and Representative Gorton speaking against it.

With the consent of the House, Mr. Klein withdrew his amendment.

With consent of the House, the rules were suspended, Senate Bill No. 119 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Gorton and Savage speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 119, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grand, Harris, Haussler, Hawley, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Flanagan, Hood, Litchman—3.

Senate Bill No. 119, having received the constitutional majority, was declared passed.

There being no objections, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 39, by Senators Greive, Bailey, and Rasmussen (by executive request of Governor Rosellini):

Raising certain benefits under industrial insurance.

Senate Bill No. 422, by Senators Mardesich, Charette, and Durkan: Increasing industrial insurance permanent partial disability benefits.

MOTION

On motion of Mr. O'Brien, Senate Bill No. 39 and Senate Bill No. 422 were made a special order of business for 10:00 p. m. tonight.

Engrossed Substitute Senate Bill No. 167, by Senate Highways Committee: Subsidizing public transportation.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Substitute Senate Bill No. 167, subsidizing public transportation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Section 1. We, the legislature find that an increasing number of municipally owned, or leased, and operated transportation systems in the cities of the state of Washington, as in the nation, are finding it impossible, from the revenues derived from tolls, tariffs and fares, to maintain the financial solvency of such systems, and as a result thereof such municipalities have been forced to subsidize such systems to the detriment of other essential public services.

"All persons in a community benefit from a solvent and adequate public transportation system, either directly or indirectly, and the responsibility of financing the operation, maintenance, and capital needs of such systems is a community obligation and responsibility which should be shared by all.

"We further find and declare that the maintenance and operation of an adequate public transportation system is an absolute necessity and is essential to the economic, industrial and cultural growth, development and prosperity of a municipality and of the state and nation, and to protect the health and welfare of the residents of such municipalities and the public in general.

"We further find and declare that the appropriation of general funds and levying and collection of taxes by such municipalities as authorized in the succeeding sections of this act is necessary, and any funds so derived and expended are for a public purpose for which public funds may properly be used.

"NEW SECTION. Sec. 2. The following terms, however used or referred to in this chapter, shall have the following meanings, unless a different meaning is required by the context:

- "(1) 'Corporate authority' shall mean the council or other legislative body of a municipality.
 - "(2) 'Municipality' shall mean any incorporated city of the first class in the state.
- "(3) 'Person' shall mean any individual, firm, partnership, corporation, company, association, joint stock association, school district or political subdivision of the state, fraternal, benevolent, religious or charitable society, club or organization, and shall include any trustee, receiver, assignee, or other person acting in a similar representative capacity. The term 'person' shall not be construed to include the United States nor the state of Washington.

"NEW SECTION. Sec. 3. The corporate authorities of any municipality are authorized to appropriate general funds for the operation, maintenance, and capital needs of municipally owned or leased and municipally operated public transportation systems subject to the right of referendum as provided by statute or charter.

"NEW SECTION. Sec. 4. The corporate authorities of a municipality are authorized to adopt ordinances for the levy and collection of excise taxes and/or for the imposition of an additional tax for the act or privilege of engaging in business activities. Such business and occupation tax shall be imposed in such amounts as fixed and determined by the corporate authorities of the municipality and shall be measured by the application of rates against value of products, gross proceeds of sales, or gross income of the business, as the case may be. The terms 'business', 'engaging in business', 'gross proceeds of sales', and 'gross income of the business' shall for the purpose of this act have the same meanings as defined and set forth in chapter 82.04 RCW or as said chapter may hereafter be amended.

"The excise taxes other than the business and occupation tax above provided for shall be levied and collected from all persons within the municipality who are served and billed for any one or more public utility services owned and operated by such municipality in such amounts as shall be fixed and determined by the corporate authorities of the municipality: *Provided*, That such excise tax shall not exceed one dollar per month for each housing unit. For the purpose of this section, the term 'housing unit' shall mean a building or portion thereof designed for or used as the residence or living quarters of one or more persons living together, or of one family.

"All taxes herein authorized shall be taxes other than a retail sale tax defined in chapter 82.08 RCW and a use tax defined in chapter 82.12 RCW, and the municipality shall appropriate and use the proceeds derived from all taxes authorized herein only for the operation, maintenance and capital needs of its municipally owned or leased and municipally operated public transportation system.

"NEW SECTION. Sec. 5. The tax levied under the provisions of section 4 of this act shall be billed and collected at such times and in the manner fixed and determined by the corporate authorities in an ordinance levying the tax. Provided, That the tax shall be designated and identified as a tax to be used solely for the operation, maintenance, and capital needs of the municipally owned or leased and municipally operated public transit system.

"NEW SECTION. Sec. 6. No funds derived from any tax levied under the provisions of this act shall, for any purpose whatsoever, be classified as or constitute income, earnings, or revenue of the public transportation system for which the tax is levied nor of any other public utility owned or leased and operated by such municipality; nor shall such funds constitute or be classified as any part of the rate structure or rate charged for the public utility.

"NEW SECTION. Sec. 7. In the event the corporate authorities of any municipality during the term of a lease or any renewal thereof of a public transportation system desire to purchase the said system, the purchase price shall be no greater than the

fair market value of the said system at the commencement of the lease.

"NEW SECTION. Sec. 8. Nothing contained in this act nor the provisions of any city charter shall prevent a referendum on any ordinance or action adopted or taken by any municipality under the provisions of this act.

"NEW SECTION. Sec. 9. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected."

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Newman H. Clark, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Charles R. Savage, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTRUM, Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Hayes Elder, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Gerald L. Saling.

The bill was read the second time by sections.

On motion of Mr. Uhlman, the committee amendment was adopted.

With consent of the House, the rules were suspended, Engrossed Substitute Senate Bill No. 167 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Uhlman, Pritchard, Humiston, and Canfield speaking in favor of passage of the bill, and Representatives Smith and Dootson speaking against it.

Mr. Newschwander demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 167 as amended by the House, and the bill passed the House by the following vote: Yeas, 79; nays, 16; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Hawley, Hood, Humiston, Huntley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—79.

Those voting nay were: Representatives Bottiger, Braun, Day, Dootson, Flanagan, Grant, Harris, Hurley, Jastad, Leland, Marzano, McCormick, Morphis, Pierre, Smith, Uhlman—16.

Those absent or not voting were: Representatives Burtch, Haussler, May, Valle—4.

Engrossed Substitute Senate Bill No. 167 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. Wolf demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

With the consent of the House, Mr. Wolf withdrew his demand for a call of the House.

Engrossed Senate Bill No. 320, by Senators Hallauer and Herrmann:

Providing for easements back to owner upon certain condemnation actions by public utility districts.

MOTION

On motion of Mr. O'Brien, Engrossed Senate Bill No. 320 was rereferred to the Committee on Rules and Order for second reading.

Engrossed Senate Bill No. 451, by Senators Durkan, Rasmussen, and McCormack:

Enabling public utility districts to continue payment of premiums of contracts for the benefit of employees after retirement.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 451, enabling public utility districts to continue payment of premiums of contracts for the benefit of employees after retirement, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike the Senate Amendment by the Committee on Labor and Social Security, on line 13 of the printed bill, being line 12 of the engrossed bill, after "employment." insert "Such payments agreed to by the public utility district shall be considered as deferred compensation. Such payments shall not be retroactive but shall only be available for those employees employed on or after the effective date of this act provided that such payments for retired employees shall not exceed those being paid for regular employees."

DAN JOLLY, Chairman, HENRY BACKSTROM, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, R. Ted Bottiger, Arlie U. DeJarnatt, Joe D. Haussler, Elmer Jastad, Robert A. Perry, Charles R. Savage.

The bill was read the second time by sections.

On motion of Mr. Jolly, the committee amendment was adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 451 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Jolly speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 451 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Burtch, Cunningham, Moos, Olsen, Pritchard—5.

Engrossed Senate Bill No. 451 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 47, by Senators Charette, Rasmussen, Petrich, Foley, Neill, Moriarty, Jr., and Kupka:

Increasing judges' salaries.

The bill was read the second time by sections.

Mr. Sawyer moved the adoption of the following amendment by Representatives Brachtenbach and Sawyer:

Add a new section following section 5 as follows:

"Sec. 6. Section 36.17.200, chapter 4, Laws of 1963 as amended by section 1, chapter 164, Laws of 1963 and RCW 36.17.020 are each amended to read as follows:

"The salaries of county officers of class A counties and counties of the first, second, third, fourth, fifth, sixth, seventh, eighth and ninth classes, as determined by the last preceding federal census, or as may be determined under the provisions of RCW 36.13.020 to 36.13.075, inclusive, shall be per annum respectively as follows:

"Class A counties: Auditor, clerk, treasurer, sheriff, assessor, superintendent of schools, members of board of county commissioners, coroner, eleven thousand five hundred dollars; prosecuting attorney, [thirteen thousand five hundred dollars] eighty-five per cent of the amount provided by statute as salary for the position of superior court judge;

"Counties of the first class: Auditor, clerk, treasurer, sheriff, assessor, superintendent of schools, members of board of county commissioners, ten thousand four hundred dollars; prosecuting attorney, [twelve thousand three hundred dollars] seventy-five percent of the amount provided by statute as the salary for the position of superior court judge; coroner, five thousand two hundred dollars;

"Counties of the second class: Auditor, clerk, treasurer, sheriff, assessor, superintendent of schools, members of board of county commissioners, eight thousand eight hundred dollars; prosecuting attorney, nine thousand three hundred dollars; coroner, three thousand dollars;

"Counties of the third class: Auditor, clerk, treasurer, assessor, sheriff, superintendent of schools, members of board of county commissioners, prosecuting attorney, seven thousand nine hundred dollars; coroner, two thousand dollars;

"Counties of the fourth class: Auditor, clerk, treasurer, assessor, sheriff, superintendent of schools, seven thousand dollars; members of the board of county commissioners and prosecuting attorney, six thousand four hundred dollars;

"Counties of the fifth class: Auditor, clerk, treasurer, sheriff, assessor, superintendent of schools, six thousand four hundred dollars; members of the board of county commissioners and prosecuting attorney, five thousand five hundred dollars;

"Counties of the sixth class: Auditor, clerk, treasurer, assessor, sheriff, superintendent of schools, five thousand eight hundred dollars; prosecuting attorney, three

thousand five hundred dollars; members of the board of county commissioners, one thousand nine hundred dollars and fifteen dollars per diem for expenses;

"Counties of the seventh class: Auditor, clerk, treasurer, assessor, sheriff, superintendent of schools, five thousand seven hundred dollars; prosecuting attorney, three thousand five hundred dollars; members of the board of county commissioners, one thousand nine hundred dollars and fifteen dollars per diem for expenses;

"Counties of the eighth class: Auditor, treasurer, assessor, sheriff, five thousand dollars; clerk, three thousand five hundred dollars; superintendent of schools, three thousand three hundred dollars; prosecuting attorney, three thousand dollars; members of board of county commissioners, one thousand five hundred dollars and twelve dollars per diem for expenses;

"Counties of the ninth class: Auditor-clerk, sheriff, treasurer-assessor, four thousand seven hundred dollars; superintendent of schools, two thousand eight hundred dollars; prosecuting attorney, two thousand two hundred dollars; members of the board of county commissioners, fifteen dollars per diem.

"The salaries of county officers in counties with a population over five hundred thousand shall be per annum respectively as follows: Auditor, clerk, treasurer, sheriff, assessor, superintendent of schools, members of board of county commissioners, coroners fifteen thousand dollars; prosecuting attorney, [sixteen thousand nine hundred dollars] ninety-five percent of the amount provided by statute as the salary for the position of superior court judge."

Debate ensued, Representative Sawyer speaking in favor of adoption of the amendment.

The motion was lost on a rising vote, and the amendment was not adopted. On motion of Mr. O'Brien the following amendment by Representatives Copeland and O'Brien was adopted:

On page 3 of the Senate Committee Amendment by the Committee on Judiciary, being page 2 of the engrossed bill, following section 5, add a new section as follows:

"Sec. 6. Section 1, chapter 173, Laws of 1941 as last amended by section 1, chapter 3, Laws of 1965, and RCW 44.04.080 are each amended to read as follows:

"Members of the legislature including the president of the Senate shall be paid not to exceed [forty] twenty-five dollars per day in lieu of subsistence and lodging during and while attending any legislative session. The effective date of this section shall be January 1, 1967."

On motion of Mr. O'Brien, the following amendment by Representatives Copeland and O'Brien was adopted:

In line 8 of the title, after "RCW 43.03.010" and before the period insert "; and amending section 1, chapter 173, Laws of 1941 as last amended by section 1, chapter 3, Laws of 1965, and RCW 44.04.080"

With the consent of the House, the rules were suspended, Engrossed Senate Bill No. 47 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Uhlman demanded an oral roll call, and the demand was sustained.

Mr. Grant demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present.

On motion of Mr. O'Brien, the House proceeded with business under the call of the House.

SPECIAL ORDER OF BUSINESS

Having been made a special order of business for 9:00 p. m., the Speaker declared the question before the House to be further consideration of Reengrossed Substitute Senate Bill No. 93 on second reading.

Reengrossed Substitute Senate Bill No. 93, by Judiciary Committee: Regulating charitable solicitations.

MOTION

On motion of Mr. Smith, Reengrossed Substitute Senate Bill No. 93 was made a special order of business for 11:00 p. m. tonight.

The Speaker stated the question before the House to be Engrossed Senate Bill No. 47 as amended by the House on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 47 as amended by the House, and the bill passed the House by the following vote: Yeas, 64; nays, 35; absent or not voting, 0.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Backstrom, Bottiger, Brachtenbach, Burtch, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Hood, Huntley, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, O'Brien, O'Donnell, Olsen, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Witherbee, Mr. Speaker—64.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Beck, Berentson, Bergh, Bledsoe, Bozarth, Braun, Brouillet, Canfield, Cunningham, Dootson, Elder, Eldridge, Goldsworthy, Haussler, Hawley, Humiston, Jastad, Jueling, Kalich, King (Chet), Kirk, Lux, Mahaffey, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Swayze, Warnke, Whetzel, Wolf—35.

Engrossed Senate Bill No. 47 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

Having voted against all the exorbitant pay raises this session, I was consistent in voting against House Bill No. 47.

I would have voted for the judges' increase and would have voted for \$2400 a year for legislators, as this would be reasonable. Raising the pay of legislators from \$1200 a year up to \$3600 a year was too much of a raise.

It is my feeling that \$300 a month for a part-time job, such as is the legislature, is too much salary.

Audley F. Mahaffey, 46th District.

Engrossed Senate Bill No. 334, by Senators Henry, Washington, Donohue, and Raugust (by Highway Interim Committee request):

Regulating motor vehicle driver licensing.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 334, regulating motor vehicle driver licensing, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 7, of the printed and engrossed bills, strike all of sections 9, 10, and 11.

Renumber the remaining sections consecutively.

On page 21, section 39, line 9, of the printed and engrossed bills, after the period following "waived" add a new paragraph as follows:

"Any decision by the department suspending or revoking a person's driving privilege shall be stayed and shall not take effect while a formal hearing is pending as herein provided or during the pendency of a subsequent appeal to superior court: Provided, That this stay shall be effective only so long as there is no conviction of a moving violation during pendency of hearing and appeal."

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCormick, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Robert F. Brachtenbach, Eric D. Braun, Norwood Cunningham, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer C. Huntley, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Alan Thompson, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

MOTIONS

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

On motion of Mr. Sawyer, the committee amendments were adopted.

On motion of Mr. Sawyer, the following amendments were adopted:

On page 3, section 4, line 32 of the printed and engrossed bills, strike "30" and insert "27" $\,$

On page 17, line 15, of the printed and engrossed bills, strike "44" and insert "41"

On page 18, line 2, of the printed and engrossed bills, strike "46" and insert "43"

On page 18, line 4, of the printed and engrossed bills, strike "28" and insert "25"

On page 19, line 1, of the printed and engrossed bills, strike "34 and 35" and insert "31 and 32"

On page 19, line 15, of the printed and engrossed bills, strike "29" and insert "26"

On page 19, line 18, of the printed and engrossed bills, strike "32 and 33" and insert "29 and 30" $\,$

On page 20, line 2, of the printed and engrossed bills, strike "32 and 33" and insert "29 and 30" $\,$

On page 20, line 3, of the printed and engrossed bills, strike "35" and insert "33"

On page 21, line 3, of the printed and engrossed bills, strike "38" and insert "35"

On page 24, renumbered section 46, line 15 of the printed bill being line 14 of the engrossed bill strike "46.20.100" and insert "46.20.090"

On page 24, renumbered section 46, lines 15 and 16 of the printed bill being line 15 of the engrossed bill strike "46.20.100" and insert "46.20.090"

Mr. Olsen moved the adoption of the following amendment:

On page 25 of the printed and engrossed bills add a new section after section 50 to read as follows:

"NEW SECTION. Sec. 51. There is added to chapter 12, Laws of 1961 and to chapter 46.20 RCW a new section to read as follows:

"Every driver's license issued or renewed after January 1, 1966 shall contain the photograph of the licensee. The department shall use such process or processes in the issuance of licenses that prohibit as nearly as possible the ability to alter or reproduce the license, or prohibit the ability to superimpose a photograph on such license without ready detection. In addition to any other fee prescribed by law, there shall be paid and collected for each driver's license containing the photograph of the licensee the sum of fifty cents. Such fee shall be deposited in the highway safety fund."

POINT OF ORDER

The Speaker recognized Mr. Avey on a point of order.

Mr. Avey:

"This sounds to me like House Bill No. 155, which is now in the Highways Committee pending our decision, and it sounds like it is not a proper subject for amendment, because of House Rule 36. Now, I like House Bill No. 155, and would like to vote for it, but I'm not going to vote for this one."

The Speaker:

"Mr. Olsen, is this amendment the same as House Bill No. 155?"

Mr. Olsen:

"It is similar."

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"Is it correct that this bill to which he refers is one which has been, in effect, cut off by our concurrent resolution which set a time limitation for consideration of bills."

The Speaker:

"That is probably correct in that there is no appropriation on this particular bill."

Mr. Brachtenbach:

"I raise the point, then, that it is not pending before the House and could not be considered by us."

POINT OF ORDER

The Speaker recognized Mr. Sawyer on a point of order.

Mr. Sawyer:

"I would draw your attention to the fact that there is a fee of fifty cents per driver's license, on the next to last line of the amendment."

RULING BY THE SPEAKER

The Speaker:

"It is the ruling of the Speaker that even though we reintroduced all these bills during the special session, the basic reason for Rule 36 is so that we can support the committee system under which this House operates. This House together with the Senate, in their discretion, could have extended the time for consideration of any of these bills, but we have now passed the time for consideration of this bill. Therefore, it is my feeling if we allowed this bill to come before the House by way of amendment we would leave this possibility open for every member of the House for bills that haven't been considered. For this reason, the Speaker is ruling this amendment is similar enough to House Bill No. 155 that it cannot be considered at this time."

POINT OF INQUIRY

The Speaker recognized Mr. Smith on a point of inquiry.

Mr. Smith:

"Could I ask the Speaker one question? Would that pertain to bills pending before the Senate?"

The Speaker:

"It says in our Rule 36 'pending before the house' and I am construing it only as to bills pending before our own house. The amendment is ruled out of order."

POINT OF INQUIRY

The Speaker recognized Mr. Copeland.

Mr. Copeland:

"Point of inquiry, Mr. Speaker. In the event the House should decide to indefinitely postpone any house bill, it would no longer be pending. Is that correct?"

The Speaker:

"That question is not before me. I will rule on that when it is before me."

Mr. Copeland:

"If I make a motion that we indefinitely postpone a few bills, . . ."

The Speaker:

"If you make the motion, I will rule on each motion at the time the question is before me."

MOTION

Mr. Olsen moved that House Bill No. 155 be indefinitely postponed.

RULING BY THE SPEAKER

The Speaker:

"Since House Bill No. 155 is not before us, I will rule your motion out of order."

Mr. Clark moved the adoption of the following amendment:

Beginning on line 14 of the mimeographed Senate Amendment by Committee on Highways on page 23, inserting a "Sec. 45.", being page 23, beginning on line 16 of the engrossed bill, strike "The appeal shall not supersede the suspension, revocation, cancellation or refusal of the license or certificate by the director" and insert "[The appeal shall not supersede the suspension, revocation, cancellation or refusal of the license or certificate by the director]"

Debate ensued, Representative Clark and Sawyer speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

On motion of Mr. Sawyer, the following amendments to the title were adopted:

On page 1, lines 17 and 18 of the title of the printed bill, being line 17 of the engrossed bill, strike "46.20.100" and insert "46.20.090"

On page 1, line 19 of the title of the printed bill being line 18 of the engrossed bill strike "46.20.100" and insert "46.20.090"

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 334 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Sawyer and Huntley speaking in favor of passage of the bill, and Representative Avey speaking against it.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 334, as amended by the House, and the bill passed the House by the following vote: Yeas, 82; nays, 10; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—82.

Those voting nay were: Representatives Avey, Braun, Dootson, Garrett, Grant, Hurley, Jastad, Slagle, Uhlman, Witherbee—10.

Those absent or not voting were: Representatives Brachtenbach, Copeland, Epton, Lynch, McCaffree, Pierre, Smith—7.

Engrossed Senate Bill No. 334 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 421, by Senators Petrich, Freise, and Williams: Revising schedule of attorneys' fees in industrial insurance actions.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 421 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 421, and the bill passed the House by the following vote: Yeas, 86; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Braun, Jueling, Mast, Wang—4.

Those absent or not voting were: Representatives Anderson (Eric O.), Copeland, Lynch, Moos, Pierre, Sawyer, Sheridan, Smith, Uhlman—9.

Engrossed Senate Bill No. 421, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Burtch, the House reverted to the sixth order of business for the purpose of introduction and first reading of resolution.

Resolution by Representatives O'Brien, O'Donnell, and Burtch:

Whereas, The question of procedure on industrial insurance appeals is a subject of debate; and

WHEREAS, All parties are interested in seeing a just result obtained for the injured workman by a proper and expeditious decision confirmed, if necessary, by court of competent jurisdiction; and

Whereas, These differences may be irreconcilable unless the differing factions are compelled to demonstrate their positions to one another and to an independent fact finding agency; and

WHEREAS, Paramount in the legislature's mind is fair and equitable treatment for the injured workman or widow without unnecessary harsh consequences to industry;

Now, Therefore, Be It Resolved, By the House of Representatives of the 39th Legislative Session that the Legislative Council be requested to study the impact of the present law and other procedures on industrial insurance claims including, but not limited to the following:

- The backlog of cases pending before the board of Industrial Insurance Appeals and the delay at departmental level in handling reassessment cases;
 - (2) The propriety of jury trials in a Superior Court as presently constituted; and

(3) The effect of applying the Administrative Procedures Act to industrial insurance awards; and

Be It Further Resolved, That the Legislative Council be authorized to conduct hearings in the above areas and to report its recommendations and findings to the 40th session of the Washington State Legislature.

Mr. O'Brien moved the adoption of the resolution.

Debate ensued, Representative O'Brien speaking in favor of adoption of the resolution.

POINT OF ORDER

The Speaker recognized Mr. Andersen (James A.) on a point of order.

Mr. Andersen (James A.):

"We have a special order of business set for 10:00~p. m. May the record show it is now 10:00~p. m. by both clocks."

MOTION

Representative O'Donnell moved the resolution be considered before the special order of business, Senate Bill No. 39 and Senate Bill No. 422 on second reading.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

Mr. O'Brien demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representative Sawyer.

On motion of Mr. O'Brien, the absent member was excused, and the House proceeded with business under the call of the House.

The Speaker stated the question before the House to be the motion to consider the resolution by Representatives O'Brien, O'Donnell, and Burtch before considering the special order of business.

PARLIAMENTARY INQUIRY

Mr. Andersen (James A.):

"Would the Chair state the effect of the vote on the motion before the House?"

The Speaker:

"A vote 'aye' would be to continue consideration of the resolution which has been introduced by Mr. O'Brien, Miss O'Donnell, and Mr Burtch. A vote 'no' would be to take up the special order of business set for 10:00 o'clock."

Debate ensued, Representative Andersen (James A.) speaking against the motion.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"I don't believe his remarks are germane to the motion at all. We are just setting over these two bills for a short period of time in order to consider this house resolution. He is going into the merits of the bills."

The Speaker:

"I believe you are correct."

Mr. Andersen (James A.) continued his remarks in opposition to the motion.

POINT OF ORDER

The Speaker recognized Mr. Chatalas on a point of order.

Mr. Chatalas:

"Isn't it true that we can go on working after 12:00 midnight?"

The Speaker:

"I have previously ruled that the working day continues until you adjourn, so we can go on until 3:00 a. m. and it is considered the same working day."

Mr. Andersen (James A.) concluded his remarks in opposition to the motion.

Further debate ensued, Representatives Adams and Johnston (Elmer E.) speaking in opposition to the motion, and Representative O'Donnell speaking in favor of it.

Mr. Smith demanded the previous question, and the demand was sustained. The Clerk called the roll on the motion to consider the resolution by Representatives O'Brien, O'Donnell, and Burtch before the special order of business set for 10:00 p. m., and the motion was carried by the following vote: Yeas, 51; nays, 47; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Witherbee, Mr. Speaker—51.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Warnke, Whetzel, Wolf—47.

Those absent or not voting were: Representative Sawyer—1.

The Speaker stated the question before the House to be the adoption of the resolution by Representatives O'Brien, O'Donnell, and Burtch.

Mr. Grant demanded an electric roll call, and the demand was sustained. Debate ensued, Representatives O'Brien, Burtch, and Bottiger speaking in favor of adoption of the resolution, and Representatives Copeland, Day, Andersen (James A.), and King (Chet) speaking against it.

The Clerk called the roll on the adoption of the resolution, and the resolution was not adopted by the following vote: Yeas, 48; nays, 50; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—48.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Canfield,

Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Rogers, Saling, Swayze, Wang, Wolf—50.

Those absent or not voting were: Representative Sawyer-1.

SPECIAL ORDER OF BUSINESS

Having been made a special order of business to immediately follow consideration of the resolution by Representatives O'Brien, O'Donnell, and Burtch, the Speaker stated the question before the House to be Senate Bill No. 39 on second reading.

Senate Bill No. 39, by Senators Greive, Bailey, and Rasmussen (by executive request of Governor Rosellini):

Raising certain benefits under industrial insurance.

The bill was read the second time by sections.

Mr. Andersen (James A.) moved adoption of the following amendment by Representatives Andersen and Witherbee:

On page 1, strike everything after the enacting clause and insert:

"Section 1. Section 51.32.080, chapter 23, Laws of 1961 as amended by section 3, chapter 274, Laws of 1961 and RCW 51.32.080 are each amended to read as follows:

"(1) For the permanent partial disabilities here specifically described, the injured workman shall receive compensation as follows:

LOSS BY AMPUTATION

[Of one leg at the hip or the upper half of the thigh	\$9750.00
Of one leg at the knee or the lower half of the thigh	8250.00
Of one leg below the knee	5200.00
Of great toe with metatarsal bone thereof	1450.00
Of great toe at the proximal joint	975.00
Of great toe at the second joint	350.00
Of one other toe other than the great toe with the metatarsal bone thereof	975.00
Of second toe at proximal joint	350.00
Of third toe at proximal joint	350.00
Of fourth toe at proximal joint	350.00
Of fifth toe at proximal joint	225.00
Of one metatarsal bone on toe other than great toe	475.00
Of one arm so near the shoulder that an artificial arm cannot be worn	9750.00
Of the major arm at or above the elbow	8250.00
Of the forearm at upper third	6825 .00
Of the major hand at wrist	6350.00
Of thumb with metacarpal bone thereof	2425.00
Of thumb with proximal joint	1950.00
Of thumb at second joint	510.00
Of index or first finger at proximal joint	1400.00
Of index or first finger at second joint	975.00
Of index or first finger at distal joint	450.00
Of middle or second finger at proximal joint	810.00
Of middle or second finger at second joint	720.00
Of middle or second finger at distal joint	360.00
Of ring or third finger at proximal joint	72 0.00
Of ring or third finger at second joint	540.00
Of ring or third finger at distal joint	360.00
Of little or fourth finger at proximal joint	450.00
Of little or fourth finger at second joint	270.00
Of little or fourth finger at distal joint	180.00
Of metacarpal bone in finger except thumb	270.00

MISCELLANEOUS

	4057.00
Loss of one eye by enucleation	4875.00
Loss of sight of one eye	3900.00
Complete loss of hearing in both ears	6825.00
Complete loss of hearing in one ear	1950.00
Complete broken arch in foot	1950.00]
Of leg above the knee joint with short thigh stump (3" or less below	*** *** ***
tuberosity of ischium)	
Of leg at or above knee joint with functional stump	13,500.00
Of leg below knee joint	12,000.00
Of leg at ankle (Syme)	10,500.00
Of foot at mid-metatarsals	5,250.00
Of great toe with resection of metatarsal bone	3,150.00
Of great toe at metatarsophalangeal joint	1,890.00
Of great toe at interphalangeal joint	1,470.00
Of lesser toe (2nd to 5th) with resection of metatarsal bone	525.00
Of lesser toe at metatarsophalangeal joint	315.00
Of lesser toe at proximal interphalangeal joint	210.00
Of lesser toe at distal interphalangeal joint	105.00
Of arm at or above the deltoid insertion or by disarticulation at the	
shouldershoulder	15,000.00
Of arm at any point from below the deltoid insertion to below the elbow	
joint at the insertion of the biceps tendon	14,250.00
Of arm at any point from below the elbow joint distal to the insertion of	
the biceps tendon to and including midmetacarpal amputation of the	
hand	13,500.00
Of all fingers except the thumb at metacarpophalangeal joints	8,100.00
Of thumb at metacarpophalangeal joint or with resection of carpometa-	
carpal bone	5,400.00
Of thumb at interphalangeal joint	4,050.00
Of index finger at metacarpophalangeal joint or with resection of meta-	
carpal bone	3,375.00
Of index finger at proximal interphalangeal joint	2,700.00
Of index finger at distal interphalangeal joint	1,485.00
Of middle finger at metacarpophalangeal joint or with resection of meta-	
carpal bone	2,700.00
Of middle finger at proximal interphalangeal joint	2,160.00
Of middle finger at distal interphalangeal joint	1,215.00
Of ring finger at metacarpophalangeal joint or with resection of metacarpal	
bone	1,350.00
Of ring finger at proximal interphalangeal joint	1,080.00
Of ring finger at distal interphalangeal joint	675.00
Of little finger at metacarpophalangeal joint or with resection of metacar-	
pal bone	675.00
Of little finger at proximal interphalangeal joint	540.00
Of little finger at distal interphalangeal joint	270.00

MISCELLANEOUS

Loss of one eye by enucleation	6,000.00
Loss of central visual acuity in one eye	5,000.00
Complete loss of hearing in both ears	10,000.00
Complete loss of hearing in one ear	1,667.00

"(2) Compensation for amputation of a member or part thereof at a site other than those above specified, and for loss of central visual acuity and loss of hearing other than complete, shall be in proportion to that which such other amputation or partial loss of visual acuity or hearing most closely resembles and approximates. Compensation for any other permanent partial disability not involving amputation shall be in an amount equal to two-thirds of the proportion which the extent of such other disability, called unspecified disability, shall bear to that above specified, which most closely resembles and approximates in degree of disability such other disability, but not in any case to exceed the sum of [eight thousand seven hundred and fifty] ten thousand dollars: Provided, That the total compensation for all unspecified permanent partial disabilities resulting

from the same injury shall not exceed the sum of [eight thousand seven hundred and fifty] ten thousand dollars [. For disability to a member not involving amputation, not more than nine-tenths of the foregoing respective specified sums shall be paid: Provided further, That payment for any injury to minor hand or arm or any part thereof, shall not exceed ninety-five percent of the amounts hereinbefore enumerated]: Provided further, That in case permanent partial disability compensation is followed by permanent total disability compensation, any portion of the permanent partial disability compensation which exceeds the amount that would have been paid the injured workman if permanent total disability compensation had been paid in the first instance, shall be deducted from the pension reserve of such injured workman and his monthly compensation payments shall be reduced accordingly.

- "(3) [If the injured workman is under the age of twenty-one years and unmarried, the parents or parent shall also receive a lump sum payment equal to the ten percent of the amount awarded to the minor workman.
- (4)] Should a workman receive an injury to a member or part of his body already, from whatever cause, permanently partially disabled, resulting in the amputation thereof or in an aggravation or increase in such permanent partial disability but not resulting in the permanent total disability of such workman, his compensation for such partial disability shall be adjudged with regard to the previous disability of the injured member or part and the degree or extent of the aggravation or increase of disability thereof.
- "[(5)] (4) When the compensation provided for in subsections (1) and (2) exceeds one thousand dollars, payment shall be made in monthly payments in accordance with the schedule of temporary total disability payments set forth in RCW 51.32.090 until such compensation is paid to the injured workman in full, except that the first monthly payment shall be in the amount of one thousand dollars and interest shall be paid at the rate of five percent on the unpaid balance of such compensation commencing with the second monthly payment: Provided, That interest so paid shall not be charged to the cost experience of any employer but shall be borne wholly by the applicable class account: Provided further, That upon application of the injured workman the monthly payment may be converted, in whole or in part, into a lump sum payment, in which event the monthly payment shall cease in whole or in part. Such conversion may be made only upon written application of the injured workman to the department and shall rest in the discretion of the department depending upon the merits of each individual application: Provided further, That upon death of a workman all unpaid installments accrued, less interest, shall be paid in a lump sum amount to the widow or widower, or if there is no widow or widower surviving, to the dependent children of such claimant, and if there are no such dependent children, then to such other dependents as defined by this title.

"Sec. 2. Section 51.32.090, chapter 23, Laws of 1961 as amended by section 4, chapter 274, Laws of 1961, and RCW 51.32.090 are each amended to read as follows:

- "[(1) When the total disability is only temporary, the schedule of payments contained in subdivisions (1), (2), (3) and (4) of RCW 51.32.060 shall apply, so long as the total disability continues.] When the supervisor of industrial insurance shall determine that a condition temporarily incapacitating the workman from performing any work at any gainful occupation results from the injury, the workman's disability shall be classified as temporary total disability and he shall receive monthly during the period of such disability so long as the total disability continues:
- "(1) If unmarried at the time of the injury, the sum of one hundred eighty dollars.
- "(2) If the workman has a wife or invalid husband, but no child, the sum of two hundred ten dollars.
- "(3) If the workman has an able-bodied husband, but no child, the sum of one hundred seventy dollars.
- "[(2) But] (4) If the injured workman has a wife or husband and has no child or, being a widow or widower, with one or more children, the compensation for the case during such period of time as the total temporary disability continues, shall be per month as follows, to wit: (a) Injured workman with wife or invalid husband and no child, [one] two hundred [ninety] ten dollars; injured workman with able-bodied husband, but no child, one hundred [fifty-five] seventy dollars; injured workman with wife or invalid husband and one child, or being a widow or widower and having one child, two hundred [twenty-three] forty-five dollars; (b) injured workman with able-bodied husband and one child, [one] two hundred [eighty-eight] five dollars; (c) injured workman with wife or invalid husband and two children, or being a widow or widower and having two children, two hundred [fifty] seventy-five dollars; (d) injured workman

with able-bodied husband and two children, two hundred [fifteen] thirty-five dollars; and twenty-two dollars for each additional child, but the total monthly payments shall not exceed three hundred [ten] sixty-three dollars to an injured workman with a wife or invalid husband, or being a widow or widower, and having children, and shall not exceed [two] three hundred [seventy-five] twenty-three dollars to an injured workman with children and having an able-bodied husband and any deficit shall be deducted proportionately among the beneficiaries.

"Any compensation payable under this section for children not in the custody of the injured workman as of the date of injury shall be payable only to such person as actually is providing the support for such child or children pursuant to the order of a court of record providing for support of such child or children.

"[(3)] (5) As soon as recovery is so complete that the present earning power of the workman, at any kind of work, is restored to that existing at the time of the occurrence of the injury, the payments shall cease. If and so long as the present earning power is only partially restored, the payments shall continue in the proportion which the new

earning power shall bear to the old. No compensation shall be payable out of the accident fund unless the loss of earning power shall exceed five percent.

"[(4)] (6) No workman shall receive compensation out of the accident fund for or during the day on which injury was received or the three days following the same, unless his disability shall continue for a period of [thirty] fourteen consecutive calendar days from date of injury.

"[(5)] (7) Should a workman suffer a temporary total disability and should his employer at the time of the injury continue to pay him the wages which he was earning at the time of such injury, such injured workman shall not receive any payment provided in [subsection (1) of] this section from the accident fund during the period his employer shall so pay such wages.

"Sec. 3. Section 15, chapter 234, Laws of 1959 as amended by section 1, chapter 237, Laws of 1963 and RCW 34.04.150 are each amended to read as follows:

"This chapter shall not apply to the state militia, or the board of prison terms and paroles. The provisions of RCW 34.04.090 through 34.04.130 shall not apply to [the board of industrial insurance appeals,] the state board of equalization or the insurance commissioner or the state tax commission. The provisions of RCW 34.04.060, 34.04.070 and 34.04.080 shall not apply to the department of public assistance.

"Sec. 4. Section 51.52.050, chapter 23, Laws of 1961 and RCW 51.52.050 are each amended to read as follows:

"Whenever the department has made any order, decision, or award, it shall promptly serve the workman, beneficiary, employer, or other person affected thereby, with a copy thereof by mail, which shall be addressed to such person at his last known address as shown by the records of the department. The copy, in case the same is a final order, decision, or award, shall bear on the same side of the same page on which is found the amount of the award, a statement, set in black faced type of at least ten point body or size, that such final order, decision, or award must be appealed to the board, Olympia, within sixty days, or the same shall become final.

"Whenever the department has taken any action or made any decision relating to any phase of the administration of this title the workman, beneficiary, employer, or other person aggrieved thereby may appeal to the board and any [such] party or person aggrieved by the decision and order of the board may thereafter [appeal to] petition the superior court for judicial review as prescribed in this chapter.

"Sec. 5. Section 51.52.100, chapter 23, Laws of 1961 as amended by section 4, chapter 148, Laws of 1963 and RCW 51.52.100 are each amended to read as follows:

"Any appeal to the board from an order, decision, or award of the department shall be considered as a contested case as defined by subparagraph (3) of RCW 34.04.010 as now enacted and as hereinafter amended from time to time. Hearings and proceedings upon appeals before the board shall be informal and de novo, but they shall be subject to the provisions of this chapter and to the provisions of the Administrative Procedure Act, RCW 34.04, as now enacted and as hereafter amended from time to time. Hearings shall be held in the county of the residence of the workman or beneficiary, or in the county where the injury occurred, at a place designated by the board. [Such hearing shall be de novo and summary, but no witness' testimony shall be received unless he shall first have been sworn to testify the truth, the whole truth and nothing but the truth in the matter being heard, or unless his testimony shall have been taken by deposition according to the statutes and rules relating to superior courts of this state.] The department shall [be entitled to] appear in all proceedings before the board as a party and shall be entitled to introduce [testimony] evidence in support of its order. The

board shall cause all oral testimony to be [stenographically] reported and [thereafter] promptly transcribed [, and when transcribed, the same, with all depositions shall be filed in, and remain a part of, the record on the appeal] after each hearing. A copy shall be furnished to any party upon request and without cost. Such hearings on appeal to the board may be conducted by one or more of its members, or a duly authorized hearing examiner, and depositions may be taken by a person duly commissioned for the purpose by the board.

Members of the board, its duly authorized hearing examiners, and all persons duly commissioned by it for the purpose of taking depositions, shall have power to administer oaths; to preserve and enforce order during such hearings; to issue subpoenas for, and to compel the attendance and testimony of, witnesses, or the production of books, papers, documents, and other evidence, or the taking of depositions before any designated individual competent to administer oaths, and it shall be their duty so to do; to examine witnesses; and to do all things conformable to law which may be necessary to enable them, or any of them, effectively to discharge the duties of his office. If any person in proceedings before the board disobeys or resists any lawful order or process, or misbehaves during a hearing or so near the place thereof as to obstruct the same, or neglects to produce, after having been ordered so to do, any pertinent book, paper or document, or refuses to appear after having been subpoenaed, or upon appearing refuses to take oath as a witness, or after having the oath refuses to be examined according to law, the board or any member or duly authorized hearing examiner may certify the facts to the superior court having jurisdiction in the place in which said board or member or hearing examiner is sitting; the court shall thereupon, in a summary manner, hear the evidence as to the acts complained of, and, if the evidence so warrants, punish such person in the same manner and to the same extent as for a contempt committed before the court. or commit such person upon the same conditions as if the doing of the forbidden act had occurred with reference to the proceedings, or in the presence, of the court.

"Sec. 6. Section 6, chapter 148, Laws of 1963 and RCW 51.52.104 are each amended to read as follows:

"After all evidence has been presented at hearings conducted by a hearing examiner, who shall be an active member of the Washington state bar association, the hearing examiner shall prepare a proposed or recommended decision and order which shall be in writing and shall contain findings and conclusions as to each contested issue of fact and law, as well as the order based thereon. The hearing examiner shall file the original of the proposed decision and order, signed by him, with the board, and copies thereof shall be mailed by the board to each party to the appeal and to his attorney of record. Within twenty days, or such further period as the board may allow on application of a party, from the date of communication of the proposed decision and order to the parties or their attorneys of record, any party may file with the board a written statement of exceptions to the same. Such statement of exceptions shall set forth in detail the grounds therefor and the party or parties filing the same shall be deemed to have waived all objections or irregularities not specifically set forth therein.

"In the event no statement of exceptions is filed as provided herein by any party, the proposed decision and order of the hearing examiner shall be adopted by the board and become the decision and order of the board, and [no appeal may be taken therefrom to the courts] the same shall not be subject to judicial review.

"Sec. 7. Section 51.52.110, chapter 23, Laws of 1961 and RCW 51.52.110 are each amended to read as follows:

"[Within thirty days after the final decision and order of the board upon such appeal has been communicated to such workman, beneficiary, employer or other person, or within thirty days after the appeal is deemed denied as herein provided, such workman, beneficiary, employer or other person aggrieved by the decision and order of the board may appeal to the superior court.] Any party or person aggrieved by a final decision of the board shall be entitled to judicial review thereof as provided in the Administrative Procedure Act, chapter 34.04 RCW, as now enacted and as hereafter amended from time to time.

"In cases involving injured workmen [such appeal] the petition for judicial review shall be [to] filed in the superior court of the county of residence of the workman or beneficiary, as shown by the department's records, the superior court for Thurston county, or [to] in the superior court of the county wherein the injury occurred. In all other cases the [appeal] petition shall be to the superior court of Thurston county. [Such appeal shall be perfected by filing with the clerk of the court a notice

of appeal and by serving a copy thereof by mail, or personally, on the director and on the board. The department shall, within twenty days after the receipt of such notice of appeal, serve and file its notice of appearance and such appeal shall thereupon be deemed at issue. The board shall serve upon the appealing party, the director and any other party appearing at the board's proceedings, and file with the clerk of the court before trial, a certified copy of the board's official record which shall include the notice of appeal and other pleadings, testimony and exhibits and the board's decision and order, which shall become the record in such case.] No bond shall be required on [appeals to] judicial reviews in the superior court or on appeals to the supreme court, except that [an appeal] a judicial review initiated by the employer from a decision and order of the board under RCW 51.48.070, shall be ineffectual unless. within five days following the service of [notice thereof] the petition for judicial review, a bond, with surety satisfactory to the court, shall be filed, conditioned to perform the judgment of the court. Except in the case last named [an appeal] a petition for judicial review shall not be a stay [: Provided, however, That whenever the board has made any decision and order reversing an order of the supervisor of industrial insurance on questions of law or mandatory administrative actions of the director, the department shall have the right of appeal to the superior court].

"NEW SECTION. Sec. 8. Section 51.52.115, chapter 23, Laws of 1961 and RCW 51.52.115, section 51.52.140, chapter 23, Laws of 1961 and RCW 51.52.140, and section 51.52.106, chapter 23, Laws of 1961 as amended by section 7, chapter 148, Laws of 1963, and RCW 51.52.106 are each hereby repealed: Provided, however, That such repeal shall not affect proceedings pending in the superior courts or the supreme court on the effective date of this amendatory act."

QUESTION OF CONSIDERATION

Mr. O'Brien raised the question of consideration on the amendment by Representatives Andersen (James A.) and Witherbee.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. O'Brien raised a question of consideration on the amendment to Senate Bill No. 39. If everybody will turn to page 66 in Reed's Parliamentary Rules, we will review the question of consideration. A question of consideration can be raised before a motion is put, which Mr. O'Brien did. If a question of consideration is raised, it only applies to the main question and would be in order at this point. It is without debate, and if decided in the negative, the main question remains as if it had not been brought up. If decided in the affirmative, the business would proceed, and you would consider the amendment which has been read in."

Mr. Copeland demanded an electric roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Burtch.

Mr. Burtch:

"Point of parliamentary inquiry Mr. Speaker. Is it correct if we vote 'no' then we do not consider the amendment? Would you explain our vote."

RULING BY THE SPEAKER

The Speaker:

"That is correct. A vote 'aye' is to consider the amendment by Mr. Andersen (James A.) and Mr. Witherbee. A vote 'no' is to not consider it. I will state it once more because it sounds in reverse of what it should be. A vote 'no' would mean that you do not consider the amendment. A vote 'aye' will mean that you will consider the amendment."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Andersen (James A.) on a point of parliamentary inquiry.

Mr. Andersen (James A.):

"Since it has been some years since this matter has been raised here, I wonder if it is possible for me or the other members of the House under this motion of Mr. O'Brien's to debate this vital issue?"

The Speaker:

"No, raising the question of consideration is not debatable."

POINT OF INQUIRY

The Speaker recognized Mr. Whetzel.

Mr. Whetzel:

"Is the amendment we are talking about the one on our desk which is approximately twelve pages?"

The Speaker:

"That is correct. It contains the schedule of loss computation and other matters."

The Clerk called the roll on the question of consideration of the amendment by Representatives Andersen (James A.) and Witherbee, and the House voted to consider the amendment by the following vote: Yeas, 54; nays, 44; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Rogers, Saling, Slagle, Swayze, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf—54.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Savage, Sheridan, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Mr. Speaker—44.

Those absent or not voting were: Representative Sawyer-1.

The Speaker:

"As the English House of Commons put it, 'You will consider the question.'"

Mr. Witherbee moved the adoption of the amendment by Representatives Andersen and Witherbee.

Debate ensued, Representatives Witherbee and Adams speaking in favor of adoption of the amendment.

Mr. Grant demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representative Burtch speaking against adoption of the amendment.

POINT OF ORDER

The Speaker recognized Mr. Slagle on a point of order.

Mr. Slagle:

"It is after 11:00 p.m., and we have a special order of business for this time, Reengrossed Substitute Senate Bill No. 93."

The Speaker:

"That is correct."

SPECIAL ORDER OF BUSINESS

Reengrossed Substitute Senate Bill No. 93, by Judiciary Committee: Regulating charitable solicitations.

MOTION

On motion of Mr. Smith, the special order of business set for 11:00 p. m. was deferred until after consideration of Senate Bill No. 422.

The House resumed consideration of Senate Bill No. 39.

Further debate ensued, Representative Andersen (James A.) speaking in favor of adoption of the amendment, Representative O'Brien speaking against its adoption.

The Speaker called on Mr. Garrett to preside.

Representative O'Donnell demanded the previous question, and the demand was sustained.

The Speaker resumed the Chair.

The Clerk called the roll on the adoption of the amendment by Representatives Witherbee and Andersen (James A.) to Senate Bill No. 39, and the amendment was adopted by the following vote: Yeas, 52; nays, 46; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Saling, Swayze, Wang, Warnke, Whetzel, Witherbee, Wolf—52.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Mr. Speaker—46.

Those absent or not voting were: Representative Sawyer-1.

On motion of Mr. Andersen (James A.), the following amendment to the title was adopted:

On line 1 of the title, after the semicolon following "insurance" strike the balance of the title and insert "revising the schedule of benefits; including the board of industrial insurance appeals within the scope of the Administrative Procedure Act and repealing sections of Title 51 inconsistent therewith; amending sections 51.32.080 and 51.32.090, chapter 23, Laws of 1961 as amended by sections 3 and 4, chapter 274, Laws of 1961 and RCW 51.32.080 and 51.32.090; amending section 51.52.100, chapter 23, Laws of 1961 as amended by section 4, chapter 148, Laws of 1963 and RCW 51.52.100; amending

section 15, chapter 234, Laws of 1959 as amended by section 1, chapter 237, Laws of 1963 and RCW 34.04.150; amending section 51.52.050, chapter 23, Laws of 1961 and RCW 51.52.050; amending section 6, chapter 148, Laws of 1963 and RCW 51.52.104; amending section 51.52.110, chapter 23, Laws of 1961 and RCW 51.52.110; repealing sections 51.52.115 and 51.52.140, chapter 23, Laws of 1961 and RCW 51.52.115 and 51.52.140, and repealing section 51.52.106, chapter 23, Laws of 1961 as amended by section 7, chapter 148, Laws of 1963 and RCW 51.52.106."

Mr. Burtch moved that the rules be suspended, Senate Bill No. 39 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. O'Brien demanded an electric roll call and the demand was sustained. The Clerk called the roll on the motion to advance Senate Bill No. 39 as amended by the House to third reading and final passage, and the motion was lost by the following vote: Yeas, 50; nays, 48; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Saling, Swayze, Wang, Whetzel, Witherbee, Wolf—50.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, De-Jarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Mr. Speaker—48.

Those absent or not voting were: Representative Sawyer—1.

Senate Bill No. 39, as amended by the House, was passed to the Committee on Rules and Order for third reading.

Senate Bill No. 422, by Senators Mardesich, Charette, and Durkan: Increasing industrial insurance permanent partial disability benefits. The bill was read the second time by sections.

MOTIONS

Mr. Andersen (James A.) moved that Senate Bill No. 422 on second reading be rereferred to the Committee on Rules and Order.

Debate ensued, Representative Andersen (James A.) speaking in favor of the motion, and Representative O'Brien speaking against it.

Mr. Grant demanded an electric roll call, and the demand was sustained. Further debate ensued, Representative King (Chet) speaking in favor of the motion, and Representative Burtch speaking against it. Representative King replied to remarks by Representative Burtch.

MOTION

Mr. McCormick moved that the motion by Mr. Andersen (James A.) to rerefer Senate Bill No. 422 to the Committee on Rules and Order be laid on the table.

Mr. Grant demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion by Mr. McCormick to table the

motion by Mr. Andersen, and the motion carried by the following vote: Yeas, 52; nays, 46; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Uhlman, Valle, Warnke, Mr. Speaker—52.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, King (Chet), Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Swayze, Traylor, Wang, Whetzel, Witherbee, Wolf—46.

Those absent or not voting were: Representative Sawyer-1.

Mr. King (Chet) moved the adoption of the following amendment by Mr. Andersen (James A.) and Mr. King (Chet):

On page 1, strike everything after the enacting clause and insert:

"Section 1. Section 51.32.080, chapter 23, Laws of 1961 as amended by section 3, chapter 274, Laws of 1961 and RCW 51.32.080 are each amended to read as follows:

"(1) For the permanent partial disabilities here specifically described, the injured workman shall receive compensation as follows:

LOSS BY AMPUTATION

"[Of one leg at the hip or the upper half of the thigh	
Of one leg at the knee or the lower half of the thigh	
Of one leg below the knee	
Of great toe with metatarsal bone thereof	1450.00
Of great toe at the proximal joint	975.00
Of great toe at the second joint	350.00
Of one other toe other than the great toe with the metatarsal bone there	eof 975.00
Of second toe at proximal joint	
Of third toe at proximal joint	350.00
Of fourth toe at proximal joint	350.00
Of fifth toe at proximal joint	225.00
Of one metatarsal bone on toe other than great toe	475.00
Of one arm so near the shoulder that an artificial arm cannot be worn	9750.00
Of the major arm at or above the elbow	8250.00
Of the forearm at upper third	6825.00
Of the major hand at wrist	6350.00
Of thumb with metacarpal bone thereof	2425.00
Of thumb with proximal joint	1950.00
Of thumb at second joint	
Of index or first finger at proximal joint	1400.00
Of index or first finger at second joint	975.00
Of index or first finger at distal joint	
Of middle or second finger at proximal joint	810.00
Of middle or second finger at second joint	720.00
Of middle or second finger at distal joint	360.00
Of ring or third finger at proximal joint	720.00
Of ring or third finger at second joint	540.00
Of ring or third finger at distal joint	
Of little or fourth finger at proximal joint	450.00
Of little or fourth finger at second joint	
Of little or fourth finger at distal joint	
Of metacarpal bone in finger except thumb	270.00

MISCELLANEOUS

Loss of one eye by enucleation	4875.00
Loss of sight of one eye	3900.00
Complete loss of hearing in both ears	6825.00
Complete loss of hearing ine one ear	1950.00
Complete broken arch in foot	1950.001
Of leg above the knee joint with short thigh stump (3" or less below	
· · · · · · · · · · · · · · · · · · ·	15,000.00
	13,500.00
	12,000.00
	10,500.00
Of foot at mid-metatarsals	5,250.00
Of great toe with resection of metatarsal bone	3,150.00
Of great toe at metatarsophalangeal joint	1,890.00
Of great toe at interphalangeal joint	1,470.00
Of lesser toe (2nd to 5th) with resection of metatarsal bone	525.00
Of lesser toe at metatarsophalangeal joint	315.00
Of lesser toe at metatarsophatangeal joint	210.00
Of lesser toe at distal interphalangeal joint	105.00
Of arm at or above the deltoid insertion or by disarticulation at the	** 000 00
	15,000.00
Of arm at any point from below the deltoid insertion to below the elbow	
•••••••••••••••••••••••••••••••••••••••	14,250.00
Of arm at any point from below the elbow joint distal to the insertion of	
the biceps tendon to and including midmetacarpal amputation of the	
	13,500.00
Of all fingers except the thumb at metacarpophalangeal joints	8,100.00
Of thumb at metacarpophalangeal joint or with resection of carpometacar-	
pal bone	5,400.00
Of thumb at interphalangeal joint	4,050.00
Of index finger at metacarpophalangeal joint or with resection of	
metacarpal bone	3,375.00
Of index finger at proximal interphalangeal joint	2,700.00
Of index finger at distal interphalangeal joint	1,485.00
Of middle finger at metacarpophalangeal joint or with resection of	
metacarpal bone	2,700.00
Of middle finger at proximal interphalangeal joint	2,160.00
Of middle finger at distal interphalangeal joint	1.215.00
Of ring finger at metacarpophalangeal joint or with resection of	•
metacarpal bone	1,350.00
Of ring finger at proximal interphalangeal joint	1.080.00
Of ring finger at distal interphalangeal joint	675.00
Of little finger at metacarpophalangeal joint or with resection of	0.0.00
metacarpal bone	675.00
Of little finger at proximal interphalangeal joint	540.00
Of little finger at distal interphalangeal joint	270.00
of more inigo, at about most pransingent form	2.0.00

MISCELLANEOUS

Loss of one eye by enucleation	6,000.00
Loss of central visual acuity in one eye	5,000.00
Complete loss of hearing in both ears	10,000.00
Complete loss of hearing in one ear	1,667.00

"(2) Compensation for amputation of a member or part thereof at a site other than those above specified, and for loss of central visual acuity and loss of hearing other than complete, shall be in proportion to that which such other amputation or partial loss of visual acuity or hearing most closely resembles and approximates. Compensation for any other permanent partial disability not involving amputation shall be in an amount equal to two-thirds of the proportion which the extent of such other disability, called unspecified disability, shall bear to that above specified, which most closely resembles and approximates in degree of disability such other disability, but not in any case to exceed the sum of [eight thousand seven hundred and fifty] ten thousand dollars: Provided, That the total compensation for all unspecified permanent partial disabilities resulting from the same injury shall not exceed the sum of [eight

thousand seven hundred and fifty] ten thousand dollars [. For disability to a member not involving amputation, not more than nine-tenths of the foregoing respective specified sums shall be paid: Provided further, That payment for any injury to minor hand or arm or any part thereof, shall not exceed ninety-five percent of the amounts hereinbefore enumerated]: Provided further, That in case permanent partial disability compensation is followed by permanent total disability compensation, any portion of the permanent partial disability compensation which exceeds the amount that would have been paid the injured workman if permanent total disability compensation had been paid in the first instance, shall be deducted from the pension reserve of such injured workman and his monthly compensation payments shall be reduced accordingly.

"(3) [If the injured workman is under the age of twenty-one years and unmarried, the parents or parent shall also receive a lump sum payment equal to the ten percent of the amount awarded to the minor workman.

"(4)] Should a workman receive an injury to a member or part of his body already, from whatever cause, permanently partially disabled, resulting in the amputation thereof or in an aggravation or increase in such permanent partial disability but not resulting in the permanent total disability of such workman, his compensation for such partial disability shall be adjudged with regard to the previous disability of the injured member or part and the degree or extent of the aggravation or increase of disability therof.

"[(5)] (4) When the compensation provided for in subsections (1) and (2) exceeds one thousand dollars, payment shall be made in monthly payments in accordance with the schedule of temporary total disability payments set forth in RCW 51.32.090 until such compensation is paid to the injured workman in full, except that the first monthly payment shall be in the amount of one thousand dollars and interest shall be paid at the rate of five percent on the unpaid balance of such compensation commencing with the second monthly payment: Provided, That interest so paid shall not be charged to the cost experience of any employer but shall be borne wholly by the applicable class account: Provided further, That upon application of the injured workman the monthly payment may be converted, in whole or in part, into a lump sum payment, in which event the monthly payment shall cease in whole or in part. Such conversion may be made only upon written application of the injured workman to the department and shall rest in the discretion of the department depending upon the merits of each individual application: Provided further, That upon death of a workman all unpaid installments accrued, less interest, shall be paid in a lump sum amount to the widow or widower, or if there is no widow or widower surviving, to the dependent children of such claimant, and if there are no such dependent children, then to such other dependents as defined by this title.

"Sec. 2. Section 51.32.090, chapter 23, Laws of 1961 as amended by section 4, chapter 274, Laws of 1961, and RCW 51.32.090 are each amended to read as follows:

- "[(1) When the total disability is only temporary, the schedule of payments contained in subdivisions (1), (2), (3) and (4) of RCW 51.32.060 shall apply, so long as the total disability continues.] When the supervisor of industrial insurance shall determine that a condition temporarily incapacitating the workman from performing any work at any gainful occupation results from the injury, the workman's disability shall be classified as temporary total disability and he shall receive monthly during the period of such disability so long as the total disability continues:
 - "(1) If unmarired at the time of the injury, the sum of one hundred eighty dollars.
- "(2) If the workman has a wife or invalid husband, but no child, the sum of two hundred ten dollars.
- "(3) If the workman has an able-bodied husband, but no child, the sum of one hundred seventy dollars.
- [(2) But] (4) If the injured workman has a wife or husband and has no child or, being a widow or widower, with one or more children, the compensation for the case during such period of time as the total temporary disability continues, shall be per month as follows, to wit: (a) Injured workman with wife or invalid husband and no child, [one] two hundred [ninety] ten dollars; injured workman with able-bodied husband, but no child, one hundred [fifty-five] seventy dollars; injured workman with wife or invalid husband and one child, or being a widow or widower and having one child, two hundred [twenty-three] forty-five dollars; (b) injured workman with able-bodied husband and one child, [one] two hundred [eighty-eight] five dollars; (c) injured workman with wife or invalid husband and two children, or being a widow or widower and having two children, two hundred [fifty] seventy-five dollars; (d) injured workman with able-bodied husband and two children, two hundred

[fifteen] thirty-five dollars; and twenty-two dollars for each additional child, but the total monthly payments shall not exceed three hundred [ten] sixty-three dollars to an injured workman with a wife or invalid husband, or being a widow or widower, and having children, and shall not exceed [two] three hundred [seventy-five] twenty-three dollars to an injured workman with children and having an able-bodied husband and any deficit shall be deducted proportionately among the beneficiaries.

Any compensation payable under this section for children not in the custody of the injured workman as of the date of injury shall be payable only to such person as actually is providing the support for such child or children pursuant to the order of a court of record providing for support of such child or children.

"[(3)] (5) As soon as recovery is so complete that the present earning power of the workman, at any kind of work, is restored to that existing at the time of the occurrence of the injury, the payments shall cease. If and so long as the present earning power is only partially restored, the payments shall continue in the proportion which the new earning power shall bear to the old. No compensation shall be payable out of the accident fund unless the loss of earning power shall exceed five percent.

"[(4)] (6) No workman shall receive compensation out of the accident fund for or during the day on which injury was received or the three days following the same, unless his disability shall continue for a period of [thirty] fourteen consecutive calendar days from date of injury.

[(5)] (7) Should a workman suffer a temporary total disability and should his employer at the time of the injury continue to pay him the wages which he was earning at the time of such injury, such injured workman shall not receive any payment provided in [subsection (1) of] this section from the accident fund during the period his employer shall so pay such wages.

"Sec. 3. Section 15, chapter 234, Laws of 1959 as amended by section 1, chapter 237, Laws of 1963 and RCW 34.04.150 are each amended to read as follows:

"This chapter shall not apply to the state militia, or the board of prison terms and paroles. The provisions of RCW 34.04.090 through 34.04.130 shall not apply to [the board of industrial insurance appeals,] the state board of equalization or the insurance commissioner or the state tax commission. The provisions of RCW 34.04.060, 34.04.070 and 34.04.080 shall not apply to the department of public assistance.

"Sec. 4. Section 51.52.050, chapter 23, Laws of 1961 and RCW 51.52.050 are each amended to read as follows:

"Whenever the department has made any order, decision, or award, it shall promptly serve the workman, beneficiary, employer, or other person affected thereby, with a copy thereof by mail, which shall be addressed to such person at his last known address as shown by the records of the department. The copy, in case the same is a final order, decision, or award, shall bear on the same side of the same page on which is found the amount of the award, a statement, set in black faced type of at least ten point body or size, that such final order, decision, or award must be appealed to the board, Olympia, within sixty days, or the same shall become final.

"Whenever the department has taken any action or made any decision relating to any phase of the administration of this title the workman, beneficiary, employer, or other person aggrieved thereby may appeal to the board and any [such] party or person aggrieved by the decision and order of the board may thereafter [appeal to] petition the superior court for judicial review as prescribed in this chapter.

"Sec. 5. Section 51.52.100, chapter 23, Laws of 1961 as amended by section 4, chapter 148, Laws of 1963 and RCW 51.52.100 are each amended to read as follows:

"Any appeal to the board from an order, decision, or award of the department shall be considered as a contested case as defined by subparagraph (3) of RCW 34.04.010 as now enacted and as hereinafter amended from time to time. Hearings and proceedings upon appeals before the board shall be informal and de novo, but they shall be subject to the provisions of this chapter and to the provisions of the Administrative Procedure Act, RCW 34.04, as now enacted and as hereafter amended from time to time. Hearings shall be held in the county of the residence of the workman or beneficiary, or in the county where the injury occurred, at a place designated by the board. [Such hearings shall be de novo and summary, but no witness' testimony shall be received unless he shall have first been sworn to testify the truth, the whole truth and nothing but the truth in the matter being heard, or unless his testimony shall have been taken by deposition according to the statutes and rules relating to superior courts of this state.] The department shall [be entitled to] appear in all proceedings before the board as a party and shall be entitled to introduce [testimony]

evidence in support of its order. The board shall cause all oral testimony to be [stenographically] reported and [thereafter] promptly transcribed [, and when transcribed, the same, with all depositions shall be filed in, and remain a part of, the record on the appeal] after each hearing. A copy shall be furnished to any party upon request and without cost. Such hearings on appeal to the board may be conducted by one or more of its members, or a duly authorized hearing examiner, and depositions may be taken by a person duly commissioned for the purpose by the board.

"Members of the board, its duly authorized hearing examiners, and all persons duly commissioned by it for the purpose of taking depositions, shall have power to administer oaths; to preserve and enforce order during such hearings; to issue subpoenas for, and to compel the attendance and testimony of witnesses, or the production of books, papers, documents, and other evidence, or the taking of depositions before any designated individual competent to administer oaths, and it shall be their duty so to do; to examine witnesses; and to do all things comformable to law which may be necessary to enable them, or any of them, effectively to discharge the duties of his office. If any person in proceedings before the board disobeys or resists any lawful order or process, or misbehaves during a hearing or so near the place thereof as to obstruct the same, or neglects to produce, after having been ordered so to do, any pertinent book, paper or document, or refuses to appear after having been subpoenaed, or upon appearing refuses to take oath as a witness, or after having the oath refuses to be examined according to law, the board or any member or duly authorized hearing examiner may certify the facts to the superior court having jurisdiction in the place in which said board or member or hearing examiner is sitting; the court shall thereupon, in a summary manner, hear the evidence as to the acts complained of, and, if the evidence so warrants, punish such person in the same manner and to the same extent as for a contempt committed before the court, or commit such person upon the same conditions as if the doing of the forbidden act had occurred with reference to the proceedings, or in the presence, of the court.

"Sec. 6. Section 6, chapter 148, Laws of 1963 and RCW 51.52.104 are each amended to read as follows:

"After all evidence has been presented at hearings conducted by a hearing examiner, who shall be an active member of the Washington state bar association, the hearing examiner shall prepare a proposed or recommended decision and order which shall be in writing and shall contain findings and conclusions as to each contested issue of fact and law, as well as the order based thereon. The hearing examiner shall file the original of the proposed decision and order, signed by him, with the board, and copies thereof shall be mailed by the board to each party to the appeal and to his attorney of record. Within twenty days, or such further period as the board may allow on application of a party, from the date of communication of the proposed decision and order to the parties or their attorneys of record, any party may file with the board a written statement of exceptions to the same. Such statement of exceptions shall set forth in detail the grounds therefor and the party or parties filing the same shall be deemed to have waived all objections or irregularities not specifically set forth therein.

"In the event no statement of exceptions is filed as provided herein by any party, the proposed decision and order of the hearing examiner shall be adopted by the board and become the decision and order of the board, and [no appeal may be taken therefrom to the courts] the same shall not be subject to judicial review.

"Sec. 7. Section 51.52.110, chapter 23, Laws of 1961 and RCW 51.52.110 are each amended to read as follows:

"[Within thirty days after the final decision and order of the board upon such appeal has been communicated to such workman, beneficiary, employer or other person, or within thirty days after the appeal is deemed denied as herein provided, such workman, beneficiary, employer or other person aggrieved by the decision and order of the board may appeal to the superior court.] Any party or person aggrieved by a final decision of the board shall be entitled to judicial review thereof as provided in the Administrative Procedure Act, chapter 34.04 RCW, as now enacted and as hereafter amended from time to time.

"In cases involving injured workmen [such appeal] the petition for judicial review shall be [to] filed in the superior court of the county of residence of the workman or beneficiary, as shown by the department's records, the superior court for Thurston county, or [to] in the superior court of the county wherein the injury occurred. In all other cases the [appeal] petition shall be to the superior court of Thurston county.

[Such appeal shall be perfected by filing with the clerk of the court a notice of appeal and by serving a copy thereof by mail or personally, on the director and on the board. The department shall within twenty days after the receipt of such notice of appeal, serve and file its notice of appearance and such appeal shall thereupon be deemed at issue. The board shall serve upon the appealing party, the director and any other party appearing at the board's proceedings, and file with the clerk of the court before trial, a certified copy of the board's official record which shall include the notice of appeal and other pleadings, testimony and exhibits and the board's decision and order, which shall become the record in such case.] No bond shall be required on [appeals to] judicial reviews in the superior court or on appeals to the supreme court, except that [an appeal] a judicial review initiated by the employer from a decision and order of the board under RCW 51.48.070, shall be ineffectual unless, within five days following the service of [notice thereof] the petition for judicial review, a bond, with surety satisfactory to the court, shall be filed, conditioned to perform the judgment of the court. Except in the case last named [an appeal] a petition for judicial review shall not be a stay [: Provided, however, That whenever the board has made any decision and order reversing an order of the supervisor of industrial insurance on questions of law or mandatory administrative actions of the director, the department shall have the right of appeal to the superior court].

"NEW SECTION. Sec. 8. Section 51.52.115, chapter 23, Laws of 1961 and RCW 51.52.115, section 51.52.140, chapter 23, Laws of 1961 and RCW 51.52.140, and section 51.52.106, chapter 23, Laws of 1961 as amended by section 7, chapter 148, Laws of 1963, and RCW 51.52.106 are each hereby repealed: Provided, However, That such repeal shall not affect proceedings pending in the superior courts or the supreme court on the effective date of this amendatory act."

Mr. King (Chet) stated he would be willing to withdraw his amendment, with the acceptance of the House of a motion to rerefer the bill to the Committee on Rules and Order.

Debate ensued, Representative Andersen (James A.) speaking in favor of adoption of the amendment, and Representatives O'Brien and Burtch speaking against it.

Mr. Beck demanded the previous question, and the demand was sustained. Mr. Burtch demanded an electric roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. McCormick on a point of parliamentary inquiry.

Mr. McCormick:

"Will you explain the vote on this?"

The Speaker:

"A vote 'aye' will be to adopt the amendment offered by Mr. Chet King and Mr. James Andersen. A vote 'no' will be to not adopt it."

The Clerk called the roll on the adoption of the amendment by Mr. King (Chet) and Mr. Andersen (James A.), and the amendment was adopted by the following vote: Yeas, 51; nays, 47; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Saling, Swayze, Wang, Warnke, Whetzel, Witherbee, Wolf—51.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt,

Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Mr. Speaker—47.

Those absent or not voting were: Representative Sawyer-1.

On motion of Mr. King (Chet), the following amendment to the title was adopted:

On line 1 of the title, after the semicolon following "insurance" strike the balance of the title and insert "revising the schedule of benefits; including the board of industrial insurance appeals within the scope of the Administrative Procedure Act and repealing sections of Title 51 inconsistent therewith; amending sections 51.32.080 and 51.32.090, chapter 23, Laws of 1961 as amended by sections 3 and 4, chapter 274, Laws of 1961 and RCW 51.32.080 and 51.32.090; amending section 51.52.100, chapter 23, Laws of 1963 as amended by section 4, chapter 148, Laws of 1963 and RCW 51.52.100; amending section 15, chapter 234, Laws of 1963 and RCW 34.04.150; amending section 51.52.050, chapter 23, Laws of 1963 and RCW 51.52.050; amending section 6, chapter 148, Laws of 1963 and RCW 51.52.104; amending section 51.52.110, chapter 23, Laws of 1961 and RCW 51.52.110; repealing sections 51.52.120, chapter 23, Laws of 1961 and RCW 51.52.115 and 51.52.140, and repealing section 51.52.106, chapter 23, Laws of 1961 as amended by section 7, chapter 148, Laws of 1963 and RCW 51.52.106."

Mr. Brachtenbach moved that the rules be suspended, Senate Bill No. 422 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Andersen (James A.) demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to advance Senate Bill No. 422 as amended by the House to third reading and final passage, and the motion was carried by the following vote: Yeas, 80; nays, 18; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—80.

Those voting nay were: Representatives Beck, Bottiger, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Gallagher, Garrett, Grant, Marsh, Marzano, Mast, May, O'Donnell, Savage, Slagle, Traylor—18.

Those absent or not voting were: Representative Sawyer-1.

The Clerk called the roll on the final passage of Senate Bill No. 422 as amended by the House, and the bill passed the House by the following vote: Yeas, 65; nays, 33; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Backstrom, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), Kink, Kirk, Kull,

Leland, Lux, Lynch, Mahaffey, Marzano, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sheridan, Smith, Swayze, Taplin, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—65.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Beck, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Johnson (Doris), Jolly, King (Richard "Dick"), Klein, Litchman, Marsh, Mast, May, Moon, O'Brien, O'Donnell, Olsen, Savage, Slagle, Taylor, Thompson, Traylor, Mr. Speaker—33.

Those absent or not voting were: Representative Sawyer-1.

Senate Bill No. 422 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Mr. Copeland moved the House dispense with further business under the call of the House.

The motion was lost on a rising vote.

SPECIAL ORDER OF BUSINESS

Reengrossed Substitute Senate Bill No. 93, by Judiciary Committee:

Regulating charitable solicitations.

Mr. Smith moved the special order of business, Reengrossed Substitute Senate Bill No. 93, be deferred until after consideration of Senate bill No. 417. The motion was carried on a rising vote.

Senate Bill No. 346, by Senators Durkan, Neill, and Riley:

Defining procedures for electrical construction.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 346 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Perry speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 346, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

Those absent or not voting were: Representative Sawyer—1.

Senate Bill No. 346, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 366, by Senators Raugust, Washington, and Herr (by State Highway Commission request):

Requiring payment of fee and deposit by bidders on highway projects for maps, plans, etc.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 366 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Huntley speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 366, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

Those absent or not voting were: Representative Sawyer—1.

Senate Bill No. 366, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 417, by Senators Hanna, Ryder, and Talley: Establishing refunding bond procedures.

House of Representatives, Olympia, Wash., March 23, 1965

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred Senate Bill No. 417, establishing refunding bond procedures, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 6, following section 14, insert new section as follows:

"NEW SECTION. Sec. 15. None of the powers granted by this act shall be exercised by any public body for the purpose of refunding bonds issued in connection with development of any electric power and energy project or facility except with the prior approval of all public utilities or other persons obligated by contract to purchase five percent or more of the electric power and energy produced at such project or facility."

Renumber the remaining sections consecutively.

Committee on Local Government
Samuel J. Smith, Chairman,
Frank J. Warnke, Vice Chairman.
Subcommittee on Cities and Towns
Chairman,

W. O. E. "BILL" RADCLIFFE, Vice Chairman.

We concur in this report: Eric D. Braun, Don Eldridge, Slade Gorton, Elmer E. Johnston, Ann T. O'Donnell, Richard Taylor, Jonathan Whetzel.

Subcommittee on Counties and Junior Taxing Districts

JOE D. HAUSSLER, Chairman.

We concur in this report: Avery Garrett, Dwight S. Hawley, Dan Jolly, Mrs. Douglas (Gladys) Kirk, Georgette Valle.

The bill was read the second time by sections.

Mr. Smith moved that the committee amendment not be adopted.

Debate ensued, Representative Smith speaking in favor of the motion to not adopt the amendment.

MOTION

Mr. Day moved the committee amendment be adopted.

Debate ensued, Representative Day speaking in favor of the amendment, and Representative Jolly speaking against it.

Mr. Grant demanded an electric roll call, and the demand was sustained. Further debate ensued, Representatives Harris, Gorton, Perry, and Flanagan speaking in favor of adoption of the amendment, and Representatives Smith and Haussler speaking against it.

The Speaker stated the question before the House to be the motion by Mr. Day to adopt the committee amendment to Senate Bill No. 417.

The Clerk called the roll on adoption of the committee amendment to Senate Bill No. 417. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 49; nays, 49; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Berentson, Bergh, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Elder, Eldridge, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Huntley, Hurley, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Lynch, Mahaffey, Mast, May, McCaffree, McCormick, Moos, Morphis, Newhouse, Newschwander, Perry, Pierre, Pritchard, Saling, Swayze, Wang, Warnke, Whetzel, Wolf—49.

Those voting nay were: Representatives Anderson (Eric O.), Backstrom, Beck, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Dootson, Epton, Gallagher, Grant, Haussler, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, McDougall, Moon, O'Brien, O'Dell, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Witherbee, Mr. Speaker—49.

Those absent or not voting were: Representative Sawyer—1. Mrs. Hurley moved the adoption of the following amendment: On page 6, section 16, beginning on line 17, strike all of section 16.

Debate ensued, Representative Garrett speaking against adoption of the amendment.

The motion was lost, and the amendment was not adopted.

MOTION .

Mr. McCormick moved that Senate Bill No. 417 be laid on the table.

Mr. Andersen (James A.) demanded an electric roll call, and the demand was sustained.

The Speaker stated the motion was not debatable, and a vote "yes" would be to lay the bill on the table.

The Clerk called the roll on the motion by Mr. McCormick to lay Senate Bill No. 417 on the table, and the motion was lost by the following vote: Yeas, 16; nays, 82; absent or not voting, 1.

Those voting yea were: Representatives Berentson, Brachtenbach, Clark, Copeland, Eldridge, Goldsworthy, Hurley, Leland, Lynch, Mast, May, McCaffree, McCormick, Morphis, Pierre, Taplin—16.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Mahaffey, Marsh, Marzano, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—82.

Those absent or not voting were: Representative Sawyer—1.

MOTION

Mr. Avey moved that further consideration of Senate Bill No. 417 be deferred, and that the bill be placed on the calendar to follow Reengrossed Substitute Senate Bill No. 93.

MOTION FOR RECONSIDERATION

Mr. Humiston, having voted on the prevailing side, moved that the House do now reconsider the vote by which the committee amendment to Senate Bill No. 417 was lost.

The Speaker stated the motion by Mr. Avey must be considered before the motion to reconsider by Mr. Humiston.

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"Is not the motion to reconsider a privileged motion, whereas a motion to postpone a bill to a time certain is an incidental or subsidiary motion. Rule 32, page 323."

The Speaker:

"Your point of order is well taken. The question before the House is the motion by Dr. Humiston to reconsider the vote by which the House failed to adopt the committee amendment.

MOTION

Mr. Litchman moved that the motion by Representative Humiston to reconsider the vote by which the amendment lost be laid on the table.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Andersen (James A.) on a point of parliamentary inquiry.

Mr. Andersen (James A.):

"Can you move to table a motion to reconsider?"

The Speaker:

"Yes, it would be in order."

Mr. Andersen (James A.) demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion by Mr. Litchman to table the motion by Mr. Humiston to reconsider the vote by which the committee amendment to Senate Bill No. 417 was lost, and the motion was lost by the following vote: Yeas, 47; nays, 51; absent or not voting—1.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Dootson, Epton, Gallagher, Grant, Haussler, Huntley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kull, Litchman, Lux, Marsh, Marzano, McDougall, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Witherbee, Mr. Speaker—47.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bergh, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Elder, Eldridge, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Klein, Leland, Lynch, Mahaffey, Mast, May, McCaffree, McCormick, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Saling, Swayze, Wang, Warnke, Whetzel, Wolf—51.

Those absent or not voting were: Representative Sawyer—1.

The Speaker stated the question before the House to be the motion by Dr. Humiston to reconsider the vote by which the committee amendment to Senate Bill No. 417 was lost.

Mr. Andersen (James A.) demanded the previous question, and the demand was sustained on a rising vote.

Mr. Andersen (James A.) demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to reconsider the vote by which the committee amendment to Senate Bill No. 417 was lost, and the motion was carried by the following vote: Yeas, 53; nays, 45; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bergh, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Elder, Eldridge, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, May, McCaffree, McCormick, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Saling, Swayze, Taplin, Wang, Warnke, Whetzel, Wolf—53.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Dootson, Epton, Gallagher, Haussler, Jastad, Johnson (Doris),

Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, McDougall, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taylor, Thompson, Traylor, Uhlman, Valle, Witherbee, Mr. Speaker—45.

Those absent or not voting were: Representative Sawyer—1.

RECONSIDERATION

The Speaker declared the question before the House to be the adoption of the following committee amendment to Senate Bill No. 417:

On page 6, following section 14, insert new section as follows:

"NEW SECTION. Sec. 15. None of the powers granted by this act shall be exercised by any public body for the purpose of refunding bonds issued in connection with development of any electric power and energy project or facility except with the prior approval of all public utilities or other persons obligated by contract to purchase five percent or more of the electric power and energy produced at such project or facility."

Renumber the remaining sections consecutively.

Debate ensued, Representative Dootson speaking against adoption of the amendment, and Representative Leland speaking in favor of it.

Further debate ensued, Representatives Eldridge and Flanagan speaking in favor of adoption of the amendment, and Representatives Radcliffe and Kull speaking against it.

Mr. Brouillet demanded the previous question, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Brachtenbach on a point of parliamentary inquiry.

Mr. Brachtenbach:

"Has there been an electric roll call demanded?"

The Speaker:

"Yes."

Mr. Brachtenbach:

"And this is the amendment by Mr. Smith and not by the committee?"

The Speaker:

"No, this is the committee amendment."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith on a point of personal privilege.

Mr. Smith:

"May I further clarify whose amendment this is. It is Puget Sound Power and Light's amendment."

The Clerk called the roll on the adoption of the committee amendment to Senate Bill No. 417, and the amendment was adopted by the following vote: Yeas, 51; nays, 47; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Elder, Eldridge, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, May, McCaffree, McCormick, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Saling, Swayze, Wang, Warnke, Whetzel, Wolf—51.

Those voting nay were: Representatives Anderson (Eric O.), Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Dootson, Epton, Gallagher, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, McDougall, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Witherbee, Mr. Speaker—47.

Those absent or not voting were: Representative Sawyer-1.

Mr. Smith moved that the rules be suspended, Senate Bill No. 417 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Burtch demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to advance Senate Bill No. 417 as amended by the House to third reading and final passage, and the motion was carried by the following vote: Yeas, 93; nays, 5; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representatives Backstrom, Bergh, Burtch, Slagle, Uhlman—5.

Those absent or not voting were: Representative Sawyer-1.

Debate ensued, Representative Smith speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 417 as amended by the House, and the bill passed the House by the following vote: Yeas, 86; nays, 12; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), Kink, Kirk, Kull, Leland, Litchman, Lynch, Mahaffey, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—86.

Those voting nay were: Representatives Backstrom, Bergh, Braun, Burtch,

Kalich, King (Richard "Dick"), Klein, Lux, Marsh, Moon, Uhlman, Mr. Speaker—12.

Those absent or not voting were: Representative Sawyer—1.

Senate Bill No. 417 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

Mr. O'Brien moved that the House adjourn until 10:00 a.m., Thursday, March 25, 1965.

The motion was carried.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

ELEVENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, March 25, 1965.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), Bledsoe, DeJarnatt, Moon, Sawyer, and Uhlman. Representatives DeJarnatt, Moon, and Uhlman were excused.

The Speaker called upon Mr. Garrett to preside.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by Father Leonard Rafalowski of St. Michael's Catholic Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 24, 1965.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred Substitute Senate Bill No. 479, prohibiting certain practices related to practioners of the healing professions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT A. PERRY, Chairman, ELMER JASTAD. Vice Chairman.

We concur in this report: William "Bill' Chatalas, William S. Day, Hayes Elder, Frank Slagle, Georgette Valle, Alfred O. Adams, Homer Humiston, Marjorie Lynch, Charles E. Newschwander, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Local Government, Subcommittee on Counties and Junior Taxing Districts, to whom was referred Senate Joint Resolution No. 25, authorizing port districts to use funds for industrial development or trade promotion and promotional hosting, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

SAMUEL J. SMITH, Chairman, FRANK J. WARNEE, Vice Chairman. Subcommittee on Counties and Junior Taxing Districts JOE D. HAUSSLER, Chairman, HUGH "BUD" KALICH, Vice Chairman.

Committee on Local Government

We concur in this report: Robert F. Brachtenbach, Avery Garrett, Dwight S Hawley, Dan Jolly, Helmut L. Jueling, Mrs. Douglas (Gladys) Kirk, Ray Olsen Georgette Valle.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 24, 1965.

MR. SPEAKER

The Senate has concurred in the House amendment to Senate Bill No. 97, and has has passed the bill as amended by the House.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Substitute Senate Joint Resolution No. 6, and has passed the resolution as amended by the House.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

The Senate has passed: House Bill No. 247; also

House Bill No. 264; also

Engrossed House Bill No. 276, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 24, 1965.

Mr. Speaker:

The Senate has passed: House Bill No. 134; also

Engrossed House Bill No. 243; also

House Bill No. 245; also

House Bill No. 274; also

House Bill No. 491, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

The Senate has adopted: House Concurrent Resolution No. 23, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash, March 24, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 68; also Senate Bill No. 76; also

Substitute Senate Bill No. 183; also

Senate Bill No. 423: also

Senate Bill No. 502, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber,

MR. SPEAKER:

Olympia, Wash., March 24, 1965.

The President has signed: Senate Bill No. 97; also

Substitute Senate Joint Resolution No. 6, and the same are herewith transmitted. WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 684, by Representatives Conner, Traylor, and Savage:

An Act relating to vocational rehabilitation and making an appropriation therefor.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Appropriations).

House Concurrent Resolution No. 25, by Representatives Conner, Epton, and Beck:

Providing for interim committee study of problems of disabled and vocationally handicapped.

Ordered printed and referred to Committee on Public Institutions and Youth Development.

House Concurrent Resolution No. 26, by Representatives Taplin, Traylor, and Haussler:

Providing for study of feasibility of tourist information centers.

Ordered printed and referred to Committee on Commerce and Economic Development.

RESOLUTION

Resolution by Representatives Alan Thompson, Donald W. Moos, and Arlie U. DeJarnatt:

WHEREAS, The Washington State Class B basketball tournament provides each year a thrilling and inspiring spectacle of keen competition and good sportsmanship by outstanding representatives of this state's smaller high schools; and

WHEREAS, This tournament brought together in the final championship game the same two teams in 1964 and 1965; and

WHEREAS, The team representing Wahkiakum High School at Cathlamet, Washington, won the Class B championship last year; and

WHEREAS, The team from Harrington High School in Lincoln County was the winner of the 1965 Class B tournament; and

WHEREAS, The fact these teams could surmount all others in their leagues, survive the district elimination, and gain the finals against the finest teams in their class in two successive years is a remarkable achievement;

Now, Therefore, Be It Resolved, That the House of Representatives congratulates the players on those outstanding teams, and their coaches, as well as the student bodies and faculty members whose support is so essential to such success and their communities whose pride in this achievement is so well justified; and

Be It Further Resolved, That a properly enrolled and signed copy of this resolution be sent to the respective schools.

Mr. Thompson moved that the resolution be adopted.

Debate ensued, Representatives Thompson and Moos speaking in favor of the resolution.

The motion was carried, and the resolution was adopted.

SECOND READING OF BILLS

Reengrossed Substitute Senate Bill No. 93, by Judiciary Committee: Regulating charitable solicitations.

MOTION

On motion of Mr. Smith, Reengrossed Substitute Senate Bill No. 93 was made a special order of business for 3:00 p. m.

Senate Bill No. 518, by Senators Washington, Morgan, Sandison, Moriarty, Jr., Bailey, Peterson (Lowell), Mardesich, Stender, Herr, and Greive (by State Highway Commission request):

Authorizing application for federal assistance in acquisition of ferry vessels and providing state financing to implement grant.

The bill was read the second time by sections.

On motion of Mr. Beck, the rules were suspended, Senate Bill No. 518 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Beck speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 518, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Ahlquist, Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—81.

Those absent or not voting were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Bledsoe, Copeland, Dootson, Eldridge, Epton, Hurley, Johnston (Elmer E.), Jolly, Kink, Marzano, McCormick, Sawyer, Sheridan, Uhlman, Mr. Speaker—18.

Senate Bill No. 518, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 389, by Senators Atwood and Petrich:

Establishing transitional procedures for counties electing to operate under the justice court districting act of 1961.

The bill was read the second time by sections.

Mr. Clark moved the adoption of the following amendment:

On page 3, add a new section following section 5, as follows:

"Sec. 6. Section 174, page 260, Laws of 1854, as last amended by section 2, chapter 11, Laws of 1891 and RCW 10.04.100 are each amended to read as follows:

"Such justice [or jury], if [they find] the [prisoner] defendant is found guilty, shall assess his punishment; or if, in [their] his opinion, the punishment [they are] he is authorized to assess is not adequate to the offense, [they] he may so find, and in such

case the justice shall order such defendant to enter recognizance to appear in the superior court of the county, and shall also recognize the witnesses, and proceed as in proceedings by a committing magistrate."

Debate ensued, Representative Klein speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

On motion of Mr. Clark, the following amendment to the title was adopted:

On line 5 of the title, in the amendment by the Senate Judiciary Committee to the title, being line 6 of the engrossed bill, following "certain procedures" and before the period, insert "; and amending section 174, page 260, Laws of 1854, as last amended by section 2, chapter 11, Laws of 1891 and RCW 10.04.100"

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 389 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 389 as amended by the House, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Ahlquist, Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—88.

Those absent or not voting were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Bledsoe, Kalich, Kink, McCormick, Sawyer, Sheridan, Uhlman, Mr. Speaker—11.

Engrossed Senate Bill No. 389 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 377, by Senators McCormack, Lewis, Hallauer, Guess, Thompson, Jr., Atwood, and Cowen:

Expanding the powers and duties of the state capitol historical association and the duties of its director.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 377 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Angevine speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No.

377, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—86.

Those absent or not voting were: Representatives Andersen (James A.), Anderson (Eric O.), Bledsoe, Epton, Flanagan, Kalich, Kink, McCormick, Sawyer, Sheridan, Taplin, Uhlman, Mr. Speaker—13.

Engrossed Senate Bill No. 377, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute Senate Bill No. 358, by Committee on Highways:

. Establishing a procedure for the creation and adoption of a plan for the construction of a highway limited access facility.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Substitute Senate Bill No. 358 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Leland and Beck speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 358, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Ahlquist, Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—87.

Those absent or not voting were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Bledsoe, Chatalas, Kalich, Kink, McCormick, O'Donnell, Sawyer, Uhlman, Mr. Speaker—12.

Substitute Senate Bill No. 358, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Substitute Senate Bill No. 1, by Judiciary Committee:

Prescribing a "code of ethics" for public officials and candidates for public office.

MOTION

On motion of Mr. O'Brien, the House deferred consideration of Engrossed Substitute Senate Bill No. 1, and the bill was ordered placed on the calendar following Engrossed Senate Bill No. 477.

Senate Bill No. 222, by Senators Kupka, Talley, and McCutcheon (by request of State Auditor):

Extending municipal appropriations for services.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 222 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Rogers speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 222, and the bill passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Witherbee, Wolf—86.

Those voting nay were: Representative Bottiger—1.

Those absent or not voting were: Representatives Andersen (James A.), Bledsoe, Chatalas, Kalich, Kink, McCormick, O'Donnell, Sawyer, Thompson, Uhlman, Whetzel, Mr. Speaker—12.

Senate Bill No. 222, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 292, by Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request):

Supplementing and changing insurance law.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 292 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. Debate ensued, Representative Bergh speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 292, and the bill passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—88.

Those voting nay were: Representative Hurley—1.

Those absent or not voting were: Representatives Andersen (James A.), Berentson, Bledsoe, Chatalas, Dootson, Klein, McCormick, O'Donnell, Sawyer, Mr. Speaker—10.

Engrossed Senate Bill No. 292, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 477, by Senators Knoblauch, Hanna, and Gallagher:

Regulating sale of liquor on election days.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 477 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker resumed the Chair.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 477, and the bill passed the House by the following vote: Yeas, 65; nays, 21; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Berentson, Bottiger, Brachtenbach, Brouillet, Burtch, Canfield, Conner, Copeland, Cunningham, Day, Elder, Eldridge, Epton, Flanagan, Gallagher, Grant, Hawley, Hood, Humiston, Huntley, Hurley, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lynch, Mahaffey, Marzano, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Rogers, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—65.

Those voting nay were: Representatives Beck, Bergh, Bozarth, Braun, Clark, DeJarnatt, Garrett, Goldsworthy, Gorton, Harris, Haussler, Jastad, Kalich, Marsh, Mast, McCaffree, Pierre, Pritchard, Radcliffe, Saling, Whetzel—21.

Those absent or not voting were: Representatives Andersen (James A.), Backstrom, Bledsoe, Chatalas, Dootson, Jolly, Kink, Lux, May, McCormick, Perry, Sawyer, Taplin—13.

Engrossed Senate Bill No. 477, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker announced a meeting of the Committee on Rules and Order to be held after consideration of the next bill.

STATEMENT FOR THE JOURNAL

Mr. Chatalas:

"I would like it inserted in the journal that due to a conflict of interest, I did not vote on Senate Bill No. 477."

SPECIAL ORDER OF BUSINESS

Having been made a special order of business to immedately follow consideration of Senate Bill No. 477, the Speaker declared the question before the House to be consideration of Engrossed Substitute Senate Bill No. 1 on second reading.

Engrossed Substitute Senate Bill No. 1, by Judiciary Committee:

Prescribing a "code of ethics" for public officials and candidates for public office.

The bill was read the second time by sections.

Mr. Litchman moved the adoption of the following amendment:

On page 1, section 2, line 14, after "state" add ", county or city"

Debate ensued, Representatives Litchman and Smith speaking in favor of adoption of the amendment, and Representative Gorton speaking against it.

YIELDING TO QUESTION

Mr. Litchman:

"Mr. Speaker, would Mr. Gorton yield to a question?"

The Speaker:

"Mr. Gorton, will you yield?"

Mr. Gorton:

"Yes."

Mr. Litchman:

"I am not entirely familiar with all the provisions of this bill, and I am not familiar with the section you mentioned which states county and city officials would come under the provisions of this act."

Mr. Gorton:

"Mr. Litchman, as I was trying to say, they don't come under the bill insofar as it requires the reporting to the secretary of state of their interest in companies and corporations that are registered by the state. The tenor of my remarks is that there is no point in them doing so. They do come under the portions of the act which require the reporting of their campaign expenditures. Many of the county and city officials in King county do report at the present time."

Mr. Litchman:

"I think Mr. Gorton's point is well taken. With the consent of the House, I will withdraw my amendment." $\label{eq:consent}$

With the consent of the House, the amendment by Mr. Litchman was withdrawn.

Mr. O'Brien moved the adoption of the following amendment:

On page 2 of the Senate amendment by Senator Hanna, line 6, being page 3, line 25 of the engrossed bill, after "records" add the following: ": Provided, That no person campaigning for any elective office in the state of Washington shall expend for campaign purposes any more than the office provides as compensation during the term of the office being sought: Provided, however, That a candidate for a nonsalaried position may expend not to exceed one thousand dollars in his campaign."

Mr. Burtch demanded an electric roll call, and the demand was sustained. On request of Mr. Leland, the Clerk reread the amendment.

MOTION

Mr. Day moved that the House defer further consideration of Engrossed Substitute Senate Bill No. 1 on second reading, and the bill be made a special order of business for 3:00 p. m. this afternoon.

The motion was lost on a rising vote.

The Clerk called the roll on adoption of the amendment by Representative O'Brien, and the amendment was adopted by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representative Whetzel-1.

Those absent or not voting were: Representatives Andersen (James A.), Bledsoe, Dootson, King (Chet), McCormick, Sawyer, Sheridan, Taplin—8.

Mr. Brouillet moved the adoption of the following amendment by Representatives Gorton and Brouillet:

On page 1 of the Senate amendment by Senator Hanna, in line 3 of the amendment being page 3, line 10 of the engrossed bill, after "primary" and before "election" insert "or for" $^{\prime\prime}$

Debate ensued, Representatives Brouillet and Gorton speaking in favor of the amendment

The motion was carried, and the amendment was adopted.

Mr. Gorton moved the adoption of the following amendment by Representative Brouillet and Representative Gorton:

In line 5 of the Senate amendment by Senator Hanna being line 11 of the engrossed bill, after "primary" and before "election" insert "or"

The motion was carried, and the amendment was adopted.

Mr. Gorton moved the adoption of the following amendment:

On page 3, line 7, in section 10 of the printed bill being renumbered section 8 of the engrossed bill, after the period insert the following:

"Criminal actions for violations of this chapter shall be commenced within five years from the date on which the violation occurred."

Debate ensued, Representative Gorton speaking in favor of the amendment, and Representative Epton speaking against it.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Representative Gorton, and the amendment was adopted by the following vote: Yeas. 78; nays, 11; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Brouillet, Canfield, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garret, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Richard "Dick"), Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Thompson, Uhlman, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—78.

Those voting nay were: Representatives Beck, Braun, Chatalas, Clark, Epton, King (Chet), O'Donnell, Radcliffe, Taylor, Valle, Witherbee—11.

Those absent or not voting were: Representatives Bledsoe, Burtch, Kalich, Kink, Klein, May, McCormick, Sawyer, Taplin, Traylor—10.

Mr. Elder moved the adoption of the following amendment:

On page 2, line 3 of the Amendment by Senator Hanna being page 3, line 23 of the engrossed bill after the "." insert the following: "The names of persons or corporations purchasing tickets to political fund-raising dinners shall also be disclosed in such statements, together with the dollar amount of each purchase: *Provided*, That no such purchase that, in the aggregate, is less than \$10.00 need be reported."

Debate ensued, Representatives Elder and Warnke speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, would Mr. Elder yield to a question?"

The Speaker:

"Will you yield, Mr. Elder?"

Mr. Elder:

"I'll yield."

Mr. Clark

"Could you change your wording so that it would apply to any amount over \$10.00, or would you prefer to give a penny change to any ticket buyer the way your amendment is worded?"

Mr. Elder:

"I don't understand the wording to mean that. The wording is that it exempts aggregate purchases for less than \$10.00 which would indicate that if there were three tickets of \$5.00 it would not be exempt. Was your question on making it \$10.00 or less?"

Mr. Clark:

"If it could be \$10.00 plus one cent, then you wouldn't have to have a lot of pennies on hand."

Mr. Elder:

"I could change the amendment to make it not more than \$10.00."

The Speaker:

"If it is agreeable, the amendment will be changed to read 'That no such purchase that, in the aggregate, is not over \$11.00 need be reported.'"

With the consent of the House, the amendment by Mr. Elder was corrected by striking "less than \$10.00" and inserting "not over \$11.00".

YIELDING TO QUESTION

Mr. Canfield:

"Would Mr. Elder yield, Mr. Speaker?"

The Speaker:

"Mr. Elder, will you yield to a question?"

Mr. Elder:

"Yes."

Mr. Canfield:

"Is it your thinking on this amendment that if a fund-raising dinner were given, and many are given, and a hundred or a thousand people came to this fund-raising dinner, that we must report every person who bought a ticket?"

Mr. Elder:

"Yes."

Further debate ensued, Representative Smith speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, will Mr. Elder yield to a question?"

The Speaker:

"Mr. Elder, will you yield?"

Mr. Elder:

"Yes."

Mr. Adams:

"Who do we report this to?"

Mr. Elder:

"The officer with whom the declaration of candidacy is filed."

Mr. Adams:

"My second question is, is there going to be an appropriation to the secretary of state? Should the bill go to Ways and Means Committee, because it will put a tremendous amount of work on the secretary of state and auditor for filing and cross-filing and keeping records?"

Mr. Elder:

"Doctor Adams, I would not make a motion to put it in the Ways and Means Committee. If you would like to do so, you may. However, I think we are passing a campaign reporting bill. I think the nominal cost involved is justified by the possible abuses which have developed."

Further debate ensued, Representative Warnke speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Clark:

"Would Mr. Elder answer another question?"

The Speaker:

"Mr. Elder, will you yield to a question?"

Mr. Elder:

"Yes."

Mr. Clark:

"Just because we are speaking for the record, I would like to know if all unions are incorporated?"

Mr. Elder:

"I am not qualified to answer that question. Perhaps someone else could."

Mr. Clark

"Would you mind amending this to have it apply to corporations and associations? Then it would cover all groups."

Mr. Elder:

"That would be fine."

The Speaker:

"Do you wish your amendment changed to include 'associations', Mr. Elder?"

Mr. Elder:

"Yes, Mr. Speaker."

With the consent of the House, the amendment by Mr. Elder was corrected after "persons" by striking "or corporations" and inserting ", corporations or associations".

YIELDING TO QUESTION

Mr. Harris:

"Will Mr. Elder yield to a question?"

The Speaker:

"Will you yield, Mr. Elder?"

Mr. Elder:

"Yes."

Mr. Harris:

"Mr. Elder, what if a campaign dinner was held by the central committee in the county, and the funds were to be used for a number of candidates. Would every candidate who took a portion of the funds have to report it? If a campaign dinner was held, not by a central committee, but by a number of candidates together, would each have to file a report?"

Mr. Elder:

"I would assume that they would have to file a joint report which would designate the apportionment of the money to each of them. I would assume a joint report would be proper in that case."

Mr. Dootson moved the adoption of the following amendment to the amendment:

In the amendment by Mr. Elder after "corporations" strike "or associations" and insert ", associations or labor unions" ${\bf r}$

On request of Mr. Clark, the Clerk read the amendment by Mr. Elder as corrected, incorporating the amendment by Mr. Dootson:

On page 2, line 3 of the Amendment by Senator Hanna being page 3, line 23 of the engrossed bill after the "." insert the following: "The names of persons, corporations, associations or labor unions purchasing tickets to political fund-raising dinners shall also be disclosed in such statements, together with the dollar amount of each purchase: Provided, That no such purchase that, in the aggregate, is not over \$11.00 need be reported."

MOTION

Mr. Johnston (Elmer E.) moved Engrossed Substitute Senate Bill No. 1 be rereferred to the Committee on Ways and Means.

Debate ensued, Representative Johnston speaking in favor of the motion, and Representative Uhlman speaking against it.

Mr. Burtch demanded an electric roll call, and the demand was sustained.

Mr. Day demanded the previous question, and the demand was sustained. The Clerk called the roll on the motion to rerefer Engrossed Substitute Senate Bill No. 1 to the Committee on Ways and Means, and the motion was

Those voting yea were: Representatives Adams, Braun, Day, Epton, Goldsworthy, Hurley, Johnston (Elmer E.), McDougall, Morphis—9.

lost by the following vote: Yeas, 9; nays, 84; absent or not voting, 6.

Those voting nay were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sheridan, Slagle, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those absent or not voting were: Representatives Bledsoe, McCormick, Rogers, Sawyer, Smith, Taplin—6.

The Speaker stated the question before the House to be the amendment by Mr. Dootson to the amendment by Mr. Elder to Engrossed Substitute Senate Bill No. 1.

Mr. Jueling demanded an electric roll call, and the demand was sustained. Mr. Burtch demanded the previous question, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment to the amendment. The motion was carried and the amendment to the amendment was adopted by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, New-

house, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Bledsoe, May, McCormick, Rogers, Sawyer, Taplin—6.

The Speaker stated the question before the House to be the amendment by Mr. Elder as amended.

Debate ensued, Representatives Savage and McDougall speaking against the amendment.

YIELDING TO QUESTION

Mr. Chatalas:

"Mr. Speaker, I would like to ask a question of Mr. Elder."

The Speaker:

"Mr. Elder, will you yield to a question?"

Mr. Elder:

"Yes."

Mr. Chatalas:

"Mr. Elder, is my understanding correct that if somebody purchased one ticket for a dinner, the candidate doesn't have to report it, if the cost is under \$10.00?"

Mr. Elder:

"That is correct."

Mr. Chatalas:

"But if someone bought ten tickets at \$10.00 each, then it would have to be reported?"

Mr. Elder:

"That is correct."

Mr. Elder continued his remarks in support of the amendment.

Further debate ensued, Representatives Perry, Pierre, and Angevine speaking in favor of adoption of the amendment.

Mr. Brouillet demanded the previous question, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Elder as amended. The motion was carried and the amendment as amended was adopted by the following vote: Yeas, 79; nays, 10; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Sheridan, Slagle, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—79.

Those voting nay were: Representatives Brouillet, Canfield, DeJarnatt, Gallagher, Haussler, Klein, McDougall, Newschwander, Savage, Whetzel—10.

Those absent or not voting were: Representatives Bledsoe, Harris, King (Richard "Dick"), Kink, May, McCormick, Rogers, Sawyer, Smith, Taplin—10.

Mr. Day moved the adoption of the following amendment:

On page 3 of the engrossed bill add a new section:

"NEW SECTION. Sec. 10. Every organization or group that contributes financially to political candidates, or in any way supports or recommends any political candidate or candidates, shall file with the secretary of state on the first of each month, a report in which is enumerated all expenditures and income for the immediately preceding month. Such report shall be available for public inspection. Failure to comply with the requirements of this section shall constitute a gross misdemeanor."

Debate ensued, Representative Day speaking in favor of adoption of the amendment, and Representative Burtch speaking against it.

YIELDING TO QUESTION

Mr. Angevine:

"Mr. Speaker, will Mr. Day yield to a question?"

The Speaker:

"Mr. Day, will you yield?"

Mr. Day:

"Yes."

Mr. Angevine:

"Do I understand your amendment correctly that if an association of men and women, or the King County Central Labor Council, endorses candidates, then these organizations must report any expenditures that pertain to political activities?"

Mr. Day:

"Yes, that is true."

YIELDING TO QUESTION

Mr. Clark:

"Would Mr. Day yield?"

The Speaker:

"Mr. Day, will you yield to another question?"

Mr. Day:

"Yes, I will."

Mr. Clark:

"You are changing, by that proposed amendment, the scope of this bill, which would necessitate the adoption of an amendment to the title which now refers to public officials and candidates and does not refer to third parties. In the alternative, could your amendment state that it shall be the duty of the candidate to make such reports so he will be under the requirement, rather than the group or labor union or whoever it might be?"

Mr. Day:

"Mr. Clark, I think all we are doing here is including people who possibly could become candidates, and I think they should be apprised of the facts of public office. I think it is a good amendment because it will require them to fill out these reports that we are all going to have to fill out when we file."

Further debate ensued, Representative Perry speaking in favor of adoption of the amendment.

Mr. Uhlman demanded the previous question, and the demand was sustained.

Mr. Grant demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the adoption of the amendment by Mr. Day to Engrossed Substitute Senate Bill No. 1, and the amendment was adopted by the following vote: Yeas, 77; nays, 12; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Angevine, Avey, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, Moon, Moos, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—77.

Those voting nay were: Representatives Andersen (James A.), Backstrom, Canfield, Conner, DeJarnatt, Gallagher, Klein, May, McDougall, Newschwander, Savage, Whetzel—12.

Those absent or not voting were: Representatives Anderson (Eric O.), Bledsoe, Harris, Huntley, King (Chet), McCormick, Newhouse, Rogers, Sawyer, Taplin—10.

STATEMENT FOR THE JOURNAL

"I voted against the amendments by Representatives Elder and Day to Engrossed Substitute Senate Bill No. 1 because they would complicate the intent of the bill, risk concurrence by the Senate, and perhaps preclude final passage of this vitally needed legislation."

ARLIE U. DEJARNATT, 18th District.

Mr. Litchman moved the adoption of the following amendment:

On page 2, line 24 of the printed bill, being page 2, line 22 of the engrossed bill, after "compensation" and before "in" insert "or expenses"

Debate ensued, Representative Litchman speaking in favor of adoption of the amendment.

Mr. Uhlman demanded the previous question, and the demand was sustained.

The motion was carried, and the amendment was adopted.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Witherbee on a point of parliamentary inquiry.

Mr. Witherbee:

"Do we have to amend the title after adopting Mr. Day's amendment?"

The Speaker:

"I do not think we have to have an amendment to the title."

With consent of the House, the rules were suspended, Engrossed Substitute Senate Bill No. 1 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Clark speaking in favor of passage of the bill.

Mr. Beck demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 1 as amended by the House, and the bill passed the House by the following vote: Yeas, 81; nays, 8; absent or not voting, 10.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—81.

Those voting nay were: Representatives Adams, Ahlquist, Canfield, Johnston (Elmer E.), Klein, May, McDougall, Savage—8.

Those absent or not voting were: Representatives Bledsoe, Huntley, Kalich, King (Chet), Marzano, McCormick, Moos, Sawyer, Sheridan, Taplin—10.

Engrossed Substitute Senate Bill No. 1 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

"I am in favor of a high moral standard among public officials and a code of ethics should be adopted, but I can't vote for Engrossed Substitute Senate Bill No. 1 as amended by the House because the instrument is poorly drafted and the amendments adopted are in conflict, so that the legislative intent is not properly expressed and the bill is unconstitutional and unenforceable."

ELMER E. JOHNSTON, 6th District.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative K. O. Rosenberg of Pend Oreille-Stevens counties, and appointed Representatives Avey and Slagle to conduct him to a seat on the rostrum beside the Speaker.

MOTION

On motion of Mr. O'Brien, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll, and all members were present except Representatives Bledsoe, Clark, Conner, Moos, Rogers, Sawyer, Sheridan, Thompson, and Traylor.

THIRD READING OF BILLS

Senate Bill No. 39, by Senators Greive, Bailey, and Rasmussen (by executive request of Governor Rosellini):

Raising certain benefits under industrial insurance.

With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 39 as amended by the House was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 39 as amended by the House, and the bill passed the House by the following vote: Yeas, 53; nays, 29; absent or not voting, 17.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Backstrom, Beck, Berentson, Bergh, Brachtenbach, Canfield, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Savage, Smith, Swayze, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf—53.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, DeJarnatt, Elder, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Marsh, Marzano, Mast, May, Moon, O'Brien, O'Donnell, Olsen, Sheridan, Slagle, Thompson, Mr. Speaker—29.

Those absent or not voting were: Representatives Bledsoe, Braun, Clark, Conner, Day, Epton, Gallagher, Litchman, Pierre, Radcliffe, Rogers, Saling, Sawyer, Taplin, Taylor, Traylor, Whetzel—17.

Senate Bill No. 39 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENTS FOR THE JOURNAL

"I voted against Senate Bill No. 39 because the amendment which was adopted takes away the injured workman's right to a jury trial on his appeal from the board's decision."

ARLIE U. DEJARNATT, 18th District.

"I wish to record my support for Senate Bill No. 39. I was called to the telephone just before the vote on this bill."

MARK LITCHMAN, 45th District.

SECOND READING OF BILLS

Engrossed Senate Bill No. 476, by Senator Petrich:

Transferring authority over teletypewriter communications network to chief of Washington state patrol.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 476 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Angevine speaking against passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 476, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh,

Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those absent or not voting were: Representatives Ahlquist, Bledsoe, Chatalas, Day, Epton, Litchman, O'Donnell, Pierre, Sawyer, Taplin, Traylor, Warnke—12.

Engrossed Senate Bill No. 476, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Grant, all bills passed by the House today up to this time were ordered transmitted immediately to the Senate.

Engrossed Senate Bill No. 236, by Senators Hanna, Gissberg, and Woodall: Establishing parallel standards for police judges in 1st, 2nd, and 3rd class cities, and in towns.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 236, establishing parallel standards for police judges in 1st, 2nd, and 3rd class cities, and in towns, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On pages 19 and 20 of the printed bill, being pages 19 and 20 of the engrossed bill, strike all of section 9 and renumber the remaining sections consecutively.

On pages 24 and 25 of the printed bill, being pages 24 and 25 of the engrossed bill, strike all of Section 12 and insert the following:

"Sec. 12. Section 35.24.450, chapter 7, Laws of 1965 as amended by chapter, Laws of 1965 (Engrossed Senate Bill No. 94), and RCW 35.24.450, are each amended to read as follows:

"At the time he makes his other appointments, the mayor of any city of the third class [having a population of five thousand or more, which has not elected to establish a municipal court under chapter 3.50 RCW, shall, at the time he makes his other appointments,] shall appoint a police judge [from the practicing attorneys residing or maintaining an office in said city] who shall be the regular elected justice of the peace or an attorney duly admitted to practice law in this state: PROVIDED, That in cities of the third class having a population under five thousand, the legislative authority of the city may provide that the mayor may appoint any person, without regard to whether he is a justice of the peace or attorney, to the office of police judge. [Said] The police judge shall, before entering upon the duties of his office, give such bond or additional bond to the city for the faithful performance of his duties as the [city council] legislative authority of the city may by ordinance direct, and shall receive such salary as the council shall by ordinance direct. The term of the police judge shall be for a period of four years from and after the date of his appointment and he shall be removed only upon conviction of misconduct or malfeasance in office, or because of physical or mental disability rendering him incapable of performing the duties of his office."

On page 25, section 13, line 6 of the printed bill, being page 25, section 13, line 8, of the engrossed bill, after "chapter" strike "....... Laws of 1965 (Senate Bill No. 3)"

and insert: "7, Laws of 1965, as amended by section 2, chapter, Laws of 1965 (Engrossed Senate Bill No. 94),"

On page 26, section 16, line 15 of the printed bill, being page 26, section 16, line 15, of the engrossed bill, after "chapter" strike "......, Laws of 1965 (Senate Bill No. 3)" and insert "7, Laws of 1965, as amended by section 1, chapter, Laws of 1965 (Senate Bill No. 350),"

On page 26, section 16, line 29 of the printed bill (being page 26, section 16, line 28 of the engrossed bill) after "water front" and before "];" insert ", except water front created by the impounding of waters by a dam or other artificial structure on any navigable river or stream"

On line 3 of the title after "35.23.600" and before "35.24.020" strike "35.23.660,"

On line 5 of the title after "(Senate Bill No. 3)" insert "as amended by chapter, Laws of 1965 (Engrossed Senate Bill No. 94) and by chapter, Laws of 1965 (Senate Bill No. 350)"

On line 7 of the title after "35.23.600" and before "35.24.020" strike "35.23.660,"

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Jack Dootson, Hayes Elder, Slade Gorton, Elmer E. Johnston, Mark Litchman, Robert W. O'Dell, Jonathan Whetzel.

The bill was read the second time by sections.

On motion of Mr. Klein, the committee amendments were adopted.

Mr. Leland moved the adoption of the following amendment:

On page 24, section 11, line 19 of the printed bill (Being page 24, section 11, line 19, of the engrossed bill), strike the period following "class" and insert a semicolon and the following new paragraph:

"(20) To establish civil service systems."

Debate ensued, Representative Leland speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. McDougall:

"Mr. Speaker, will Mr. Leland yield to a question?"

The Speaker:

"Mr. Leland, will you yield?"

Mr. Leland:

"Yes."

Mr. McDougall:

"Will you tell me how large or small the third class cities are?"

Mr. Leland:

"I couldn't give you the exact geographical limits, but I think a third class city is up to 20,000 population, and then you go into second class cities. This would only apply to third class cities."

On request of Mr. Witherbee, the amendment was reread.

Further debate ensued, Representatives Witherbee and Day speaking against adoption of the amendment, and Representative Leland speaking in favor of it.

Mr. Brouillet demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

On motion of Mr. Klein, the committee amendment to the title was adopted.

With consent of the House, the rules were suspended, Engrossed Senate

Bill No. 236 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 236 as amended by the House, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representative Beck—1.

Those absent or not voting were: Representatives Bledsoe, Chatalas, Dootson, Epton, May, O'Donnell, Sawyer, Taplin, Wang—9.

Engrossed Senate Bill No. 236 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative and Senator William D. Shannon of Seattle, and appointed Representatives Newman H. Clark and Jonathan Whetzel to conduct him to a seat on the rostrum beside the Speaker.

Engrossed Senate Bill No. 379, by Senators Kupka, Keefe, and Gallagher: Providing for board of prison terms and paroles and appointing a chairman thereof.

MOTION

On motion of Mr. Copeland, the House deferred consideration of Engrossed Senate Bill No. 379, and the bill was ordered placed on today's calendar immediately following Senate Bill No. 265.

Engrossed Senate Bill No. 320, by Senators Hallauer and Herrmann:

Providing for easements back to owner upon certain condemnation actions by public utility districts.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 320, providing for easements back to owner upon certain condemnation actions by public utility districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike the Senate Amendment by Senator Hallauer, on page 1, section 1, of the printed and engrossed bills and insert:

"Notwithstanding any other provision of law, every public utility district acquiring privately owned lands, real estate or property for reservoir purposes of a hydroelectric power project dam on the Columbia river, upon acquisition of title to said lands, whether acquired by purchase or condemnation, shall grant back to the former owners of the lands acquired upon their request therefor, whether prior to conveyance of title to the district or within sixty days thereafter, a perpetual easement appurtenant to the adjoining property for such occupancy and use and improvement of the acquired lands as will not be detrimental to the operation of the hydroelectric project and not be in violation of the required conditions of the district's Federal Power Commission license for the project: Provided, That said former owners shall not thereafter erect any structure or make any extensive physical change thereon except under a permit issued by the public utility district; Provided, further, That said easement shall include a provision that any shorelands thereunder shall be open to the public, and shall be subject to cancellation upon sixty days notice to the owners by the district that such lands are to be conveyed to another public agency for game or game fish purposes or public recreational use, in which event the owners shall remove any structures they may have erected thereon within a reasonable time without cost to the district. The provisions of this section shall not be applicable with respect to: (1) lands acquired from an owner who does not desire an easement for such occupancy and use; (2) lands acquired from an owner where the entire estate has been acquired; (3) lands acquired for, and reasonably necessary for, project structures (including borrow areas) or for relocation of roads, highways, railroads, other utilities or railroad industrial sites; and (4) lands heretofor acquired or disposed of by sale or lease by a public utility district for whatsoever purpose."

> DAN JOLLY, Chairman, HENRY BACKSTROM, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, R. Ted Bottiger, Norwood Cunningham, Arlie U. DeJarnatt, Edward F. Harris, Joe D. Haussler, Elmer Jastad, Bob McDougall, Robert A. Perry, Gerald L. Saling, Charles R. Savage.

The bill was read the second time by sections.

On motion of Mr. Jolly, the committee amendment was adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 320 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Haussler, Wolf, and Bozarth speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 320 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Bledsoe, Dootson, Sawyer, Taplin—4.

Engrossed Senate Bill No. 320 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute Senate Bill No. 479, by Committee on Medicine, Dentistry, Public Health, Air and Water Pollution:

Prohibiting certain practices related to practitioners of the healing professions.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Substitute Senate Bill No. 479 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Perry speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 479, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Bledsoe, Bozarth, Braun, Dootson, Lynch, Sawyer, Taplin—7.

Substitute Senate Bill No. 479, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 252, by Senators Peterson (Ted), Petrich, and Atwood (by departmental request):

Repealing the personal commercial fishing license and increasing gear license fees.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 252 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives King (Chet) and Kink speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 252, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas,

Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Clark, Grant-2.

Those absent or not voting were: Representatives Bledsoe, Dootson, Garrett, Lynch, Pritchard, Sawyer, Taplin—7.

Senate Bill No. 252, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 264, by Senators Charette, Thompson, Jr., and Peterson (Ted) (by departmental request):

Authorizing the director of fisheries to sell food fish or shellfish caught or taken during test fishing operation.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 264 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative King (Chet) speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Avey:

"Mr. Speaker, could I ask Representative King a question?"

The Speaker:

"Mr. King, will you yield to a question?"

Mr. King (Chet):

"Yes."

Mr. Avey:

"Will this put the fisheries department in direct competition with free enterprise?"

Mr. King

"This will not put them in direct competition. In fact, they hire boats to go in and sample fish. The man who fishes for them can't sell them because it is in off-periods and different locations. If they do catch fish which are killed in the process, they have no place to sell them. Now they can sell the ones caught. This would put the money in the revolving fund to help the experimental fishing."

Mr. Avey:

"Could I ask one more question? How much does this run into—thousands of dollars or hundreds of dollars?"

Mr. King:

"For a vessel of the type they use, it would cost them \$250.00 a day for the boat, and they have a crew, so this will recompense them to a certain extent for the amount of money they have to pay to hire the boat."

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 264, and the bill passed the House by the following vote: Yeas, 87; nays, 5; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—87.

Those voting nay were: Representatives Avey, Bottiger, Grant, Marzano, May-5.

Those absent or not voting were: Representatives Bledsoe, Burtch, Epton, Mahaffey, Sawyer, Taplin, Mr. Speaker—7.

Engrossed Senate Bill No. 264, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 265, by Senators Charette, Peterson (Ted), and Petrich (by departmental request):

Defining primary market value.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 265 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives King (Chet) and Hawley speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 265, and the bill passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taylor, Thompson, Unlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives May, Slagle—2.

Those absent or not voting were: Representatives Bledsoe, Burtch, Sawyer, Taplin, Traylor, Warnke—6.

Senate Bill No. 265, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPECIAL ORDER OF BUSINESS

Having been made a special order of business to immediately follow consideration of Senate Bill No. 265, the Speaker declared the question before the House to be Engrossed Senate Bill No. 379 on second reading.

Engrossed Senate Bill No. 379, by Senators Kupka, Keefe, and Gallagher: Providing for board of prison terms and paroles and appointing a chairman thereof.

House of Representatives, Olympia, Wash., March 24, 1965.

Mr. Speaker:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Engrossed Senate Bill No. 379, providing for board of prison terms and paroles and appointing a chairman thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 1, line 5 of the printed bill, being page 2, section 1, line 5 of the engrossed bill, after "during" and before "term" insert [his] the member's"

On page 2, section 1, line 5 of the printed and engrossed bill, after the period following office strike the remainder of the paragraph and the Senate amendment by the Committee on Public Institutions on page 2, section 1, line 8 and insert "The chairman shall direct the activities of the board members and shall convey the policies of the board to the director of probation and parole who shall implement and carry out such policies."

MRS. JOHN W. (KATHRYN) EPTON, Chairman, BEN F. TAPLIN, Vice Chairman.

We concur in this report: Alfred O. Adams, C. W. "Red" Beck, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Irving Newhouse, Charles R. Savage, W. S. "Bill" Traylor.

The bill was read the second time by sections.

Mrs. Epton moved the adoption of the first committee amendment to page 2, section 1, line 5.

The Speaker called on Mr. Garrett to preside.

PARLIAMENTARY INQUIRY

The Speaker (Mr. Garrett presiding) recognized Mr. Uhlman on a point of parliamentary inquiry.

Mr. Uhlman:

"What would be the effect of the adoption of this committee amendment on a subsequent amendment which would strike the matter after the enacting clause and substitute therefor a different bill?"

The Speaker (Mr. Garrett presiding):

"The body has a right to perfect the bill, and, therefore, if they wanted they could delete any portion of the bill with the amendment."

The motion was carried, and the amendment was adopted.

On motion of Mrs. Epton, the second committee amendment to page 2, section 1, line 5, was adopted.

Mr. Uhlman moved adoption of the following amendment:

On page 1, strike all of the matter after the enacting clause on line 10 and insert the following:

"Section 1. Section 72.01.030, chapter 28, Laws of 1959 and RCW 72.01.030 are each amended to read as follows:

"There is established within the department of institutions four divisions to be known as, (1) the division of adult corrections, (2) the division of [alcoholism] probation and parole, (3) the division of children and youth services, and (4) the division of mental health.

"NEW SECTION. Sec. 2. There is added to Title 72 RCW a new chapter to read as set forth in sections 3 through 6 of this amendatory act.

"NEW SECTION. Sec. 3. There is established within the department of institutions a division to be known as the division of probation and parole.

"NEW SECTION. Sec. 4. The director of institutions shall appoint and deputize an assistant director to be designated the supervisor of probation and parole and such person shall have had five years successful administrative experience in the probation and parole field, at the budget, policy and administrative level.

"NEW SECTION. Sec. 5. The chief parole and probation officer under the board of prison terms and paroles shall, upon the effective date of this act, become the super-

visor of probation and parole.

"NEW SECTION. Sec. 6. The supervisor of probation and parole, through the division of probation and parole, and with the approval of the director of institutions, shall exercise all powers and perform all duties prescribed by law with respect to the administration of the probation and parole program by the department.

"NEW SECTION. Sec. 7. The powers and duties of the state board of prison terms and paroles relating to (1) the supervision of parolees of any of the state penal institutions, (2) the supervision of persons placed on probation by the courts, and (3) duties with respect to persons conditionally pardoned by the governor, are transferred to the director of institutions who shall hereafter exercise such powers and perform such duties through the division of probation and parole of the department of institutions.

"This section shall not be construed as affecting any of the remaining powers and duties of the board of prison terms and paroles including, but not limited to, the following:

"(1) The fixing of minimum terms of confinement of convicted persons, or the reconsideration of its determination of minimum terms of confinement;

"(2) Determining when, and under what conditions a convicted person may be released from custody on parole, and the revocation or suspension of parole or the modification or revision of the conditions of the parole of any convicted person.

"NEW SECTION. Sec. 8. All employees of the board of prison terms and paroles who are employed in connection with the exercise of all the powers and performance of the duties herein transferred to the director of institutions shall, upon the effective date of this amendatory act, be transferred to the department of institutions.

"All such employees on permanent status shall be certified as employees of the department of institutions on permanent status and all such employees on probationary status shall be certified as employees of the department of institutions on probationary status. All such employees transferred herein shall continue to be governed by the personnel provisions set forth in RCW 72.01.061 through 72.01.067.

"The board of prison terms and paroles shall retain in its employ and under its jurisdiction those employees necessary to the performance of its remaining powers and duties and any doubts in this respect shall be resolved by the state personnel board. The board of prison terms and paroles may hire additional employees on a temporary basis or may borrow such employees from other state departments or enter into agreements with other state departments for the pro rata remuneration of employees of other departments whose services are temporarily required by the board

of other departments whose services are temporarily required by the board. "NEW SECTION. Sec. 9. The director of institutions through the supervisor of the

division of probation and parole of the department of institutions shall cause to be prepared plans and recommendations for the conditions of supervision under which each inmate of any of the state penal institutions who is eligible for parole may be released from custody. Such plans and recommendations shall be submitted to the board of prison terms and paroles, which may, at its discretion, approve, reject, revise or amend such plans and recommendations for the conditions of supervision of release of inmates on parole, and in addition, the board may stipulate any special conditions of supervision to be carried out by a probation and parole officer.

"NEW SECTION. Sec. 10. Each inmate hereafter released on parole shall be subject to the supervision of the division of probation and parole of the department of institutions, and the probation and parole officers of the division shall be charged with the

preparation of progress reports of parolees and to give guidance and supervision to such parolees within the conditions of a parolee's release from custody. Copies of all progress reports prepared by the probation and parole officers shall be supplied to the board of prison terms and paroles for their files and records.

"NEW SECTION. Sec. 11. Whenever a parolee breaches a condition or conditions under which he was granted parole or violates any law of the state or rules and regulations of the board of prison terms and paroles, a probation and parole officer may arrest such parolee without a warrant for the person's arrest, pending a determination by the board. The facts and circumstances of such conduct of the parolee shall be reported by the probation and parole officer, with recommendations, to the board of prison terms and paroles, who may order the revocation or suspension of parole, revise or modify the conditions of parole or take such other action as may be deemed appropriate in accordance with RCW 9.95.120.

"The probation and parole officers shall have like authority and power regarding the arrest and detention of a probationer who has breached a condition or conditions under which he was granted probation by the superior court, or violates any law of the state, pending a determination by the superior court.

"In the event a probation and parole officer shall arrest a parolee or probationer in accordance with the provisions of this section, such parolee or probationer shall be confined and detained in the county jail of the county in which the parolee or probationer was taken into custody, and the sheriff of such county shall receive and keep in the county jail, where room is available, all prisoners delivered thereto by the probation and parole officer until discharged according to law.

"NEW SECTION. Sec. 12. Upon the effective date of this amendatory act, the board of prison terms and paroles shall deliver to the director of institutions all books, documents, records, papers and other writings which have been made, and all cabinets, fles, furniture, office equipment, motor vehicles, and other tangible property used or held in the exercise of the powers and performance of the duties which, by this amendatory act, are transferred to the director of institutions. If, however, such books, documents, records, papers and other writings are essential as determined by the board of prison terms and paroles to the performance of duties retained by the board, it may deliver copies of such books, documents, records, papers and other writings to the director of institutions.

"The board of prison terms and paroles shall retain all books, documents, records, papers and other writings, and all cabinets, files, furniture, office equipment, motor vehicles, and other tangible property used or held in the exercise of the powers and performance of the duties which are not, by this amendatory act, transferred to the director of institutions.

"NEW SECTION. Sec. 13. Except as otherwise provided by law, all records and files pertaining to inmates of any of the state penal institutions and all records and files of the department of institutions pertaining to inmates of such institutions released on parole or placed on probation by the superior court, shall be deemed privileged and confidential communications, and all officers and employees of the department of institutions and of any of the state penal institutions are prohibited from disclosing the contents of such records and files, except in the administration of the duties and functions of such institutions and of the department of institutions. Such records and files shall only be available upon the issuance of a subpoena by the superior court, directed to and served upon the superintendent of the state penal institution, or the director of institutions, as the case may be, a copy of which shall be served upon the attorney general. The use of the contents of such records and files as documentary evidence as are material and pertinent in any judicial proceeding shall be by copies made and duly certified by the custodian of the records and files.

"Sec. 14. Section 3, chapter 114, Laws of 1935 and RCW 9.95.170 are each amended to read as follows:

"To assist it in fixing the duration of a convicted person's term of confinement, [prescribing treatment for such person while in confinement and supervising and regulating his or her activities while] and in fixing the condition for release from custody on parole, it shall not only be the duty of the board of prison terms and paroles to thoroughly inform itself as to the facts of such convicted person's crime but also to inform itself as thoroughly as possible as to such convict as a personality. [The board of prison terms and paroles must, therefore, adopt and apply an effective technique of investigation to develop information for that purpose] The department of institutions and the institutions under its control shall make available to the board of prison terms

and paroles on request its case investigations, any file or other record, in order to assist the board in developing information for carrying out the purpose of this section.

"Sec. 15. Section 7, chapter 114, Laws of 1935 and RCW 9.95.260 are each amended to read as follows:

"It shall be the duty of the board of prison terms and paroles, when requested by the governor, to pass on the representations made in support of applications for pardons [or the restoration of civil rights] for convicted persons and to make recommendations thereon to the governor.

"It will [also] be the duty of the [board of prison terms and paroles] director of institutions through the division of probation and parole to exercise supervision over such convicted persons as have been conditionally pardoned by the governor, to the end that such persons shall faithfully comply with the conditions of such pardons. The board of prison terms and paroles shall also pass on the representations made in support of applications for restoration of civil rights of convicted persons and make recommendations to the governor. The department of institutions and the division of probation and parole and the officers and employees thereof shall prepare materials and make investigations requested by the board of prison terms and paroles in order to assist the board in passing on the representations made in support of applications for pardon or for the restoration of civil rights.

"Sec. 16. Section 3, chapter 227, Laws of 1957 and RCW 9.95.200 are each amended to read as follows:

"After conviction by plea or verdict of guilty of any crime, the court upon application or its own motion, may summarily grant or deny probation, or at a subsequent time fixed may hear and determine, in the presence of the defendant, the matter of probation of the defendant, and the conditions of such probation, if granted: PROVIDED, That probation shall not be granted to any person who is not eligible under the provisions of RCW 9.92.060 to receive a suspended sentence. The court may, in its discretion, prior to the hearing on the granting of probation refer the matter to the [board of prison terms and paroles] director of institutions or such officers as the [board] director may designate for investigation and report to the court at a specified time, upon the circumstances surrounding the crime and concerning the defendant, his prior record, and his family surroundings and environment. [In case there are no regularly employed parole officers working under the supervision of the board of prison terms and paroles in the county or counties wherein the defendant is convicted by plea or verdict of guilty, the count may, in its discretion, refer the matter to the prosecuting attorney or sheriff of the county for investigation and report.]

"Sec. 17. Section 4, chapter 227, Laws of 1957 and RCW 9.95.210 are each amended to read as follows:

"The court in granting probation, may suspend the imposing or the execution of the sentence and may direct that such suspension may continue for such period of time, not exceeding the maximum term of sentence, except as hereinafter set forth and upon such terms and conditions as it shall determine.

"The court in the order granting probation and as a condition thereof, may in its discretion imprison the defendant in the county jail for a period not exceeding one year or may fine the defendant any sum not exceeding one thousand dollars plus the costs of the action, and may in connection with such probation impose both imprisonment in the county jail and fine and court costs. The court may also require the defendant to make such monetary payments, on such terms as it deems appropriate under the circumstances, as are necessary (1) to comply with any order of the court for the payment of family support, (2) to make restitution to any person or persons who may have suffered loss or damage by reason of the commission of the crime in question, and (3) to pay such fine as may be imposed and court costs, including reimbursement of the state for costs of extradition if return to this state by extradition was required, and may require bonds for the faithful observance of any and all conditions imposed in the probation. The court shall order the probationer to report to the [board of prison terms and paroles] supervisor of the division of probation and parole of the department of institutions or such officer as the [board] supervisor may designate and as a condition of said probation to follow implicitly the instructions of the [board of prison terms and paroles] supervisor of probation and parole. The [board of prison terms and paroles] supervisor of probation and parole with the approval of the director of institutions will promulgate rules and regulations for the conduct of such person during the term of his probation.

"Sec. 18. Section 8, chapter 227, Laws of 1957 and RCW 9.95.250 are each amended to read as follows:

"In order to carry out the provisions of [this] chapter 9.95 RCW the [state] parole officers working under the supervision of the [board of prison terms and paroles] director of institutions shall be known as [state] probation and parole [and probation] officers.

"NEW SECTION. Sec. 19. Any appropriation made to the board of prison terms and paroles for the purpose of carrying out the powers and duties transferred by this amendatory act to the director of institutions shall be transferred and credited to the department of institutions for the purpose of carrying out such transferred powers and duties.

"NEW SECTION. Sec. 20. This act shall take effect on July 1, 1965."

Debate ensued, Representative Uhlman speaking in favor of adoption of the amendment.

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Brouillet on a point of order.

Mr. Brouillet:

"Are we operating under the three-minute rule today?"

The Speaker (Mr. Garrett presiding):

"In the extraordinary session, we do not have a three-minute rule; however, the Speaker has requested that all members endeavor as far as possible to limit their remarks to three minutes, and I assume Mr. Uhlman has been endeavoring to do this."

Debate ensued, Representative Perry speaking in favor of adoption of the amendment.

SPECIAL ORDER OF BUSINESS

The hour of 3:00 p. m. having arrived, the Speaker declared the question before the House to be the special order of business, Reengrossed Substitute Senate Bill No. 93 on second reading.

Reengrossed Substitute Senate Bill No. 93, by Judiciary Committee: Regulating charitable solicitations.

MOTIONS

On motion of Mr. Olsen, the House deferred consideration of Reengrossed Substitute Senate Bill No. 93, and the bill was made a special order of business for 4:55 p. m. today.

The House resumed consideration of Engrossed Senate Bill No. 379.

Mrs. Epton moved that further consideration of Engrossed Senate Bill No. 379 be deferred, and the bill be ordered placed on today's calendar following Engrossed Senate Bill No. 301.

Mr. Beck demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to defer consideration of Engrossed Senate Bill No. 379, and the motion was lost by the following vote: Yeas, 42; nays, 46; absent or not voting, 11.

Those voting yea were: Representatives Adams, Avey, Beck, Bottiger, Bozarth, Brachtenbach, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Slagle, Taylor, Thompson, Valle, Wang, Witherbee—42.

Those voting nay were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Berentson, Braun, Brouillet, Burtch, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan,

Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Sheridan, Smith, Swayze, Traylor, Uhlman, Warnke, Whetzel, Wolf—46.

Those absent or not voting were: Representatives Bergh, Bledsoe, Chatalas, Huntley, Johnson (Doris), Jolly, Morphis, Saling, Sawyer, Taplin, Mr. Speaker—11.

Mr. Smith moved that further consideration of Engrossed Senate Bill No. 379 be deferred for twenty minutes.

The Speaker (Mr. Garrett presiding):

"Mr. Smith, will you phrase your motion for a time certain?"

On motion of Mr. Smith, further consideration of Engrossed Senate Bill No. 379 was deferred, and the bill was made a special order of business for 3:30 p. m. today.

Engrossed Senate Bill No. 148, by Senators McCormack, Williams, and Sandison:

Authorizing the University of Washington to sell lands in Benton county.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 148 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Johnson (Doris) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 148, and the bill passed the House by the following vote: Yeas, 87; nays, 3; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—87.

Those voting nay were: Representatives Avey, Bottiger, Moon—3.

Those absent or not voting were: Representatives Bledsoe, Huntley, Jastad, Leland, Morphis, Saling, Sawyer, Taplin, Mr. Speaker—9.

Engrossed Senate Bill No. 148, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 520, by Senators Foley, Cooney, and Ryder:

Appropriationg funds for state projects undertaken under Higher Education Facilities Act of 1964.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 520

was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 520, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—89.

Those absent or not voting were: Representatives Bledsoe, Epton, Flanagan, Huntley, Hurley, Saling, Sawyer, Swayze, Taplin, Mr. Speaker—10.

Senate Bill No. 520, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act

Senate Bill No. 205, by Senators Knoblauch, Keefe, and Freise:

Increasing maximum allowable unused vacation accrual time for state employees.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 205 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Angevine speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 205, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—91.

Those absent or not voting were: Representatives Bledsoe, Day, Epton, Huntley, Saling, Sawyer, Taplin, Mr. Speaker—8.

Senate Bill No. 205, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 117, by Senators Hanna, England, and Herr:

Increasing court reporters' salaries.

The bill was read the second time by sections.

Mr. Elder moved the adoption of the following amendment by Representatives Ahlquist, Litchman, and himself:

On page 2, section 1, beginning on line 24 of the printed bill, being line 23 of the engrossed bill, strike the Senate Amendment by Senator Bailey.

Debate ensued, Representatives Elder, Ahlquist, and Klein speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 117 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 117 as amended by the House, and the bill passed the House by the following vote: Yeas, 86; nays, 3; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Berentson, Bergh, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—86.

Those voting nay were: Representatives Avey, Beck, Brouillet—3.

Those absent or not voting were: Representatives Bledsoe, Bottiger, Dootson, Epton, Huntley, Marzano, Moos, Sawyer, Taplin, Mr. Speaker—10.

Engrossed Senate Bill No. 117 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 199, by Senators Talley, Redmon, and Bailey:

Allowing delivery of tax roll directly from the county assessor to the county treasurer.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 199 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Haussler and Beck speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 199, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James

A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—91.

Those absent or not voting were: Representatives Bledsoe, Copeland, Dootson, Huntley, Pritchard, Sawyer, Taplin, Mr. Speaker—8.

Senate Bill No. 199, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 301, by Senators Gallagher, Freise, and Mc-Cutcheon:

Providing a procedure for the cancellation of the registration of voters who do not reside at their registration address.

House of Representatives, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Senate Bill No. 301, providing a procedure for the cancellation of the registration of voters who do not reside at their registration address, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 3 of the printed and engrossed bill, following section 4 insert

"Sec. 5. Section 29.51.060, chapter 9, Laws of 1965 and RCW 29.51.060 are each amended to read as follows:

"If any person appears and offers or demands the right to vote at any primary or election, as a registered voter in the precinct where the primary or election is held, the election officers shall require him to sign his name and current address subject to penalties of perjury in one of the official poll books, which shall be designated the [voter's signature] county auditor's copy, and shall compare such signature with the signature upon the registration card of the person registered under the same name. If the election officers, or a majority of them, upon comparing the signatures are satisfied that the person offering to vote is the identical person registered, they shall permit him to vote: Provided, That if the person registered signed his registration card with a cross or mark, identified by the signature of some other person, the election officers must require the person offering to vote to be identified by the person who signed the registration card, or by a registered voter of the precinct. Unless the identifying witness is personally known to the election officers, or to some of them, they may require the identifying witness to sign his name in the presence of the election officers for the purpose of identification.

"As soon as it is determined that the person is qualified to vote, one of the precinct election officers shall copy the voter's name and address on the corresponding line in a second poll book which shall be identified as the inspector's copy. Such second poll book shall contain two extra copies of each page and so designed that two carbon copies can be easily made and readily detached.

"It shall not be necessary to use such redesigned poll books for any primary or election until on and after the 1966 state primary election.

"NEW SECTION. Sec. 6. There is added to chapter 9, Laws of 1965 and to chapter 29.04 RCW a new section to read as follows:

"All poll books shall be public records and be made available for inspection under such reasonable rules and regulations as the county auditor may prescribe. The county

auditor shall promptly furnish copies of any poll books in his possession, at cost, to any person requesting such copies.

"On the day of any primary or election, general or special, the precinct election officer in charge of the inspector's copy of the poll book shall detach the two carbon copies as each page is filled, and shall make one copy available to the official representative of each major political party as shall have been designated in writing by the respective county chairmen.

"NEW SECTION. Sec. 7. There is added to chapter 9, Laws of 1965 and to chapter 29.10 RCW two new sections to read as set forth in sections 8 and 9 of this amendatory act.

"NEW SECTION. Sec. 8. At the time any registration officer inspects the permanent registration records in his possession, to determine whether or not any voter's record should be cancelled for failure to vote as provided in section RCW 29.10.080 as it now exists or hereafter amended, he shall also compare the voter registration record with the signature and address of each voter as it appears in the poll book used at the most recent preceding state general election. If the address of any voter, as written by the voter, in the poll book does not agree with the address of the voter as stated on his permanent registration records, the registration officer shall:

"(1) Send a notice by certified mail to addressee only, with return receipt requested, showing address where delivered, to the voter, using the address as given in the poll book and advising him that he must either have his registration transferred or register anew, as the case may be. Such notice shall also contain a prepaid postcard form addressed to the registration officer for the convenience of the voter to indicate what action the voter intends to take.

"(2) If the voter believes that his registration record should not be changed, he shall so notify his registration officer who, in turn, shall promptly arrange for a hearing unless it is manifestly apparent that the voter's reasons are valid for keeping his record unchanged. If a hearing is necessary, any ruling issued by the registration officer shall be final, subject only to an appeal to the superior court under the provisions of chapter 34.04 RCW.

"(3) If the notice mailed by the registration officer is either returned as undeliverable or the voter does not respond within thirty days from the date of mailing, the registration officer shall cancel the registration record concerned and notify the secretary of state of such cancellation. If the voter received the notice, as evidenced by the return receipt, the registration officer shall further notify such voter by first class mail that his registration has been cancelled.

"NEW SECTION. Sec. 9. The secretary of state shall cause appropriate forms to be designed to carry out the provisions of section 8 of this amendatory act, and shall furnish such forms to the various county auditors and city and town clerks."

In line 1 of the title after "elections;" strike the remainder of the title and insert "amending section 29.10.110, chapter 9, Laws of 1965 and RCW 29.10.110; amending section 29.51.060, chapter 9, Laws of 1965 and RCW 29.51.060; and adding new sections to chapter 9, Laws of 1965 and to chapters 29.04 and 29.10 RCW."

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Arlie U. DeJarnatt, Slade Gorton, Doris Johnson, William J. S. May, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos, Charles E. Newschwander, W. O. E. "Bill" Radcliffe.

The bill was read the second time by sections.

Mr. Grant moved the adoption of the committee amendment.

Debate ensued, Representatives Bottiger and Cunningham speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

On motion of Mr. Grant, the committee amendment to the title was adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 301 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill

No. 301 as amended by the House, and the bill passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—91.

Those voting nay were: Representatives Klein, Uhlman-2.

Those absent or not voting were: Representatives Bledsoe, Eldridge, Epton, Sawyer, Taplin, Mr. Speaker—6.

Engrossed Senate Bill No. 301 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPECIAL ORDER OF BUSINESS

The hour of 3:30 having arrived, the Speaker declared the question before the House to be the special order of business, Engrossed Senate Bill No. 379 on second reading.

Engrossed Senate Bill No. 379, by Senators Kupka, Keefe, and Gallagher:

Providing for board of prison terms and paroles and appointing a chairman thereof.

The House resumed consideration of Engrossed Senate Bill No. 379 on second reading, two committee amendments having been adopted previously.

The Speaker stated the question before the House to be the amendment by Mr. Uhlman. (See pp. 1411-1415 for amendment.)

Debate ensued, Representative Epton speaking against adoption of the amendment.

Further debate ensued, Representative Uhlman speaking in favor of adoption of the amendment.

Mr. Perry demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Representative Uhlman to Engrossed Senate Bill No. 379, and the amendment was adopted by the following vote: Yeas, 49; nays, 38; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kalich, Kirk, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Swayze, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf—49.

Those voting nay were: Representatives Avey, Beck, Conner, Day, DeJarnatt, Elder, Epton, Flanagan, Gallagher, Hurley, Jastad, Johnson (Doris), Jolly, King (Chet), King (Richard "Dick"), Kink, Kull, Litchman, Lux,

Marsh, Marzano, Mast, McCormick, Moon, Morphis, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taylor, Valle, Mr. Speaker—38.

Those absent or not voting were: Representatives Anderson (Eric O.), Backstrom, Bergh, Bledsoe, Bozarth, Chatalas, Grant, Klein, May, Sawyer, Taplin, Thompson—12.

The Speaker resumed the Chair.

On motion of Mr. Uhlman, the following amendment to the title was adopted:

In line 1 of the title, strike everything following the semicolon after "state government" and insert "establishing within the department of institutions a division of probation and parole and providing for the transfer of certain powers and duties of the state board of prison terms and paroles, thereto; providing for the transfer of certain personnel, books, documents and other writings, office equipment and motor vehicles, and other tangible property; and amending section 72.01.030, chapter 28, Laws of 1959 and RCW 72.01.030; and amending section 3, chapter 114, Laws of 1935 and RCW 9.95.170; and amending section 7, chapter 114, Laws of 1935 and RCW 9.95.260; and amending section 3, chapter 227, Laws of 1957 and RCW 9.95.210; and amending section 8, chapter 227, Laws of 1957 and RCW 9.95.250; and adding a new chapter to Title 72 RCW; and providing an effective date; and transferring funds."

Mr. Uhlman moved that the rules be suspended, Engrossed Senate Bill No. 379 as amended by the House be advanced to third reading, the second reading considered the third, and the bill placed on final passage.

Debate ensued, Representative Epton speaking in favor of the motion. The motion was carried.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 379 as amended by the House, and the bill passed the House by the following vote: Yeas, 87; nays, 9; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Swayze, Taylor, Thompson, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Backstrom, Day, Epton, Hurley, Kink, McCormick, O'Donnell, Slagle, Smith—9.

Those absent or not voting were: Representatives Bledsoe, Sawyer, Taplin—3.

Engrossed Senate Bill No. 379 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Reengrossed Senate Bill No. 122, by Senators Woodall, Dore, Bailey, Atwood, Petrich, and Neill (by Legislative Council request):

Enacting the Uniform Commercial Code.

MOTION

Mr. Day moved that the House defer consideration of Reengrossed Senate Bill No. 122 on second reading, and the bill be made a special order of business immediately following Senate Bill No. 8 on today's calendar.

Debate ensued, Representative Pritchard speaking against the motion. The motion was lost.

House of Representatives, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Reengrossed Senate Bill No. 122, enacting the Uniform Commercial Code, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 211, section 9-312, line 12 of the Engrossed Bill being line 13 of the printed bill, after Subsection 1 insert the following "(2) A perfected security interest in crops for new value given to enable the debtor to produce the crops during the production season and given not more than three months before the crops become growing crops by planting or otherwise takes priority over an earlier perfected security interest to the extent that such earlier interest secures obligations due more than six months before the crops become growing crops by planting or otherwise, even though the person giving new value had knowledge of the earlier security interest." and renumber the remaining subsections consecutively.

On page 233, Article 11, Section 11.101 strike all of Article 11, Section 11.101, of the Engrossed Bill being the Senate Amendment by Senator Herrmann.

R. TED BOTTIGER, Vice Chairman.

We concur in this report: James A. Andersen, Robert F. Brachtenbach, Jack L. Burtch, Newman H. Clark, Jack Dootson, Hayes Elder, Slade Gorton, Elmer E. Johnston, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Leonard A. Sawyer, Jonathan Whetzel.

The bill was read the second time by sections.

Mr. Elder moved the adoption of the committee amendment to page 211.

Debate ensued, Representatives Elder, Gorton, and Clark speaking in favor of adoption of the amendment.

Mr. Johnston (Elmer E.) demanded the previous question, and the demand was sustained.

The motion was carried, and the amendment was adopted.

Mr. Gorton moved the adoption of the committee amendment to page 233.

Debate ensued, Representatives Gorton and Savage speaking in favor of adoption of the committee amendment, and Representatives Smith and Day speaking against it.

Mr. Jueling demanded the previous question, and the demand was sustained.

The motion was carried, and the amendment was adopted on a rising vote.

Mr. Smith moved the adoption of the following amendment:

On page 213, Section 9-313, Line 9, after "estate." insert the following subsections:

- "(2) It shall be an unfair practice for any real estate broker or salesman to, because of race, creed, color or national origin of any person:
 - "(1) Refuse to sell any real property to a purchaser;
- "(2) Make any distinction, discrimination or restriction against a seller or purchaser in the price, terms, conditions or privileges relating to the listing or sale of real property or in furnishing any facilities or services in connection therewith;
 - "(3) Prevent or obstruct the sale of any real property to a purchaser;
 - "(4) Attempt to do any of the unfair practices described above in this section.
- "(3) It shall be an unfair practice for a person to use, publish, circulate, issue or display, or cause to be used, published, circulated, issued or displayed, any memorandum, communication, notice, advertisement or sign of any kind relating to the sale of real

property which indicates any preference, limitation, specification or discrimination based on race, creed, color or national origin.

"(4) It shall be an unfair practice for a real estate broker or salesman to accept or retain any listing of a real property for sale with the understanding that a purchaser may be discriminated against with respect to the sale thereof because of race, creed, color or national origin."

Renumber the remaining subsections consecutively.

POINT OF ORDER

The Speaker recognized Mr. Pritchard on a point of order.

Mr. Pritchard:

"Mr. Speaker, I question whether this matter is germane to the bill."

Mr. Smith:

"May I speak on the point of order. This point of order was checked out in the Senate and it was considered germane. A real estate transaction is certainly a commercial transaction, and, in spite of all the legal double talk, I think I ought to be allowed to give the argument here because we are discussing a commercial transaction. If you tell me real estate is not commercial, then I tell you I am not Sam Smith."

RULING BY THE SPEAKER

The Speaker:

"I have studied this. I dislike being in disagreement with the Senate, and I think you know, Mr. Smith, how I feel on this type of matter, but I will rule that it would not be germane to the subject matter of the bill."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith on a point of personal privilege. Mr. Smith:

"My point of personal privilege is that certainly I had no misconception of what was going to happen here, because I have been down here too long. I felt sure that this question was almost a prearranged sort of thing because it is hard for people to hear the truth when the truth is something that cuts at the very fiber; particularly, when they aren't satisfied with themselves. I have no ill feeling toward anyone because I have learned to keep living regardless of what happens, but I do decry the practice of using technicalities to deny what should go on its own merits. I think this is something that we are going to have to face.

"I can assure you that there are much worse things in this voluminous bill now than would be if we tacked on something that relates to real estate transactions."

The Speaker:

"I might state it is up to the Speaker to follow the rules adopted by the House, and it is the ruling of the Speaker in this particular instance that the subject of the amendment would not be germane."

Mr. Braun moved that the rules be suspended, Reengrossed Senate Bill No. 122 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried on a rising vote.

Debate ensued, Representative Gorton speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed Senate Bill No. 122 as amended by the House, and the bill passed the House by the following vote: Yeas, 79; nays, 15; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gal-

lagher, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Swayze, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—79.

Those voting nay were: Representatives Avey, Bottiger, Day, Epton, Garrett, Grant, Hurley, Jastad, Klein, Marzano, May, Sheridan, Slagle, Smith, Witherbee—15.

Those absent or not voting were: Representatives Bledsoe, Conner, Sawyer, Taplin, Valle—5.

Reengrossed Senate Bill No. 122 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Litchman on a point of personal privilege.

Mr. Litchman:

"Mr. Speaker, ladies and gentlemen of the House, the cigars and candy just passed out are in appreciation by the Washington Education Association of passage of many school measures, especially House Bill No. 364 and House Bill No. 444, for which they are very grateful."

Engrossed Senate Bill No. 177, by Senators Sandison, Talley, and Hanna:

Authorizing payment or cancellation of unpaid, nonguaranteed bonds or warrants delinquent for more than fifteen years.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 177 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 177, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Thompson, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representative Clark-1.

Those absent or not voting were: Representatives Avey, Bledsoe, Day, Hood, Leland, O'Dell, Sawyer, Taplin, Valle—9.

Engrossed Senate Bill No. 177, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 327, by Senator Petrich:

Authorizing departments of state government to procure life insurance for certain employees while passengers on nonscheduled flights.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 327 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Conner speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 327, and the bill passed the House by the following vote: Yeas, 75; nays, 12; absent or not voting, 12.

Those voting yea were: Representatives Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Flanagan, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Humiston, Huntley, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—75.

Those voting nay were: Representatives Andersen (James A.), Brachtenbach, Clark, Goldsworthy, Gorton, Hood, Jastad, Jueling, Mahaffey, Mast, Newschwander, Rogers—12.

Those absent or not voting were: Representatives Adams, Bledsoe, Day, Eldridge, Epton, Kalich, Leland, Litchman, Saling, Sawyer, Taplin, Thompson—12.

Engrossed Senate Bill No. 327, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 229, by Senator Gissberg:

Limiting notice requirement for county purchases.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 229 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Kalich speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 229, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler,

Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Mast—1.

Those absent or not voting were: Representatives Bledsoe, Day, Epton, Rogers, Sawyer, Taplin, Thompson—7.

Engrossed Senate Bill No. 229, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 337, by Senators Dore, Petrich, and Moriarty, Jr.:

Extending gift tax provisions to gifts to minors.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 337 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill.

Further debate ensued, Representative Clark speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 337, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Taylor, Uhlman, Valle, Wang, Witherbee, Wolf, Mr. Speaker—88.

Those absent or not voting were: Representatives Backstrom, Bledsoe, Dootson, Mast, Sawyer, Swayze, Taplin, Thompson, Traylor, Warnke, Whetzel—11.

Senate Bill No. 337, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 294, by Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request):

Providing for reports on and examination of employee welfare trust funds. The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 294 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Bergh speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 294, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those absent or not voting were: Representatives Bledsoe, Conner, DeJarnatt, Dootson, Sawyer, Taplin, Thompson—7.

Senate Bill No. 294, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 8, by Senators Washington, Neill, and Cooney:

Declaring as vagrants persons who loiter about schools or institutions of higher learning.

House of Representatives, Olympia, Wash., March 24, 1965.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 8, declaring as vagrants persons who loiter about schools or institutions of higher learning, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, lines 20 and 21, strike all of subsection (8) and insert "[(8) Person who wanders about the streets at late or unusual hours of the night without any visible or lawful business; or,]"

On page 1, line 22, strike "(9)" and insert "[(9)] (8)"

On page 1, line 26, strike "(10)" and insert "[(10)] (9)"

On page 2, line 1, strike "(11)" and insert "[(11)] (10)"

On page 2, line 3, strike "(12)" and insert "[(12)] (11)"

On page 2, lines 6 and 7 strike all of subsection (13) and insert "[(13) Person having no visible means of support who does not seek employment nor work when employment is offered to him, or,]"

On page 2, line 8, strike "(14)" and insert "[(14)] (12)"

On page 2, section 1, lines 19 through 23, strike all of the underlined material beginning with "(15) Person," and ending with "thereto—" and insert "(13) Person, who is neither employed by a public or private school or institution of higher learning or otherwise subject to its own discipline and members of the immediate family of either, and who loiters about the building or buildings of any public or private school or institution of higher learning or the public premises adjacent thereto at a time or in a manner not usual for law-abiding individuals under circumstances that warrant alarm for the

disturbance of the orderly conduct of study and learning, or for the safety of persons or property in the vicinity. Among the circumstances which may be considered in determining whether such alarm is warranted is the fact that the actor takes flight upon appearance of a peace officer or school official; interrupts a duly scheduled class, seminar, or convocation; interrupts the orderly conduct of the business of such school or institution; refuses to identify himself; or manifestly endeavors to conceal himself or any object. Unless flight by the actor or other circumstance makes it impractical, a peace officer shall prior to any arrest for an offense or a school official shall prior to filing any complaint under this subsection afford the actor opportunity to dispel any alarm which would otherwise be warranted, by requesting him to identify himself and explain his presence and conduct. No person shall be convicted of an offense under this subsection if the peace officer or school official did not comply with the preceding sentence, or if it appears at trial that the explanation given by the actor was true and, if believed by the peace officer or school official at the time, would have dispelled the alarm."

On page 2 add a new section as follows:

"NEW SECTION. Sec. 2. SEVERABILITY. If any provision or clause of this Act or application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are declared to be severable."

WILLIAM C. KLEIN, Chairman, R. TED BOTTIGER, Vice Chairman.

We concur in this report: Robert F. Brachtenbach, Newman H. Clark, Hayes Elder, Gary Grant, Elmer E. Johnston, Daniel G. Marsh, Robert W. O'Dell, Robert M. Schaefer, Wesley C. Uhlman, Jonathan Whetezl.

The bill was read the second time by sections.

Mr. Klein moved the adoption of the committee amendment to page 1, section 1, lines 20 and 21.

The motion was carried, and the committee amendment was adopted.

On motion of Mr. Klein, the committee amendments to page 1, lines 22 and 26, and page 2, lines 1, 3, 6 and 8 were adopted.

Mr. Klein moved the adoption of the committee amendment to page 2, section 1, lines 19 through 23.

Debate ensued, Representative Klein speaking in favor of adoption of the amendment, and Representative Andersen (James A.) speaking against it. Representative Klein answered Representative Andersen's remarks.

Mr. Kalich demanded the previous question, and the demand was sustained. The amendment was lost on a rising vote.

On motion of Mr. Klein, the committee amendment to page 2, adding a new section, was adopted.

Mr. Cunningham moved the adoption of the following amendment:

On page 2, section 1, line 19 after "student in" and before "or" insert "or parents or guardians of such students"

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, I wonder if Mr. Andersen would yield?"

The Speaker:

"Mr. Andersen, will you yield to a question?"

Mr. Andersen (James A.):

"Yes."

Mr. Bottiger:

"When I was attending the University of Washington Law School, there was a little old gray-haired man that used to sit on a bench, and he would be there early in the

morning and late at night. Under this statute, would the police officers have the authority to arrest him?"

Mr. Andersen:

"This bill specifically exempts 'student in or parents or guardians of such students or person employed by such school or institution,' and, in addition, he must be there 'without a lawful purpose.' So far as I can see it would be a 'lawful purpose' to sit and enjoy the sun, or sit and enjoy the moon."

Mr. Klein moved the adoption of the following amendment to the amendment by Mr. Cunningham:

On page 2, section 1, line 23, after "adjacent thereto" and before "-" insert "; Provided, That this subsection shall not apply to the parents or relatives of any students nor to the alumnae of any institution of higher learning, nor to persons attending athletic events at said institutions or schools"

Debate ensued, Representative Klein speaking in favor of the amendment to the amendment.

YIELDING TO QUESTION

Mr. Burtch:

"Mr. Speaker, I wonder if Representative Cunningham would yield to a question?"

The Speaker:

"Mr. Cunningham, will you yield?"

Mr. Cunningham:

"Yes."

Mr. Burtch:

"Under your amendment, if I am a parent of a student in a school, can I loiter around this institution with an unlawful purpose?"

Mr. Cunningham:

"I doubt that this would take place, but I wanted this in there so parents could come and wait for their children when they pick them up."

The motion was lost, and the amendment by Mr. Klein to the amendment by Mr. Cunningham was not adopted.

The Speaker stated the question before the House to be the amendment by Mr. Cunningham.

The motion was carried, and the amendment was adopted on a rising vote.

With consent of the House, the rules were suspended, Senate Bill No. 8 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Klein speaking in favor of passage of the bill, and Representative Burtch speaking against it.

YIELDING TO QUESTION

Mr. Kull:

"Mr. Speaker, will Mr. Klein yield?"

The Speaker:

"Mr. Klein, will you yield to a question?"

Mr. Klein:

"Yes."

Mr. Kull:

"I am wondering if this law, or any other, covers grade schools?"

Mr. Klein:

"As far as subsection (15) is concerned, this only refers to institutions of higher learning."

The Clerk called the roll on the final passage of Senate Bill No. 8 as amended by the House, and the bill passed the House by the following vote: Yeas, 84; nays, 7; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Backstrom, Day, Kink, May, McCormick, O'Donnell, Taylor—7.

Those absent or not voting were: Representatives Bledsoe, Bozarth, Johnson (Doris), Jolly, Litchman, Sawyer, Taplin, Thompson—8.

Senate Bill No. 8 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 459, by Senator Petrich:

Regulating justice court jury trials.

The bill was read the second time by sections.

MOTION

On motion of Mr. Klein, the House deferred further consideration of Engrossed Senate Bill No. 459 on second reading, and the bill was ordered placed on the calendar following Senate Bill No. 408.

Senate Bill No. 408, by Senators Riley, Connor, and Thompson, Jr.:

Making possession of liquor identification card not issued to holder thereof a misdemeanor.

The bill was read the second time by sections.

Mr. Brachtenbach moved the adoption of the following amendment:

On page 1, following section 1, add the following:

"NEW SECTION. Sec. 2. There is added to chapter 62, Laws of 1933, extraordinary session, and to chapter 66.28 RCW a new section to read as follows:

"As used in this amendatory act and unless the context indicates otherwise, words and phrases shall mean:

"'Supplier of liquor' means a manufacturer, wholesaler, or distributor of liquor, except a licensed beer wholesaler, brewer, beer importer, domestic winery, or domestic wine wholesaler, who sells or intends to sell or offers for sale any liquor to the board; and

"'Liquor Representative' means any salesman, agent or representative through whom a supplier of liquor promotes, transacts, or conducts sales or makes offers to the board.

"NEW SECTION. Sec. 3. There is added to chapter 62, Laws of 1933, extraordinary session, and to chapter 66.28 RCW a new section to read as follows:

"The employment contract of any liquor representative shall be in writing and filed with the board by the liquor supplier prior to the performance of any duties under the contract.

"Without limitation, the contract shall include the:

"Names of the parties;

"(2) Period of employment;

"(3) Method of compensation and time of payment thereof;

"(4) Territory, duties, responsibilities, and authority of the liquor representative; and

"(5) A statement in which the liquor representative (a) authorizes the internal revenue service of the federal government to deliver to the board as a part of its public records any federal tax return of the liquor representative relating to the period of his contract; and (b) agrees to execute any forms or other instruments required by the internal revenue service to deliver such tax returns to the board.

"NEW SECEION. Sec. 4. There is added to chapter 62, Laws of 1933, extraordinary session, and to chapter 66.28 RCW a new section to read as follows:

"Nothing in Title 66 or in the rules, regulations, or procedures of the board shall preclude any supplier of liquor from naming a nonresident of the state of Washington as a liquor representative.

"NEW SECTION. Sec. 5. There is added to chapter 62, Laws of 1933, extraordinary session, and to chapter 66.28 RCW a new section to read as follows:

"No legislator or other public official or public employee shall serve as a liquor representative.

"NEW SECTION. Sec. 6. There is added to chapter 62, Laws of 1933, extraordinary session, and to chapter 66.28 RCW a new section to read as follows:

"No legislator or other public official or public employee shall directly or indirectly coerce, attempt to coerce, command or advise any supplier of liquor in regard to the selection, hire, tenure of employment or any term or condition of employment of its liquor representative.

"NEW SECTION. Sec. 7. There is added to chapter 62, Laws of 1933, extraordinary session, and to chapter 66.28 RCW a new section to read as follows:

"No person shall directly or indirectly coerce, attempt to coerce or command any supplier of liquor or liquor representative to pay, lend, or contribute anything of value to any party, committee, organization, agency, or person for political purposes.

"No liquor representative shall use his position or influence for the purpose of interfering with an election or a nomination for office, or affecting the result thereof, or take any active part in political management or in political campaigns. All such persons shall retain the right to vote as they may choose and to express their opinions on all political subjects and candidates.

"NEW SECTION. Sec. 8. There is added to chapter 62, Laws of 1933, extraordinary session, and to chapter 66.28 RCW a new section to read as follows:

"On or before April 1 of each year each supplier of liquor which has made sales to the board during the preceding calendar year shall file with the board as a part of its public records true and correct copies of all forms W-2, 1099 or similar forms filed with the internal revenue service of the federal government reflecting payments of compensation and reimbursed expenses made by the supplier of liquor to residents of the state of Washington and liquor representatives. In the event any such resident or liquor representative shall receive reimbursement for expenses not reflected in such forms filed with the board, the supplier of liquor making such payment shall file with the board on or before April 1 of each year an itemized statement of such reimbursed expenses made during the preceding calendar year.

"NEW SECTION. Sec. 9. There is added to chapter 62, Laws of 1933, extraordinary session, and to chapter 66.28 RCW a new section to read as follows:

"If any liquor representative violates any provision of this 1965 act, in addition to the penalties imposed by this title, the board may cancel or suspend any credentials issued to such liquor representative and may make no further purchases through such person."

Debate ensued, Representative Brachtenbach speaking in favor of adoption of the amendment.

MOTION

Mr. Day moved that the House defer further consideration of Senate Bill No. 408 on second reading, and the bill be ordered placed on the calendar immediately following Senate Bill No. 348.

Mr. Andersen (James A.) demanded an electric roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Andersen (James A.) on a point of parliamentary inquiry.

Mr. Andersen (James A.):

"We have a special order of business for 4:55 p. m. If we take that up, will this follow it? Will this bill not be considered by the House in the purview of the rule?"

The Speaker:

"I made the rule quite clear to the House previously. Only the bill that is being considered at the time we pass the hour of 5:00 p. m. will be considered. Once that bill is finally considered, then no further Senate bills other than appropriation, revenue, and redistricting measures, can be considered by the House."

Mr. Andersen (James A.) demanded the previous question.

Mr. O'Brien demanded an electric roll call on the demand for the previous question, and the demand was sustained.

POINT OF INFORMATION

The Speaker recognized Miss O'Donnell on a point of information.

Miss O'Donnell:

"May I ask what time it is please?"

The Speaker:

"It is 4:55 p.m., and we have a special order of business set for 4:55 p.m. The motion by Mr. Day would be out of order at this time."

The Speaker declared the question before the House to be the special order of business, Reengrossed Substitute Senate Bill No. 93 on second reading.

SPECIAL ORDER OF BUSINESS

Reengrossed Substitute Senate Bill No. 93, by Judiciary Committee: Regulating charitable solicitations,

MOTION

Mr. Andersen (James A.) moved that Senate Bill No. 408 be made a special order of business for 4:59 p. m. this afternoon.

POINT OF ORDER

Mr. O'Brien:

"We have a special order of business that must be considered. Anything else would be out of order."

The Speaker:

"Mr. O'Brien is correct. When the special order of business has been completed or disposed of, you can proceed, Mr. Andersen."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Andersen (James A.) on a point of parliamentary inquiry.

Mr. Andersen (James A.):

"Do we not have the right under prior rulings the Speaker has made, that the House can move anything any place on this calendar it wants with a majority vote?"

The Speaker:

"The motion would have to be made on the particular bill that is the special order of business, if the House desires to defer action on the special order of business. Once that is disposed of, you can move for consideration of another bill."

Mr. Chatalas demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Bledsoe, Sawyer, Smith, Taplin, and Thompson.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

The House resumed consideration of the special order of business, Reengrossed Substitute Senate Bill No. 93 on second reading, the committee amendment to page 7 and amendments by Mr. Gorton and Mr. Brachtenbach having been adopted previously. (See pp. 1336-1338 for amendments.)

Mr. Brachtenbach moved the adoption of the following amendment:

In the new section 29, added by the House amendment, after subsection (b) insert a new subsection to read as follows:

"(c) Any fraternal society eligible to incorporate pursuant to revisions of chapter 63, Laws of 1925, Ex. Sess."

Mr. Bottiger moved the adoption of the following amendment to the amendment by Mr. Brachtenbach:

Amend the amendment by Mr. Brachtenbach, strike subsection (c) and substitute the following:

"(c) Any fraternal society named in RCW 24.20.010, chapter 63, Laws of 1925, Ex. Sess."

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"If we adopt the amendment to the amendment you would then exempt from the act the Masonic Order, the Independent Order of Odd Fellows and the Knights of Pythias. I don't know what the Eagles or Elks are going to think about this. This is the problem, you are exempting three organizations which I think should be exempted, but not exempting the others. My amendment would exempt any fraternal society. This now will amend out not only the Masons, the Independent Order of Odd Fellows and the Knights of Pythias."

The amendment to the amendment was lost.

The amendment by Mr. Brachtenbach was adopted.

Mr. Olsen moved that the rules be suspended, Reengrossed Substitute Senate Bill No. 93 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Grant demanded an electric roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Bottiger on a point of parliamentary inquiry. Mr. Bottiger:

"If the bill fails to be advanced to third reading, would it be appropriate after that time to refer it to another committee?"

The Speaker:

"Mr. Bottiger, if this motion fails, the bill would remain on second reading, and can still be amended. There are other amendments before the House."

Mr. Bottiger:

"Inasmuch as this bill collects fees which are deposited in the general fund and, therefore, has a revenue feature, may I inquire as to whether it will die after adjournment today? If you will turn to the amendment that was adopted on page 23, section 25 (a Senate amendment), it provides that funds collected will be placed in the general fund. Therefore, it can be considered a revenue measure, can it not, and be considered after tonight?"

The Speaker:

"I feel it has sufficient revenue impact to be considered a revenue measure, and, as such, could be considered after tonight."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Brachtenbach.

Mr. Brachtenbach:

"For the record, if the bill is advanced to third reading, are there not a number of amendments which would, in effect, be left behind?"

The Speaker:

"Yes, Mr. Brachtenbach, there are amendments which will be left behind."

Mr. Clark demanded the previous question, and the demand was sustained.

The Clerk called the roll on the motion to advance Reengrossed Substitute Senate Bill No. 93 as amended by the House to third reading and final passage, and the motion was lost by the following vote: Yeas, 52; nays, 42; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Hawley, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sheridan, Slagle, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—52.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Harris, Haussler, Hood, Humiston, Huntley, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—42.

Those absent or not voting were: Representatives Bledsoe, Sawyer, Smith, Taplin, Thompson—5.

MOTIONS

On motion of Mr. Angevine, Reengrossed Substitute Senate Bill No. 93 as amended by the House was rereferred to the Committee on Ways and Means.

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

On motion of Mr. O'Brien, the House adjourned until 10:30 a.m., Friday, March 26, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

TWELFTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, March 26, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll, and all members were present except Representatives Bozarth, Marzano, Sawyer, and Thompson. Representatives Sawyer and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend E. Arthur Larson of the Bethel Lutheran Church of Tacoma, Representative Bottiger's church.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery a group of students from Tahoma High School in the 47th District and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 17, 1965.

Mr. Speaker:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 658, establishing an economic opportunity commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANN T. O'DONNELL, Chairman, DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

We, a majority of your Committee on Commerce and Economic Development, to whom was referred House Concurrent Resolution No. 26, providing for study of feasibility of tourist information centers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. G. WITHERBEE, Chairman,

GEORGE P. SHERIDAN, Vice Chairman.

We concur in this report: Henry Backstrom, Arnie Bergh, Newman H. Clark, Norwood Cunningham, Don Eldridge, Helmut L. Jueling, Mark Litchman, Fred R. Mast, John L. O'Brien, Ray Olsen, Frank Slagle, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom

was referred Engrossed Senate Bill No. 318, requiring fringe benefits and specifying procedures to insure payment of prevailing rate of wage on public works contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ann T. O'Donnell, Chairman,

DANIEL G. MARSH, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed House Bill No. 105; also

Engrossed House Bill No. 122; also

Engrossed House Bill No. 191; also

Engrossed House Bill No. 206; also

Engrossed House Bill No. 273; also

House Bill No. 275; also

House Bill No. 279; also

House Bill No. 295; also House Bill No. 451; also

House Bill No. 470: also

House Bill No. 473, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

The President has signed: Senate Joint Memorial No. 17, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 119; also

Substitute Senate Bill No. 233; also

Senate Bill No. 324; also

Senate Bill No. 346; also

Senate Bill No. 366; also

Engrossed Senate Bill No. 421; also

Engrossed Senate Bill No. 464; also

Senate Bill No. 546, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SPEAKER'S PRIVILEGE

The Speaker:

"I regret to announce that one of our members, Representative Alan Thompson, was involved in an automobile accident yesterday and is in very critical condition in the hospital here in Olympia. He is in the intensive care ward."

The Speaker declared the House to be at ease until 11:15 a.m.

The Speaker called the House to order.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympa, Wash., March 25, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 13 with the following amendments: On page 2, section 2, lines 13 and 14 of the printed bill, being lines 9 and 10 of

the engrossed bill, strike "The decision of the court shall be final and not subject to review."

On page 3, section 5, lines 5 and 6 of the printed and engrossed bills, after "director" strike ", who shall be a qualified engineer,"

On page 3, section 5, line 15 of the printed and engrossed bills, after "gift" strike the comma and insert "or" and after "purchase," strike "or condemnation"

Beginning on line 20, after "system." strike the remainder of the paragraph down to and including "commission." in line 24.

On page 3, section 5, line 29 of the printed and engrossed bills, after "moneys" and before "from" insert "appropriated by the legislature or received"

On page 4, section 5, line 10 of the printed and engrossed bills, after "limited to," insert "contributing such moneys to the United States of America as may be required and appropriated for that purpose by the legislature and"

On page 4, following section 5, add a new section as follows:

"NEW SECTION. Sec. 6. For the purposes of this act, 'canal' is defined as any waterway for navigation created by construction of reservoirs or construction of channels by excavation in dry ground, in streams, rivers or in tidal waters and any existing waterway incorporated into such a canal and including any appurtenant features necessary for operation and maintenance of the canal.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

The Speaker called on Mr. Garrett to preside.

Mr. Burtch moved that the House concur in the Senate amendments to Engrossed House Bill No. 13, except for the two amendments which appear on page 3, lines 15 and 20.

Debate ensued, Representatives Burtch, Savage, and Lux speaking in favor of the motion, and Representatives Wolf, Pierre, and Johnston speaking against the motion.

SPEAKER'S PRIVILEGE

The Speaker (Mr. Garrett presiding) observed in the south gallery eighty students from the Bryn Mawr Grade School in Seattle, and asked them to stand and be recognized.

Mr. Grant demanded an electric roll call, and the demand was sustained. The Speaker resumed the Chair.

Mr. O'Brien demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Bozarth, Sawyer, and Thompson.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

The Speaker stated the question before the House to be the motion by Mr. Burtch that the House concur in the Senate amendments to Engrossed House Bill No. 13 except for the two amendments which appear on page 3, lines 15 and 20.

Further debate ensued, Representatives Johnston (Elmer E.), Anderson (Eric O.), and Bottiger speaking in favor of the motion, and Representative Clark speaking against the motion.

Mr. Wolf moved that the House concur in the Senate amendments to Engrossed House Bill No. 13.

POINT OF ORDER

The Speaker recognized Mr. Moon on a point of order.

Mr. Moon:

"Didn't we already have a motion, a positive motion, by Mr. Burtch that we do concur with the Senate amendments except for two amendments? It is my opinion this is a positive motion and should take precedence as the first motion."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Burtch on a point of parliamentary inquiry.

Mr. Burtch:

"Would it be possible to divide the question?"

With the consent of the House, Mr. Wolf withdrew his motion.

RULING BY THE SPEAKER

The Speaker:

"With the consent of the House, I am going to divide the question. It will be divided as follows: We will first consider all the amendments except the two amendments on page 3 by Senator Moriarty."

With the consent of the House, Mr. Burtch withdrew his motion.

MOTION

Mr. Burtch moved that the House concur in all the Senate amendments to Engrossed House Bill No. 13, except the two amendments to page 3 by Senator Moriarty.

YIELDING TO QUESTION

Mr. Dootson:

"Mr. Speaker, I would like to ask either Mr. Bottiger or Mr. Clark a question which I think the House would be interested in. If we pass the amendments where we can't exercise the condemnation proceedings . . ."

POINT OF ORDER

The Speaker recognized Mr. Smith on a point of order.

Mr. Smith:

"My point is, he is asking a question relating to amendments not under consideration at this time."

RULING BY THE SPEAKER

The Speaker:

"Your point is well taken. The question before you is the motion to concur in all the amendments except the two by Senator Moriarty."

The motion was carried.

MOTIONS

Mr. Burtch moved that the House do not concur in the Senate Amendments by Senator Moriarty to Engrossed House Bill No. 13, on page 3, lines 15 and 20, and that the Senate be asked to recede therefrom.

Mr. Wolf moved that the House do concur in Senator Moriarty's amendments to Engrossed House Bill No. 13.

RULING BY THE SPEAKER

The Speaker:

"Since Mr. Wolf's motion is in the affirmative, we must dispose of it first."

Mr. Grant demanded an electric roll call, and the demand was sustained.

Debate ensued, Representative Johnston (Elmer E.) speaking against the motion.

Mr. Smith demanded the previous question, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry. Mr. Smith:

"If this motion to concur fails, then we will still have a motion to not concur before us?"

The Speaker:

"That is correct."

The Clerk called the roll on the motion by Mr. Wolf to concur in the amendments by Senator Moriarty to Engrossed House Bill No. 13, and the motion was lost by the following vote: Yeas, 28; nays, 68; absent or not voting, 3.

Those voting yea were: Representatives Berentson, Bledsoe, Canfield, Clark, Conner, Copeland, Cunningham, Dootson, Eldridge, Flanagan, Goldsworthy, Gorton, Humiston, Jueling, King (Chet), Kirk, Mast, McCormick, McDougall, Moos, Newhouse, Newschwander, Pierre, Pritchard, Swayze, Traylor, Warnke, Wolf—28.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Hood, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, Moon, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Mr. Speaker—68.

Those absent or not voting were: Representatives Bozarth, Sawyer, Thompson—3.

MOTIONS

On motion of Mr. Burtch, the House asked the Senate to recede from their amendments to Engrossed House Bill No. 13 appearing on page 3 by Senator Moriarty.

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

On motion of Mr. O'Brien, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p. m.

The Clerk called the roll, and all members were present except Representatives Bozarth, Conner, Epton, Jolly, Kirk, Litchman, Sawyer, and Thompson. Representatives Bozarth, Sawyer, and Thompson were excused.

SPEAKER'S PRIVILEGE

The Speaker:

"I wish to announce that we will continue working until 3:00 or 4:00 p. m. today. Then a delegation will be excused to leave for Spokane where a budget hearing will be held tonight. There will be no session tomorrow or Sunday and no night session tonight. Because of the long hours and tremendous amount of work the House has accomplished during the past two weeks, we will have a well-deserved weekend."

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 77 with the following amendments: In line 5 of the engrossed and printed bills, after "insurance" insert "by contract purchase"

Beginning on line 11 of the engrossed bill, after "RCW 28.76.410" strike all of the material down to and including "thereunder." on line 14, the same being the House amendment to line 11 by Representative Day, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Garrett, the House concurred in the Senate amendments to Engrossed House Bill No. 77.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 77 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 77 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representative Adams—1.

Those absent or not voting were: Representatives Bozarth, Chatalas, Conner, Epton, Jolly, Litchman, O'Brien, O'Donnell, Sawyer, Swayze, Thompson, Valle—12.

Engrossed House Bill No. 77 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

The Senate has passed Reengrossed Substitute House Bill No. 104 with the following amendments:

On page 1, section 2, line 23 of the printed and engrossed bills, strike the entire subsection (2) and insert:

"(2) Proposed methods and extent of local area support of capital outlay financing: Provided, That said proposal shall provide that the bonded indebtedness of any school district incurred for the support of an existing or new community college shall be equitably adjusted so as to obligate the new community college district to accept the responsibility for said bonded indebtedness;

"(3) Continuance of present state and student fee support for maintenance and

operations;"

Renumber the remaining subsections consecutively.

On page 1, section 2, line 22 of the printed and engrossed bills, after "colleges" and before the semicolon, insert "with provisions for population shifts and growth"

On page 2, section 2, line 4 of the printed and engrossed bills, following subsection

(6), renumbered "(7)", add a new subsection as follows:

"(8) The establishment of procedures for determining the facilities and equipment to be transferred from the school district operating the college to the college district to be established, and providing for transfer of title and relmbursement."

On page 2, section 2, line 4, following new subsection "(8)" add a new subsection as follows:

"(9) Methods of selecting elected area boards of community college boards of trustees."

On page 2, section 5, line 23 of the printed and engrossed bills, after "responsible to" and before "board" strike "the" and insert "an elected", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Kink, the House concurred in the Senate amendments to Reengrossed Substitute House Bill No. 104.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Reengrossed Substitute House Bill No. 104 as amended by the Senate.

Th Clerk called the roll on the final passage of Reengrossed Substitute House Bill No. 104 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 78; nays, 8; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Cunningham, Day, DeJarnatt, Elder, Eldridge, Flanagan, Gallagher, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—78.

Those voting nay were: Representatives Clark, Garrett, Grant, Hurley, Jueling, Newschwander, Radcliffe, Warnke—8.

Those absent or not voting were: Representatives Bozarth, Chatalas, Conner, Copeland, Dootson, Epton, Haussler, Jolly, Litchman, McCaffree, O'Donnell, Sawyer, Thompson—13.

Reengrossed Substitute House Bill No. 104 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 125 with the following amendments: On page 1, section 1, line 3 of the mimeographed amendment to the printed bill by Representatives McDougall and Kink, being page 1, section 1, line 22 of the engrossed bill, after "directly" strike "[or indirectly]" and insert "or indirectly"

On page 2, section 2, line 20 of the printed bill, being line 24 of the engrossed bill, after "agreement" strike "shall" and insert "may"

On page 2, section 2, line 33 of the printed bill, being line 27 of the engrossed bill, after "Employ" and before "employees" strike "head residents, assistants, and" and insert "such", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. McDougall, the House concurred in the Senate amendments to Engrossed House Bill No. 125.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 125 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 125 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 84; nays, 2; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Unlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Hurley, Slagle—2.

Those absent or not voting were: Representatives Bozarth, Chatalas, Conner, Epton, Johnston (Elmer E.), Jolly, Litchman, Mast, O'Donnell, Perry, Pritchard, Sawyer, Thompson—13.

Engrossed House Bill No. 125 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

The Senate has passed House Bill No. 132 with the following amendments:

On page 2, section 1, line 10, after "first" insert ", second or third"

On page 3, section 1, line 1, after "chapter 28.57" insert "as now or hereafter amended", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Gorton, the House concurred in the Senate amendments to House Bill No. 132.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of House Bill No. 132 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 132 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Adams, Bozarth, Conner, Jolly, Kalich, Litchman, Mast, Pritchard, Sawyer, Thompson—10.

House Bill No. 132 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 164 with the following amendments: On page 2 of the printed bill, following the House amendment by Representative Olsen adding a new section, being "Sec. 3", the same being on page 2, line 9 of the engrossed bill, add a new section as follows:

"NEW SECTION. Sec. 4. Any county or city may acquire by purchase, gift, devise, bequest, grant or exchange, title to or any interests or rights in real property to be provided or preserved for (a) park or recreational purposes, viewpoint or greenbelt purposes, (b) the conservation of land or other natural resources, or (c) historic, scenic, or view purposes."

In line 1 of the title, after "counties" insert "and cities", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. Haussler moved the House concur in the Senate amendments to Engrossed House Bill No. 164.

Debate ensued, Representatives Haussler and Kalich speaking in favor of the motion.

The motion was carried and the House concurred in the Senate amendments.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 164 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 164 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Hurley—1.

Those absent or not voting were: Representatives Adams, Ahlquist, Bozarth, Jolly, Litchman, Sawyer, Thompson—7.

Engrossed House Bill No. 164 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 173 with the following amendment: On page 4, section 4, line 3 of the printed bill, being page 3, section 4, line 32 of the engrossed bill, after "completed" and before the period insert: ": Provided, That if an applicant is otherwise qualified, the director of licenses shall issue a license to such applicant if he has made application to five licensed funeral directors for the one year course of training required by sections 2 and 3 herein and has been turned down by said five licensed funeral directors", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. O'Brien moved that the House concur in the Senate amendment to Engrossed House Bill No. 173.

YIELDING TO QUESTION

Mr. Day:

"Mr. Speaker, would Mr. O'Brien yield to a question?"

The Speaker:

"Will you yield to question, Mr. O'Brien?"

Mr. O'Brien:

"Yes."

Mr. Day:

"This makes this a good bill now?"

Mr. O'Brien:

"That is right, Mr. Day. You had something to do with the preparation and putting together of this type of amendment so you would know."

The motion was carried and the House concurred in the Senate amendment to Engrossed House Bill No. 173.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 173 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 173 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Bozarth, Johnston (Elmer E.), Jolly, Litchman, Sawyer, Thompson—6.

Engrossed House Bill No. 173 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the tilte of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 184 with the following amendments: On page 1, line 5 of the mimeographed amendment to the printed bill by the Committee on State Government, Military and Veterans' Affairs, being page 1, line 15 of the engrossed bill, after "election" and before the period insert "and the members of the legislature while in session"

In line 2 of the title of the printed and engrossed bills, after "; and" and before "adding" insert "the members of the legislature;", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

The Speaker called on Mr. Garrett to preside.

MOTION

On motion of Mr. O'Brien, the House deferred consideration of the Senate amendments to Engrossed House Bill No. 184 and the bill was made a special order of business after consideration of all the Senate amendments to House bills today.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

The Senate has passed House Bill No. 249 with the following amendments:

On page 2, line 12, add a new section following section 1 as follows:

"NEW SECTION. Sec. 2. Vehicle license number plates issued by the state of Washington commencing with the next general issuance of such plates shall be so designed as to designate the name of the state of Washington in full without abbreviation."

In line 2 of the title, after "RCW 46.16.270" and before the period, insert "and adding a new section to chapter 46.16 RCW", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Huntley, the House concurred in the Senate amendments to House Bill No. 249.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker (Mr. Garrett presiding) stated the question before the House to be the final passage of House Bill No. 249 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 249 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 88; nays, 2; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Wolf—88.

Those voting nay were: Representatives Uhlman, Witherbee—2.

Those absent or not voting were: Representatives Bozarth, Dootson, Jolly, Kalich, Litchman, Pierre, Sawyer, Thompson, Mr. Speaker—9.

House Bill No. 249 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

The Senate has passed House bill No. 265 with the following amendments:

On page 13, section 10, line 24, strike "permanently-affixed"

On page 13, section 10, line 25, strike "inboard or permanently-affixed"

On page 14, section 12, line 25, strike "permanently-affixed" and on lines 25 and 26 strike "inboard or permanently-affixed", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Huntley, the House concurred in the Senate amendments to House Bill No. 265.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker (Mr. Garrett presiding) stated the question before the House to be the final passage of House Bill No. 265 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 265 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh,

Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—91.

Those absent or not voting were: Representatives Bozarth, Eldridge, Jolly, Litchman, Savage, Sawyer, Thompson, Mr. Speaker—8.

House Bill No. 265 as amended by the Senate, having received the constitutional majority, was declared passed. title of the act.

There being no objection, the title of the bill was ordered to stand as the

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

Mr. Speaker:

The Senate has passed House Bill No. 277 with the following amendment:

On page 1, section 1, line 17, strike "exempt" and insert "resources permitted to be owned by or available to an eligible applicant or recipient", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Chatalas, the House concurred in the Senate amendment to House Bill No. 277.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker (Mr. Garrett presiding) stated the question before the House to be the final passage of House Bill No. 277 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 277 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Wang, Warnke, Whetzel, Wolf—91.

Those voting nay were: Representative Witherbee—1.

Those absent or not voting were: Representatives Bozarth, Jolly, Litchman, Sawyer, Thompson, Valle, Mr. Speaker—7.

House Bill No. 277 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

Mr. Speaker:

The Senate has passed House Bill No. 318 with the following amendments:

Add a new section after section 1 as follows:

"Sec. 2. Section 51.40.020, chapter 23, Laws of 1961 as amended by section 1, chapter 36, Laws of 1965, and RCW 51.40.020 are each amended to read as follows:

"Before any medical aid contract shall go into effect it shall be submitted to the supervisor of industrial insurance and may be disapproved by him when found not to provide for such care of injured workmen as is contemplated by the provisions of RCW 51.04.030 and, if a contract so submitted is with the owners of a hospital operating the same, or with a hospital association, the supervisor of industrial insurance shall have power to disapprove the same if in his judgment the ownership or management of such hospital or hospital association is not such as to produce satisfactory service. Any such contract with physician, surgeon, or owner and operator of a hospital, or with a hospital association, so disapproved shall not be valid. If approved the contract shall be in effect for any period of time specified therein, not exceeding three years from the date of approval: Provided, That the director, through the division of industrial insurance, may, before approving any such contract, require the giving by any physician, surgeon, hospital or hospital association, of a bond in such sum and in such form, as the director may determine, conditioned that the obligor will faithfully perform such contract. Every such contract to be valid must provide the injured workman the same services and a standard of service equal to that provided by the department for noncontract cases: Provided, That the contract shall provide for the payment of fees to licensed practitioners of the healing arts that are not members of the medical contracting group but who render services to a contract-covered employee. Such fee shall not exceed the agreed fee schedule of the medical contracting group and said fees shall be subject to the proration of payments on the same basis as the medical aid contracting group and any such practitioner participating in the agreement of any contract-covered employee shall agree to render similar services in the event of a catastrophe and to accept a proration of payments on the same basis as the medical contracting group. Every such contract to be valid must provide that the expenses incident to it shall be borne one-half by the employer and one-half by the employees, and that it shall be administered by the two interests jointly and equally.

"No contract entered into prior to the time chapter 36, Laws of 1965 goes into effect shall be invalidated during its term by anything contained in the amendatory provisions of said chapter 36, Laws of 1965."

In line 1 of the title, after "industrial insurance" strike all of the matter down to and including "thereunder" in line 2.

In line 4 of the title, strike "15.16.060" and insert "51.16.060; and amending section 51.40.020, chapter 23, Laws of 1961, as amended by section 1, chapter 36, Laws of 1965, and RCW 51.40.020", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. King (Chet), the House concurred in the Senate amendments to House Bill No. 318.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker (Mr. Garrett presiding) stated the question before the House to be the final passage of House Bill No. 318 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 318 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh,

Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—93.

Those absent or not voting were: Representatives Bozarth, Jolly, Litchman, Sawyer, Thompson, Mr. Speaker—6.

House Bill No. 318 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 364 with the following amendment: On page 2, section 1, line 22, after "year" insert ", except that any part of salaries and wages in excess of [ten] fifteen thousand dollars per annum shall be excluded in determining the earnable compensation of a member", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. Avey moved that the House do not concur in the Senate amendment to Engrossed House Bill No. 364, and that the Senate be asked to recede therefrom.

Debate ensued, Representative Avey speaking in favor of the motion.

Mr. Brouillet moved that the House do concur in the Senate amendment to Engrossed House Bill No. 364.

RULING BY THE SPEAKER

The Speaker (Mr. Garrett presiding):

"The affirmative motion is considered first."

Debate ensued, Representative Brouillet speaking in favor of the motion.

YIELDING TO QUESTION

Mr. King (Richard "Dick"):

"Mr. Speaker, would Representative Brouillet yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. Brouillet, will you yield?"

Mr. Brouillet:

"Yes."

Mr. King (Richard "Dick"):

"As I understand it, we sent the bill over to the Senate without any ceiling. They lowered it to fifteen thousand dollars. If we disagree with them and do not concur, can we do anything other than go back to the original bill as it left the House without any ceiling at all?"

Mr. Brouillet:

"Well, it is correct we sent it over without a ceiling, but the only way it came out of Senate Rules was with the agreement there would be a ceiling of fifteen thousand dollars. I fear if we don't take the amendment that we will lose the whole bill, and I think this is an improvement. This is the only retirement system in the state with a ceiling. Although it is discriminatory, I think it is high enough it won't affect anyone adversely."

YIELDING TO QUESTION

Mr. Kalich:

"Mr. Speaker, will Mr. Avey yield to a question?"

The Speaker (Mr. Garrett presiding):

"Will you yield to a question, Mr. Avey?"

Mr. Avey:

"Certainly."

Mr. Kalich:

"What administrators were you talking about?"

Mr. Avey:

"The ones who are getting over fifteen thousand dollars."

Further debate ensued, Representatives Jueling, Andersen (James A.), and Savage speaking in favor of the motion to concur in the Senate amendment to Engrossed House Bill No. 364.

Mr. Radcliffe demanded the previous question, and the demand was sustained.

The motion was carried.

The Speaker resumed the Chair.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 364 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 364 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 86; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Leland, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Avey, Slagle-2.

Those absent or not voting were: Representatives Bozarth, Eldridge, Johnston (Elmer E.), Jolly, Kull, Litchman, Lux, Perry, Sawyer, Taylor, Thompson—11.

Engrossed House Bill No. 364 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 377 with the following amendments: On page 3 of the mimeographed amendment to page 9 of the printed bill by Representatives McCaffree and Lynch, being page 10, line 28 of the engrossed bill, add a new section following section 16 to read as follows:

"Sec. 17. Section 29.51.200, chapter, Laws of 1965 and RCW 29.51.200 are each amended to read as follows:

"The operation of voting shall be secret except to the extent necessary to assist physically disabled voters.

"If any voter declares in the presence of the election officers that by reason of physical disability, he is unable to register or record his vote upon the machine, (1) he may designate his spouse or any near relative who is also a registered voter to enter the voting machine booth with him and mark his ballot, or (2) two election officers who must be of opposite political parties in case of partisan elections or primaries, shall enter the voting machine booth with him and register his vote for such candidates and for or against such measures as he may designate."

In line 4 of the sixth mimeographed amendment to the title to the printed bill by Representative Conner, being line 8 of the engrossed bill, after "RCW" and before the period, add "; and amending section 29.51.200, chapter, Laws of 1965, and RCW 29.51.200", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Gorton, the House concurred in the Senate amendments to Engrossed House Bill No. 377.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 377 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 377 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Hurley, Jastad, Johnson (Doris), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representative Copeland-1.

Those absent or not voting were: Representatives Bozarth, Gallagher, Johnston (Elmer E.), Jolly, Kirk, Litchman, Sawyer, Taplin, Taylor, Thompson—10.

Engrossed House Bill No. 377 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 378 with the following amendment: On page 2, section 1, line 2 of the printed bill, being line 1 of the engrossed bill, after "concerned" strike the period and insert ": PROVIDED, That as a prerequisite to serving, each person so appointed as a deputy registrar shall complete a course of instruction on voter registration as prescribed and given by the city clerk.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Grant, the House concurred in the Senate amendment to Engrossed House Bill No. 378.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 378 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 378 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 60; nays, 33; absent or not voting, 6.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Haussler, Hood, Jastad, Johnson (Doris), Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Lux, Lynch, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—60.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Brachtenbach, Canfield, Copeland, Cunningham, Eldridge, Flanagan, Goldsworthy, Harris, Hawley, Humiston, Huntley, Hurley, Johnston (Elmer E.), Jueling, Leland, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—33.

Those absent or not voting were: Representatives Bozarth, Jolly, Litchman, Sawyer, Taylor, Thompson—6.

Engrossed House Bill No. 378 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 24, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 520 with the following amendments: On page 1, line 16 of the engrossed bill, being line 18 of the printed bill, after "who" and before "shall" insert ", having possession thereof,"

On page 1, section 1, line 20 of the printed bill, being line 19 of the engrossed bill, after "registered" and before "letter" insert "or certified"

On page 1, line 22 of the printed bill, being line 26 of the engrossed bill, add a new section as follows:

"NEW SECTION. Sec. 2. Any person charged with violation of section 1 hereof who successfully defends such action shall be entitled to recover from the rentor or lessor all costs, expenses and attorney fees expended in defense of said action, together with reasonable compensation for time lost in defending said action."

In line 2 of the title of the printed and engrossed bills, after the semicolon and before "and" insert "; adding a new section", and the same is herewith transmitted.

WARD BOWDEN. Secretary.

On motion of Mr. Gallagher, the House concurred in the Senate amendments to Engrossed House Bill No. 520.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 520 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 520 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 77; nays, 9; absent or not voting, 13.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sheridan, Slagle, Swayze, Taplin, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—77.

Those voting nay were: Representatives Adams, Canfield, Cunningham, Dootson, Gorton, Harris, Mast, O'Dell, Wolf—9.

Those absent or not voting were: Representatives Bozarth, Burtch, Haussler, Huntley, Hurley, Jolly, Litchman, Rogers, Sawyer, Smith, Taylor, Thompson, Wang—13.

Engrossed House Bill No. 520 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 590 with the following amendment: On page 16, section 8, line 2 of the mimeographed amendment to the printed bill by Committee on Local Government (Subcommittee on Cities and Towns), being page 16, line 25 of the engrossed bill, after "[ten]" strike "eight" and insert "ten", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Garrett, the House concurred in the Senate amendment to Engrossed House Bill No. 590.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 590 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 590 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson, (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Bozarth, Huntley, Hurley, Jolly, Litchman, Sawyer, Taylor, Thompson, Wang—9.

Engrossed House Bill No. 590 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 24, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 592 with the following amendments: In section 1, lines 6 and 7 of the printed and engrossed bills, strike ", [and] second and third" and insert "through ninth"

In section 1, line 9 of the printed and engrossed bills, after "third" and before "class" insert "through ninth", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Johnston (Elmer E.), the House concurred in the Senate amendments to Engrossed House Bill No. 592.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 592 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 592 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those absent or not voting were: Representatives Berentson, Bozarth, Copeland, Eldridge, Hurley, Jolly, Litchman, Moos, Sawyer, Taylor, Thompson, Wang—12.

Engrossed House Bill No. 592 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 621 with the following amendment: On page 2, section 3, lines 2 and 3 of the mimeographed amendment to the printed bill by Representative Olsen, being line 1 of the engrossed bill, after "agency" and before "for" strike "including neighboring states or their political subdivisions", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Olsen, the House concurred in the Senate amendment to Engrossed House Bill No. 621.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 621 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 621 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 85; nays, 5; absent or not voting, 9.

Those voting yea were: Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—85.

Those voting nay were: Representatives Flanagan, Hurley, Morphis, Newhouse, Wolf-5.

Those absent or not voting were: Representatives Adams, Bozarth, Copeland, Jolly, Litchman, Sawyer, Taylor, Thompson, Wang—9.

Engrossed House Bill No. 621 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

The Senate has passed House Bill No. 679 with the following amendments:

On line 22, add a new section following section 1 to read as follows:

"Sec. 2. Section 4, chapter 327, Laws of 1959, and RCW 70.88.040 are each amended to read as follows:

"[It shall be unlawful for any owner or operator of the recreational devices set forth in RCW 70.88.010 to knowingly and wilfully operate any such device that is defective. Violation of this section shall constitute a misdemeanor.] Any violation of this chapter or the rules, regulations and codes of the state parks and recreation commission relating to public safety in the construction, operation and maintenance of the recreational devices provided for in this chapter shall be a misdemeanor."

In line 4 of the title, after ".88.010" and before the period insert "; and amending section 4, chapter 327, Laws of 1959, and RCW 70.88.040", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Savage, the House concurred in the Senate amendments to House Bill No. 679.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of House Bill No. 679 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 679 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Huntley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Warnke, Witherbee, Wolf, Mr. Speaker—88.

Those absent or not voting were: Representatives Adams, Bozarth, Burtch, Hurley, Jolly, Litchman, Sawyer, Taylor, Thompson, Wang, Whetzel—11.

House bill No. 679 as amended by the Senate having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

Pursuant to Artice II, section 30, of the Washington State Constitution, I did not vote on House Bill No. 679 because of special interest.

JONATHAN WHETZEL, 43rd District.

SPECIAL ORDER OF BUSINESS

Having completed consideration of all Senate amendments to House bills, the Speaker declared the question before the House to be the special order of business, the Senate amendments to Engrossed House Bill No. 184.

MOTION

Mr. O'Brien moved that the House defer consideration of the Senate amendments to Engrossed House Bill No. 184, and the bill be made a special order of business on Monday, March 29, 1965.

Debate ensued, Representatives O'Brien, Smith, Slagle, Klein, Bottiger,

Perry, and Johnston (Elmer E.) speaking in favor of the motion, and Representatives Pritchard, Avey, Clark, and Jueling speaking against it.

Mr. Chatalas demanded the previous question, and the demand was sustained.

The motion was carried on a rising vote.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Anderson (Eric O.), on a point of personal privilege.

Mr. Anderson (Eric O.):

"Mr. Speaker, I would like to have permission to submit a personal statement to be written in the journal."

The Speaker:

"You may submit your statement in writing, Mr. Anderson, and it will be placed in the journal if you like."

STATEMENT FOR THE JOURNAL

Several Republican legislators and newspapers are apparently mistaken about what happened to House Bill No. 427, since they are presenting a distorted story. House Bill No. 427 was designed to create a Water Resources Commission. The measure died in the House Committee on Water Resources and Pollution Control, of which I am chairman. A few Republican legislators and newspapers charged I held up the bill and claimed it did not get a fair hearing.

This is a blatant falsehood; the committee did give the bill a fair hearing. There were two public meetings on it and two special committee meetings. However, the committee members did not vote to report the bill to the floor. There was one motion in committee for a two-year study of the problem. The committee vote was five-five. It takes six votes to get it out of committee. A motion for a "do pass" report was withdrawn when it became apparent the motion could not receive sufficient votes. I understand the frustration of those who supported the bill, but there is no basis for crying "pocket veto."

ERIC O. ANDERSON, 21st District.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Anderson (Eric O.):

Mr. Anderson (Eric O.):

"Another point of personal privilege, Mr. Speaker. Probably as you all know, I sit on the edge of the aisle here for a special reason. I am troubled with arthritis, and have considerable pain at times, so I get out of my seat lots of times and walk around a bit. I have been told that there is a person up in the gallery counting the number of times I leave my seat. So just for the journal, and so this may not be used in a campaign against me, I want this also to be written in the journal."

The Speaker:

"Thank you Mr. Anderson,"

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Burtch, the rules were suspended and authorization was given to add seven additional names as sponsors of House Bill No. 685.

House Bill No. 685, by Representatives Ahlquist, Flanagan, Conner, McDougall, Whetzel, Sawyer, Wolf, Bledsoe, Newhouse, and Clark:

An Act relating to state government; providing for the administration of certain laws pertaining to water resources of the state and other natural resources; establishing a department and board of water resources; abolishing certain offices, departments, boards, commissions, and committees; transferring certain powers, duties and functions; prescribing powers, duties and functions; amending section 43.17.010, chapter 8, Laws of 1965 and RCW 43.17.020; and amending section 43.17.020, chapter 8, Laws of 1965 and RCW 43.17.020; making an appropriation; and making an effective date.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

House Bill No. 686, by Representative Litchman:

An Act relating to taxation; amending section 84.36.040, chapter 15, Laws of 1961 and RCW 84.36.040; adding a new section to chapter 15, Laws of 1961 and to chapter 84.36 RCW; and providing an effective date.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery the Walla Walla College band, and asked them to stand and be recognized.

The Speaker:

"Many of you had the opportunity to hear their music in the rotunda today. I think I speak on behalf of all the members of the House, when I say we certainly enjoyed your music."

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 26, 1965.

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MR. SPEAKER:
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The President has signed: Senate Bill No. 148; also
Senate Bill No. 177; also
Senate Bill No. 199; also
Senate Bill No. 205; also
Senate Bill No. 222; also
Senate Bill No. 229; also
Senate Bill No. 252; also
Senate Bill No. 264; also
Senate Bill No. 265; also
Senate Bill No. 292; also
Senate Bill No. 294; also
Senate Bill No. 327; also
Senate Bill No. 337; also
Substitute Senate Bill No. 358; also
Senate Bill No. 377; also
Senate Bill No. 476; also
Senate Bill No. 477; also
Substitute Senate Bill No. 479; also
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Substitute Senate Bill No. 479; also

Senate Bill No. 518; also

Senate Bill No. 520, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 68; also

Senate Bill No. 76; also Senate Bill No. 97; also Senate Bill No. 119; also

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Senate Bill No. 148: also
Senate Bill No. 177; also
Substitute Senate Bill No. 183: also
Senate Bill No. 199; also
Senate Bill No. 205; also
Senate Bill No. 222; also
Senate Bill No. 229; also
Substitute Senate Bill No. 233; also
Senate Bill No. 252; also
Senate Bill No. 264; also
Senate Bill No. 265: also
Senate Bill No. 292; also
Senate Bill No. 294; also
Senate Bill No. 324; also
Senate Bill No. 327; also
Senate Bill No. 337; also
Senate Bill No. 346: also
Substitute Senate Bill No. 358: also
Senate Bill No. 366; also
Senate Bill No. 377; also
Senate Bill No. 421; also
Senate Bill No. 423; also
Senate Bill No. 464; also
Senate Bill No. 476; also
Senate Bill No. 477; also
Substitute Senate Bill No. 479: also
Senate Bill No. 502; also
Senate Bill No. 518; also
Senate Bill No. 520; also
Senate Bill No. 546; also
Senate Joint Memorial No. 17; also
Substitute Senate Joint Resolution No. 6.
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SPEAKER'S PRIVILEGE

The Speaker:

"At this time, I would like to have Dr. Adams give a report to the House on the condition of Representative Alan Thompson."

Dr Adams

"I have just checked regarding Representative Thompson's condition. He is slightly better, but he does have extensive injuries, so his condition is severe. I would suggest not to make any attempt to visit him. If you want to send a little note, something they might read to him, it would be all right. No flowers please, because flowers in a hospital room at a time like this are a perfect nuisance. He has a long road to recovery. He has extensive multiple fractures and his neck is broken, however he is not paralyzed."

The Speaker:

"Thank you Dr. Adams."

MOTION

On motion of Mr. O'Brien, the House adjourned until 11:00 a.m., Monday, March 29, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTEENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Monday, March 29, 1965.

The Speaker called the House to order at 11:00 a. .m

The Clerk called the roll, and all members were present except Representatives Burtch, Jolly, O'Brien, Pierre, Thompson, and Witherbee. Representatives Jolly, Thompson, and Witherbee were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Father Leonard Rafalowsky of St. Michael's Catholic Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Huntley on a point of personal privilege.

Mr. Huntley:

"Mr. Speaker, ladies and gentlemen of the House. It is after deep soul searching and mixed emotions I stand here this morning to say that I am officially announcing my resignation as a member of the House of Representatives. I think you were all aware last week when you so generously passed Senate Bill No. 546 that I had been asked by the governor to serve on the Highway Commission. This was a choice quite hard to make. I have gained many friends down here, and it is something that gets in your blood. I would personally like to compliment each and everyone of you who supported that measure; and it would be nice to be able to single each and everyone of you out to tell you how I have enjoyed serving with you, but I'd have to do it with all ninety-eight of you. I would like to say to former Speaker O'Brien, under whom I served for three sessions, that I have never had anyone treat me any better than Representative O'Brien did. I never asked for any favor that he didn't grant. Of course, I was pretty careful what I asked. (Laughter.) When he gave me his word on anything, he stayed with it.

"To Representative Day, the former speaker, I am deeply grateful to him for my appointment as chairman of the Highways Committee. I feel I made many friends through that committee. If I contributed anything, so well and good. If I didn't, the state was the loser.

"To you, Mr. Speaker, I want to compliment you on the judicious manner in which you have handled the House. I have no kicks. I want to say that I have watched Speaker Schaefer since he came to this body as a green freshman. I want to say, Mr. Speaker, that you are like the bud that has now blossomed out in full bloom. I think the state will look for much more to come.

"I would be remiss if I didn't say last, and most important of all, that it has been a great pleasure to have run five different times both with and against Representative Goldsworthy. And at all times he has been a very close friend. I don't know that in ten years' time we have ever disagreed on anything. If we did, it was very minor. Again, I do hate to leave the House of Representatives, but I feel I have another obligation.

"Thank you."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Sawyer on a point of personal privilege. Mr. Sawyer:

"Mr. Speaker and ladies and gentlemen of the House. As chairman of the Highways Committee, I couldn't miss this opportunity to thank Elmer personally for all the cooperation and help that I have received from him in my new assignment this year. At the very first of the session, Elmer came to me and congratulated me on my appointment, and said he enjoyed the work very much and would be more than happy to do anything he could to help me if I called upon him. And I did, and he gave me a lot of help. I think the success of our Highways Committee (which I feel has been successful) is due to a large extent to Elmer's work. Many times I don't agree with Governor Evans, but I will say he made an excellent choice of Elmer for the Highway Commission, and I do thoroughly agree with him.

"We in the Highways Committee will definitely miss you, Elmer. I have enjoyed our association. I was extremely pleased we could work so closely. I know the Highway Commission is going to gain a great deal by Representative—former Representative Huntley's presence, as did the House of Representatives.

"And, Elmer, we'll all miss you."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Copeland on a point of personal privilege. Mr. Copeland:

"I, too, want to add my words of commendation to Representative Huntley for the years he has devoted to highways and highway matters. I recognize that every member of the House has indicated his complete pleasure with the appointment of Representative Huntley on the commission, as well as the fact that his talents in the operation of the House will help to improve the entire state of Washington in the development of our total highway program. Representative Huntley, we'll all miss you, and we look forward to seeing you in the near future in your new capacity. I know it is a challenging one, and one you will fulfill to the utmost of your ability."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Goldsworthy on a point of personal privilege. Mr. Goldsworthy:

"Ladies and gentlemen of the House. Since I am probably the closest here to Representative Huntley, having known him probably longer than anyone else here, I feel it incumbent to make a couple of remarks. This goes back to a long time ago, when suddenly we were going to have a vacancy in the House of Representatives. I had been interested in running, of course, and so had Elmer, as well as other people. The vacancy did occur, the filing date came, and I ran down to the court house and got my name on the list. Elmer also ran down and got his name on the list, and everybody told me I should get mine off.

"Shortly after that, we took some boy scouts to Camp Howell, and we were still friends. Unfortunately, when we got home, there was another vacant seat, so when he said we ran against each other and with each other, that is what he meant. Both of us came down to Olympia.

"I think you are one of the finest legislators, Bud, that these marble halls have ever seen. We are going to miss you, but I know the Highway Commission will gain great stature from your appointment. Personally, as far as I am concerned, I am going to miss seeing you around here, because you have been of great assistance to me, and also to our district."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith on a point of personal privilege. Mr. Smith:

"Mr. Speaker, ladies and gentlemen of the House. I would like to add my words of commendation to what Mr. Sawyer has already said. I'd like to congratulate Mr. Huntley and the new administration for being able to agree on such a good choice. Not often do they find a man qualified in the field and also qualified in the field of politics. Representative Huntley has been an exemplary image of what a legislator should be. We all appreciate that, and I am sure he will carry that image and good will and sincerity of purpose into his new endeavor.

"So congratulations, Mr. Huntley, and best of luck."

YIELDING TO QUESTION

Mr. Rogers:

"Mr. Speaker, I wonder if Representative Huntley would yield to a question?"

Mr. Huntley:

"This is probably foolish, but yes."

Mr. Rogers:

"Representative Huntley, in light of recent history in the body across the way, do you feel you can be confirmed?"

Mr. Huntley:

"I am still worrying about it, Jack. However, while I am on my feet, I would like to ask this house to treat my successor with the same kindness you have me. He is new, but he is going to fit in very well, and I am sure you will find him to be a great guy."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Leland on a point of personal privilege.

Mr. Leland:

"Thank you Mr. Speaker, ladies and gentlemen of the House. Perhaps in having an opportunity to add a word of congratulations, and also, possibly, answer Representative Rogers, one thing that I am appreciative of, and I am sure many others are, is that one of the best friends the highways in western Washington, and particularly in the troublesome urban areas of King county, have had has been Elmer Huntley, and I would be remiss in this sense if I didn't say that Nat Washington also is high in this field. Elmer has gone out of his way to understand the highway problems in King county and the other urban areas of western Washington. This is deserving of high praise, and I think everybody would agree. Too often we are sectionalized or we think of the particular region we are from, and too often we don't think of the problems clear across the state, whichever side we happen to be on.

"But I say to you, Elmer, very sincerely, if I had to choose the best friend highways in western Washington has had in many years, I would have to say it was you. Although they say when one's daughter or son gets married, that they are not losing their son or daughter, they are gaining a daughter-in-law or son-in-law; and in this instance we who need you are not losing you, but gaining you in another capacity in which you may be able to help us even more."

POINT OF ORDER

The Speaker recognized Mr. Avey on a point of order.

Mr. Avey:

"Does this mean that North Bend will get its traffic light?"

PERSONAL PRIVILEGE

The Speaker recognized Mr. Garrett on a point of personal privilege.

Mr. Garrett:

"Mr. Speaker, I suppose that I am the first one who has lobbied or talked to our new highway commissioner. I hoped this matter would not come up on the floor of the House here, but Mr. Avey, since it has come up here officially, Mr. Huntley is well aware of the problem we have up there. We have discussed this with him considerably, and if you see my chair vacant, Mr. Speaker, maybe before we adjourn here, I just might be over in the Senate to see if I have any influence over there, since Mr. Huntley seems to be worried. I, personally, am not worried at all. I think everything will go all right.

"While I am up, I'd like to add my congratulations to Elmer. He is one of the few members of the legislature from the various parts of the state that I happened to be acquainted with before I came down here. We have become much better acquainted since, and I know he will do an able job as a highway commissioner. I can see, this is one of the problems of electing a governor from the membership of the House. They seem to skim off the cream of the crop and take them into the cabinet offices, but I guess this is one of the hazards we have to face."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Savage on a point of personal privilege.

Mr. Savage:

"As one who has served with two generations of Huntleys, I must add my commendations and congratulations to Elmer on his appointment. It has been a real pleasure serving with you Elmer. Your father, Ernie, and you often disagreed with many of us, but you did it in such a gentlemanly way, we always thought you were agreeing with us. We are surely happy you have this appointment. It is also somewhat of a boost for every member of the legislature to realize that this is quite a training ground. You get to learn a lot about state government, and a member of the legislature is capable of going on and taking on other responsibilities. I am sure every one of us is happy for you."

SPEAKER'S PRIVILEGE

The Speaker:

"I would like to say on behalf of every House member, Elmer, that we certainly will miss you, and we want to commend you on the outstanding job that you have done here in the House of Representatives. I can say this, that the man who takes your place has some awfully big shoes to step into. The people who have had the honor and privilege of serving with you, especially in the Highways Committee, certainly appreciate the outstanding job you have done in the House of Representatives and for the state of Washington in the development of our highway system; and on behalf of all of us, I think they couldn't have made a finer choice than the one they chose. I am sure the Senate will concur in this, because I know everyone in the legislature has appreciated the outstanding job you have done."

Mr. Huntley received a standing ovation from the members of the House of Representatives.

Mr. Huntley:

"Mr. Speaker, this outburst certainly was unexpected. I appreciate the kind things that have been said, and by all means I want to express my appreciation to the one person in this legislature who is the best friend to each and every one of us, and that is our Chief Clerk, Si Holcomb. I knew Si years before I came over here. For generations, I might say, Si has been the friend of every legislator in the House. Si, I want to express to you my appreciation for everything you have done for me to make it that much easier for me."

(Applause.)

LETTER OF RESIGNATION

Mr. Eugene L. Harms, Chairman Board of County Commissioners Court House Colfax, Washington March 26, 1965

DEAR MR. HARMS:

It is with mingled emotions that I am asking the Board of County Commissioners of Whitman County to consider this letter as my official resignation, as of this date, from the position of State Representative, 9th Legislative District.

It has been a tremendous satisfaction to me to serve the people of Whitman County as their State Representative, continuously since 1957, which service included five regular and four special sessions. Many difficult problems have faced the Legislature during this time and I am pleased to have had an opportunity to contribute my efforts.

As a matter of fact, the only reason I have voluntarily relinquished my present position is that Governor Evans has requested me to serve as a member of the State Highway Commission. Such appointment is not only flattering, but offers a challenge to serve all the people of the State of Washington. For this reason, I am reluctantly leaving the House of Representatives, but at the same time looking forward to contributing what I can to the Governor's highway program.

Sincerely,

ECH:rk

/s/ ELMER C. HUNTLEY

cc: Daniel J. Evans, Governor

A. Ludlow Kramer, Secretary of State

S. R. Holcomb, Chief Clerk, House of Representatives

Howard Finch, Chairman, Whitman Co. Republican Central Committee

SPEAKER'S PRIVILEGE

The Speaker appointed Representatives Sawyer and Copeland to conduct Mr. Huntley to a seat on the rostrum beside the Speaker.

The Speaker asked Mr. Huntley to say a few words to the members of the House.

Mr. Huntley:

"Thank you, Mr. Speaker. I don't know what there is left to say. You have been so kind to me, as you have always been as long as I have been in the legislature. What is it they say: 'Old bankers never die, they just smell that way.' I think I have come to the time I should relinquish the reins, and I hope I don't disappoint you in the highways field."

The Speaker:

"I really don't think there are words to express the feeling we have for Representative Huntley. I know we all expect great things of him and are going to see great things under his leadership in the Highways Commission.

REPORTS OF ENROLLMENT

House of Representatives, Olympia, Wash., March 29, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 77; also

Enrolled House Bill No. 122; also Enrolled House Bill No. 122; also Enrolled House Bill No. 125; also Enrolled House Bill No. 132; also Enrolled House Bill No. 132; also Enrolled House Bill No. 206; also Enrolled House Bill No. 273; also Enrolled House Bill No. 275; also Enrolled House Bill No. 279; also Enrolled House Bill No. 295; also Enrolled House Bill No. 295; also Enrolled House Bill No. 251; also Enrolled House Bill No. 251; also Enrolled House Bill No. 251; also

Enrolled House Bill No. 470; also

Enrolled House Bill No. 473, have compared same with the original and engrossed bills and find them correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

House of Representatives, Olympia, Wash., March 26, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 76; also

Enrolled House Bill No. 86; also Enrolled House Bill No. 103; also Enrolled House Bill No. 113; also Enrolled House Bill No. 134; also Enrolled House Bill No. 142; also Enrolled House Bill No. 152; also Enrolled House Bill No. 156; also Enrolled House Bill No. 166; also Enrolled House Bill No. 163; also Enrolled House Bill No. 163; also Enrolled House Bill No. 163; also Enrolled House Bill No. 216; also Enrolled House Bill No. 216; also Enrolled House Bill No. 218; also Enrolled House Bill No. 219; also Enrolled House Bill No. 219; also Enrolled House Bill No. 220; also Enrolled House Bill No. 240; also Enrolled House Bill No. 240; also

Enrolled House Bill No. 243, have compared same with the original and engrossed bills and find them correctly enrolled. Ray Olsen, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

House of Representatives, Olympia, Wash., March 26, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 245; also

Enrolled House Bill No. 247; also

Enrolled House Bill No. 264; also

Enrolled House Bill No. 271; also

Enrolled House Bill No. 274; also

Enrolled House Bill No. 276; also

Enrolled House Bill No. 289; also

Enrolled House Bill No. 298; also

Enrolled House Bill No. 299; also

Enrolled House Bill No. 319; alos

Enrolled House Bill No. 347; also Enrolled House Bill No. 348; also

Enrolled House Bill No. 362; also

Enrolled House Bill No. 382; also

Enrolled Substitute House Bill No. 391; also

Enrolled House Bill No. 392; also

Enrolled House Bill No. 402, have compared same with the original and engrossed bills and find them correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

House of Representatives, Olympia, Wash., March 26, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 430; also

Enrolled House Bill No. 444; also

Enrolled House Bill No. 456; also

Enrolled House Bill No. 491; also

Enrolled House Bill No. 515; also

Enrolled House Bill No. 660; also

Enrolled House Bill No. 665; also Enrolled House Bill No. 676; also

Enrolled House Concurrent Resolution No. 23, have compared same with the original and engrossed bills and find them correctly enrolled. RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

SPEAKER'S PRIVILEGE

The Speaker announced there would be a special order of business at 1:30 p. m. today to administer the oath of office to Mr. W. Howard Finch, who is replacing Mr. Elmer C. Huntley as a State Representative from the Ninth District.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 26, 1965.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 101; also

Senate Bill No. 323, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 26, 1965.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 203; also

House Bill No. 465, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

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The Speaker announced that he was about to sign: House Bill No. 76; also
House bill No. 86; also
House Bill No. 103; also
House Bill No. 113; also
House Bill No. 134; also
House Bill No. 142; also
House Bill No. 152; also
House Bill No. 156; also
House Bill No. 161; also
House Bill No. 163; also
House Bill No. 192; also
House Bill No. 216; also
House Bill No. 218; also
House Bill No. 219; also
House Bill No. 220; also
House bill No. 240; also
House Bill No. 243; also
House Bill No. 245; also
House Bill No. 247; also
House Bill No. 264; also
House Bill No. 271; also
House Bill No. 274; also
House Bill No. 276; also
House Bill No. 289; also
House Bill No. 298; also
House Bill No. 299; also
House Bill No. 319; also
House Bill No. 347; also
House Bill No. 348; also
House Bill No. 362; also
House Bill No. 382: also
Substitute House Bill No. 391; also
House Bill No. 392; also
House Bill No. 402; also
House Bill No. 430; also
House Bill No. 444; also
House Bill No. 456; also
House Bill No. 491; also
House Bill No. 515; also
House Bill No. 660; also
House Bill No. 665; also
House Bill No. 676; also
House Concurrent Resolution No. 23.
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INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Concurrent Resolution No. 27, by Representatives Cunningham, Uhlman, and Garrett:

Providing for a study by the legislative council of the exemptions from property taxes.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Enrossed Senate Bill No. 101, by Senators Lewis and McMillan:

An act relating to state government; establishing a suggestion awards board; and providing for the payment of cash awards to certain state employees.

Referred to Committee on State Government, Military and Veterans' Affairs.

Senate Bill No. 323, by Senators Morgan and Kupka (by departmental request):

An Act relating to probation officers and services; amending section 11, chapter 331, Laws of 1959 (uncodified) as amended by section 2, chapter 145, Laws of 1961 (uncodified) and section 1, chapter 54, Laws of 1963 (uncodified); and declaring an emergency.

Referred to Committee on Public Institutions and Youth Development.

SPEAKER'S PRIVILEGE

The Speaker asked Dr. Adams to give a report on the condition of Representative Thompson.

Dr. Adams:

"Mr. Speaker, members of the House. I just talked to Dr. Olson, who is in charge of Representative Thompson's case, and his condition is now stabilized, which means he is riding along on a level. They have him scheduled for major surgery tomorrow morning. He has a ruptured diaphragm and his stomach has been pushed up into his chest. This is going to be a major ordeal for him."

MOTION

On motion of Mr. Grant, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll, and all members were present except Representatives Backstrom, Burtch, Jolly, Thompson, and Witherbee. Representatives Backstrom, Jolly, Thompson, and Witherbee were excused.

SPEAKER'S PRIVILEGE

The Speaker:

"Before we proceed with the message from the secretary of state, I would like to inform the members of a way they might be able to help Representative Thompson since many have asked what they might do. The situation is that more blood will be needed for the operation tomorrow. The blood bank of Thurston county is located at 111 West 21st Street. Since many representatives have wanted to help, if they would contact the blood bank of Thurston county, I am certain they would be of great aid to Mr. Thompson in his present condition. It doesn't make any difference what type of blood you have since they can substitute the required type from the blood bank."

MESSAGE FROM THE SECRETARY OF STATE

DEPARTMENT OF STATE OFFICE OF THE SECRETARY

Olympia, Wash., March 29, 1965.

To the Honorable, The Speaker of the House of Representatives, The Legislature of the State of Washington, Olympia, Washington.

SIR:

I have the honor to transmit herewith the official papers relative to the appointment of W. Howard Finch to the position of State Representative, 9th Legislative District.

Respectfully,

A. Ludlow Kramer, Secretary of State. /s/ Stanley W. Worswick, Assistant Secretary of State.

United States of America, State of Washington, Department of State.

I, A. Ludlow Kramer, Secretary of State of the State of Washington and custodian of the seal of said state, do hereby certify that: According to the records now on file in my office, the attached is a true and correct copy of the appointment of W. Howard Finch by the Whitman County Board of County Commissioners to the position of State Representative, 9th Legislative District, to fill the vacancy caused by Elmer C. Huntley.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the Seal of the State of Washington. Done at the Capitol, at Olympia on this the date of March 29, 1965.

A. LUDLOW KRAMER,
Secretary of State.
By /S TANLEY W. WORSWICK,
Assistant Secretary of State.

[THE SEAL OF THE STATE OF WASHINGTON]

BEFORE THE BOARD OF COUNTY COMMISSIONERS

OF

WHITMAN COUNTY, WASHINGTON

In the Matter of the Resignation of

ORDER AND RESOLUTION

ELMER C. HUNTLEY, State Representative

WHEREAS, Elmer C. Huntley, State Representative from the 9th District, has submitted his resignation to the Governor of the State of Washington, and said resignation has been accepted, and

Whereas, a vacancy now exists in the office of representative from the 9th District, Now, Therefore, Be It Resolved By the Board of County Commissioners of Whitman County:

- 1. That Elmer C. Huntley, representative from the 9th District has resigned as such and his resignation has been accepted.
 - 2. That Elmer C. Huntley is a member of the Republican Party.
- 3. That the County Central Committee of the Republican Party, for Whitman County have nominated three persons to hold the office of State Representative.
 - 4. That W. Howard Finch is one of the three persons so nominated.
- 5. That W. Howard Finch is a member of the Republican Party and is a bona fide resident of the same legislative district as Elmer C. Huntley.
- 6. That W. Howard Finch, be, and he is hereby, appointed by the Whitman County Board of County Commissioners to fill the vacancy occurring as the result of the resignation of Elmer C. Huntley, to hold office until the next General Election, as provided by law.

Dated this 26th day of March, 1965.

ATTEST:

Pauline H. Lust, County Auditor & Ex-Officio Clerk of the Board.

I hereby certify this to be a true and correct copy of the original on file in the office of the Whitman County Auditor.

PAULINE H. LUST
Whitman County Auditor

EUGENE L. HARMS,

Chairman Board of County Commissioners.

RALPH S. HENNING, County Commissioner.

FRED McNeilly, County Commissioner.

FILED
March 29, 1965
A. Lublow Kramer
Secretary of State.

The Speaker appointed Representative Goldsworthy and former Representative Huntley to conduct Mr. W. Howard Finch to the rostrum.

OATH OF OFFICE

The Speaker administered the oath of office to Mr. W. Howard Finch.

The Speaker asked Mr. Goldsworthy to introduce the new member of the House of Representatives.

Mr. Goldsworthy:

"Mr. Speaker, ladies and gentlemen of the House. This morning I said a legislative goodbye to a very good friend and colleague of five sessions—ten years; and now I am making a legislative welcome to another good friend of a good many years, Mr. Howard Finch, our present county chairman in Whitman county, and a long-time active worker in the Republican party in our area.

"He is no stranger to these halls. He has been here many times; and it is partly due to Howard that I am here. A long time ago when I first got out of the service, Howard called me up and said 'Come over to Seattle, we're going to have a meeting.' So he picked me up in a Cadillac convertible (not his or mine) and we passed two DC-8's and one B-47 on the way to Seattle. I got my first gray hair on that ride—and my desire to go into politics.

"I know that all you people will give him a good welcome and will cooperate with him, because he is a very fine gentleman and he will do his best for the district, the state, and especially the governor's tax program.

"So, Howard, welcome to these marble halls. I am very glad to have you here.

"Thank you, Mr. Speaker."

MOTION

On motion of Mr. Sawyer, the House recessed until 2:05 p. m.

SECOND AFTERNOON SESSION

The Speaker called the House to order.

The Clerk called the roll, and all members were present except Representatives Backstrom, Jolly, Thompson, and Witherbee, who were excused.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,

Mr. Speaker:

Olympia, Wash., March 25, 1965.

The Senate has passed Engrossed House Bill No. 409 with the following amendment:
On page 2, section 1, line 27, after "general" strike the period and insert ": PRO-VIDED, That no member of the judiciary of the state shall be an active member of the National Guard or the Air National Guard.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Uhlman, the House concurred in the Senate amendment to Engrossed House Bill No. 409.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 409 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 409 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 78; nays, 12; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bozarth, Braun, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Harris, Haussler, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—78.

Those voting nay were: Representatives Bottiger, Brouillet, Burtch, Gorton, Grant, Klein, Marsh, Marzano, May, O'Dell, Radcliffe, Slagle—12.

Those absent or not voting were: Representatives Backstrom, Brachtenbach, Copeland, Hawley, Jolly, Kalich, Morphis, Thompson, Witherbee—9.

Engrossed House Bill No. 409 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 184 with the following amendments:

On page 1, line 5 of the mimeographed amendment to the printed bill by the Committee on State Government, Military and Veterans' Affairs, being page 1, line 15 of the engrossed bill, after "election" and before the period insert "and the members of the legislature while in session"

In line 2 of the title of the printed and engrossed bills, after "; and" and before "adding" insert "the members of the legislature;", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. O'Brien moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 184, and that the Senate be asked to recede therefrom.

The motion was carried.

POINT OF ORDER

The Speaker recognized Mr. Jueling on a point of order.

Mr. Jueling:

"I would like to call your attention to our House Rules, Rule 25, subsection 7: Lobbying in the house chamber or in any committee room or lounge room is prohibited at all times unless expressly permitted by the house or committee. Anyone violating this rule will forfeit his or her right to be admitted to the house chamber or any of its committee rooms."

The Speaker:

"Message received."

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

Mr. Speaker:

The Senate has passed House Bill No. 303 with the following amendments:

In line 1 of the title, after "RCW;" insert "and amending section 1, page 371, Laws of 1909 as amended by section 1, chapter 82, Laws of 1911, part, and RCW 28.35.010;"

On page 7, section 18, line 31, after "settled." add a new section as follows:

"Sec. 19. Section 1, page 371, Laws of 1909 as amended by section 1, chapter 82, Laws of 1911, part and RCW 28.35.010 are each amended to read as follows:

"The board of directors of any school district [of the first and second classes] shall have power to establish and maintain free kindergartens in connection with the common schools of said district for the instruction of children between the ages of four and six years, residing in said district, and shall establish such courses of training, study and discipline and such rules and regulations governing such kindergartens as said board may deem best: PROVIDED, That no third class school district may maintain such a kindergarten when the number of pupils in such kindergarten is less than twenty.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. Brouillet moved that the House do not concur in the Senate amendments to House Bill No. 303, and that the Senate be asked to recede therefrom. The motion was carried.

SECOND READING OF BILLS

Engrossed Substitute House Joint Resolution No. 16, by Committee on Constitution, Elections, and Reapportionment:

Advancing the inauguration and the commencement of the terms of elected state officials.

On motion of Mr. O'Brien, Engrossed Substitute House Joint Resolution No. 16 was rereferred to the Committee on Rules and Order.

Senate Joint Memorial No. 18, by Senators Talley, Woodall, Henry, and Morgan:

Memorializing for delay in closure of veterans' hospitals.

The memorial was read the second time in full.

With consent of the House, the rules were suspended, Senate Joint Memorial No. 18 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representative Beck speaking in favor of passage of the memorial.

Mr. Adams:

"I wonder if Representative Beck will yield to a question? Does he know any reason why the Veterans' Administration wants to close these hospitals? They must have some reasons—they have made a study."

Mr. Beck:

"No, I don't know of any reason Dr. Adams, other than they claim it is a local problem. They say that social security is coming into its own, and the states all have their veterans' programs, and that it is a local problem. They are doing it as an economy move to shift the burden to the local level."

Further debate ensued, Representatives Adams, Garrett, Moos, and Gorton speaking against passage of the memorial, and Representative Beck speaking in favor of it.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Beck yield to a question?"

The Speaker:

"Will you yield, Mr. Beck?"

Mr. Beck:

"Yes sir."

Mr. Smith:

"Mr. Beck, to your knowledge, what service or veterans' organizations sponsored this?"

Mr. Beck:

"I don't know of any; none of them have contacted me. This memorial originated in the Senate. If the gentlemen who have been speaking against this will look at it, this is just to delay the closure of these veterans' hospitals until a study can be made of the effect of the closure, and Secretary McNamara has nothing to do with the Veterans' Administration, Mr. Gorton. I think all of the United Veterans' Councils of the State and the Veterans' Rehabilitation Council are wholeheartedly in favor of this, Mr. Smith."

Further debate ensued, Representatives Smith and Humiston speaking against passage of the memorial.

MOTION

On motion of Mr. Day, the House deferred further consideration of Senate Joint Memorial No. 18 on third reading, and the memorial was ordered placed at the top of tomorrow's third reading calendar.

Senate Joint Resolution No. 25, by Senators Talley, Moriarty, Jr., Kupka, Greive, Sandison, and Bailey:

Authorizing port districts to use funds for industrial development or trade promotion and promotional hosting.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, Senate Joint Resolution No. 25 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Haussler, Hawley, Kink, DeJarnatt, Adams, O'Brien, and Canfield speaking in favor of passage of the resolution, and Representative Avey speaking against it.

The Clerk called the roll on the final passage of Senate Joint Resolution No. 25, and the resolution passed the House by the following vote: Yeas, 89; nays, 5; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Avey, Bottiger, Hurley, Jastad, Slagle—5.

Those absent or not voting were: Representatives Backstrom, Flanagan, Jolly, Thompson, Witherbee—5.

Senate Joint Resolution No. 25, having received the constitutional two-thirds majority, was declared passed.

THIRD READING OF BILLS

House Joint Memorial No. 9, by Representatives Conner and Traylor:

Memorializing secretary of interior to preserve Dungeness Spit.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 9 was placed on final passage.

Debate ensued, Representative Conner speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 9, and the memorial passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—90.

Those voting nay were: Representative Newschwander—1.

Those absent or not voting were: Representatives Adams, Backstrom, Jolly, Lux, Lynch, Radcliffe, Thompson, Witherbee—8.

House Joint Memorial 9, having received the constitutional majority, was declared passed.

House Joint Memorial No. 10, by Representatives Kink and Hood:

Requesting a Peace Arch commemorative postage stamp.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 10 was placed on final passage.

Debate ensued, Representative Kink speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 10, and the memorial passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano,

Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—91.

Those voting nay were: Representative Newschwander—1.

Those absent or not voting were: Representatives Adams, Backstrom, Humiston, Jolly, Lux, Thompson, Witherbee—7.

House Joint Memorial No. 10, having received the constitutional majority, was declared passed.

PERSONAL PRIVILEGE

Mr. Day:

"Ladies and gentlemen of the House. The cigars being distributed are in appreciation by the beauty culture industry for the passage of House Bill No. 256 concerning cosmetology. They sent candy individually to the ladies."

House Joint Memorial No. 18, by Representatives Backstrom, Moon, Taylor, and King (Richard "Dick"):

Memorializing congress to take action to alleviate Snohomish river flooding.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 18 was placed on final passage.

Debate ensued, Representatives King (Richard "Dick"), Taylor, Moon, and Kink speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 18, and the memorial passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Represenatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—92.

Those voting nay were: Representative Newschwander—1.

Those absent or not voting were: Representatives Backstrom, Jolly, Kalich, Perry, Thompson, Witherbee—6.

House Joint Memorial No. 18, having received the constitutional majority, was declared passed.

House Joint Memorial No. 25, by Representatives Conner, Savage, and Traylor:

Thanking the President and secretary of interior for action respecting Fort Worden.

With the consent of the House, the rules were suspended, the second

reading considered the third, and House Joint Memorial No. 25 was placed on final passage.

Debate ensued, Representative Conner speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 25, and the memorial passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—93.

Those absent or not voting were: Representatives Backstrom, Chatalas, Hawley, Jolly, Thompson, Witherbee—6.

House Joint Memorial No. 25, having received the constitutional majority, was declared passed.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 77; also

House Bill No. 105; also

House Bill No. 122; also

House Bill No. 125; also

House Bill No. 132, also

House Bill No. 191; also

House Bill No. 206; also

House Bill No. 273; also

House Bill No. 275; also House Bill No. 279; also

House Bill No. 295; also

House Bill No. 451; also

House Bill No. 470; also

House Bill No. 473.

MOTION

On motion of Mr. Sawyer, the House adjourned until 10:30 a.m., Tuesday, March 30, 1965.

Robert M. Schaefer, Speaker.

S. R. Holcomb, Chief Clerk.

SIXTEENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Tuesday, March 30, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll, and all members were present except Representatives Jolly, McCormick, Rogers, Smith, and Thompson.

Representatives Jolly, Smith, and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Father Leonard Rafalowsky of St. Michael's Catholic Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 30, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled Substitute House Bill No. 104; also

Enrolled House Bill No. 164; also

Enrolled House Bill No. 173; also

Enrolled House Bill No. 203; also Enrolled House Bill No. 249; also

Enrolled House Bill No. 265; also

Enrolled House Bill No. 277; also

Enrolled House Bill No. 318; also

Enrolled House Bill No. 364; also

Enrolled House Bill No. 377; also

Enrolled House Bill No. 378; also

Enrolled House Bill No. 465; also Enrolled House Bill No. 520; also

Enrolled House Bill No. 590; also

Enrolled House Bill No. 592; also

Enrolled House Bill No. 621; also

Enrolled House Bill No. 679, have compared same with the original and engrossed bills and find them correctly enrolled. Ray Olsen, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., March 30, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred House Concurrent Resolution No. 14, recommending study of bipartisan council of family support of persons living in state rehabilitation institutions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MRS. JOHN W. (KATHRYN) EPTON, Chairman, BEN F. TAPLIN, Vice Chairman. We concur in this report: Alfred O. Adams, Henry Backstrom, C. W. "Red" Beck, Paul H. Conner, Mrs. Douglas (Gladys) Kirk, Marjorie Lynch, Audley F. Mahaffey, Irving Newhouse, Ann T. O'Donnell, W. S. "Bill" Traylor.

Passed to Committee on Rules and Order for second reading.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Substitute House Bill No. 104: also

House Bill No. 164; also House Bill No. 173: also House Bill No. 203: also House Bill No. 249; also House Bill No. 265; also House Bill No. 277; also House Bill No. 318; also House Bill No. 364; also House Bill No. 377; also House Bill No. 378: also House Bill No. 465; also House Bill No. 520; also House Bill No. 590; also House Bill No. 592; also House Bill No. 621: also House Bill No. 679.

SPEAKER'S PRIVILEGE

The Speaker:

"The blood bank in Thurston county will be open from 9:00 a. m. until 4:30 p. m. for any person who wishes to donate blood on behalf of Representative Alan Thompson. I might also state that Representatives DeJarnatt and Kalich notified me today that Mr. Thompson went on the operating table at 10:00 a. m., and the operation may take about two hours. We will probably have a report this afternoon on Mr. Thompson's condition."

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 29, 1965.

Mr. Speaker:

The President has signed: House Bill No. 319; also

House Bill No. 347; also House Bill No. 348; also

House Bill No. 362; also

House Bill No. 382; also

Substitute House Bill No. 391; also

House Bill No. 392; also House Bill No. 402; also

House Bill No. 430; also

House Bill No. 444; also

House Bill No. 456; also

House Bill No. 491; also

House Bill No. 515; also

House Bill No. 660; also

House Bill No. 665; also

House Bill No. 676; also

House Concurrent Resolution No. 23, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 29, 1965.

Mr. Speaker:

The President has signed: House Bill No. 77; also

House Bill No. 105; also

House Bill No. 122; also

House Bill No. 125; also

House Bill No. 132: also

House Bill No. 191; also

House Bill No. 206; also

House Bill No. 273; also

House Bill No. 275; also

House Bill No. 279; also

House Bill No. 295; also

House Bill No. 451; also House Bill No. 470: also

House Bill No. 473, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber.

Olympia, Wash., March 29, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 76; also

House Bill No. 86; also

House Bill No. 103; also

House Bill No. 113; also

House Bill No. 134; also

House Bill No. 142; also

House Bill No. 152: also

House Bill No. 156; also House Bill No. 161; also

House Bill No. 163; also

House Bill No. 192; also

House Bill No. 216; also

House Bill No. 218; also

House Bill No. 219; also

House Bill No. 220; also

House Bill No. 240; also

House Bill No. 243: also

House Bill No. 245; also

House Bill No. 247; also House Bill No. 264; also

House Bill No. 271; also

House Bill No. 274; also

House Bill No. 276; also

House Bill No. 289; also

House Bill No. 298; also

House Bill No. 299, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber. Olympia, Wash., March 29, 1965.

Mr. Speaker:

The Senate has concurred in the House amendments and has passed the following Senate bills as amended by the house: Senate Bill No. 8; also

Engrossed Senate Bill No. 47; also

Engrossed Senate Bill No. 78; also

Engrossed Senate Bill No. 117; also

Engrossed Substitute Senate Bill No. 167; also

Senate Bill No. 235; also

Engrossed Senate Bill No. 236; also

Engrossed Senate Bill No. 281; also

Engrossed Senate Bill No. 301; also

Engrossed Senate Bill No. 320; also

Engrossed Senate Bill No. 334; also Engrossed Senate Bill No. 399; also Engrossed Senate Bill No. 414; also Engrossed Senate Bill No. 451.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 29, 1965.

Mr. Speaker:

The Senate refuses to recede from its amendments to House Bill No. 303 and asks the House for a conference thereon, and has named as the Senate conferees on House Bill No. 303, and the Senate amendments thereto, Senators McCormack, Bailey, Lewis.

WARD BOWDEN. Secretary.

MOTION

On motion of Mr. Burtch, the House granted the request of the Senate for a conference on House Bill No. 303.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on House Bill No. 303, Representatives Brachtenbach, Brouillet, and Uhlman.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 29, 1965.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 389 and asks the House to recede therefrom, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Klein, the House refused to recede from its amendments to Engrossed Senate Bill No. 389, and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Senate Bill No. 389, Representatives Johnston (Elmer E.), Bottiger, and Klein.

APPOINTMENT BY THE SPEAKER

Under the provisions of House Rule 3(f) and with the consent of the Republican Caucus, the Speaker appointed Wm. Howard Finch, the new member from the Ninth District, to the following committees: Aviation and Transportation, Banking and Insurance, Higher Education, and Highways.

MOTION

On motion of Mr. Copeland, the House concurred in the committee assignments of Representative Finch.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery fifty students from Centralia High School and asked them to stand and be recognized.

MESSAGES FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, Wash., March 29, 1965.

To the Honorable, The House of Representatives of the State of Washington:
LADIES AND GENTLEMEN:

I have the honor to advise that Governor Evans has approved the following House Bill, entitled:

House Bill No. 643

Amending income for public assistance purposes to allow federal aid.

Very truly yours,

RAYMOND W. HAMAN, Legal Counsel to the Governor.

State of Washington, Office of the Governor, Olympia, Wash., March 29, 1965.

To the Honorable, The House of Representatives of the State of Washington: Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives, without my approval as to certain items, House Bill No. 256 entitled:

"An Act relating to hairdressing and beauty culture, amending section 2, chapter 281, Laws of 1927 as last amended by section 1, chapter 324, Laws of 1959 and RCW 18.18.010; amending section 1, chapter 215, Laws of 1937 and RCW 18.18.030; amending section 2, chapter 324, Laws of 1959 and RCW 18.18.065; amending section 4, chapter 180, Laws of 1951 as amended by section 5, chapter 52, Laws of 1957 and RCW 18.18.070; amending section 9, chapter 215, Laws of 1937 and RCW 18.18.080; amending section 5, chapter 180, Laws of 1951 as last amended by section 4, chapter 324, Laws of 1959 and RCW 18.18.090; amending section 7, chapter 215, Laws of 1937 and RCW 18.18.100; amending section 2, chapter 168, Laws of 1953 and RCW 18.18.104; amending section 4, chapter 313, Laws of 1955 and RCW 18.18.110; amending section 14, chapter 215, Laws of 1937 as amended by section 6, chapter 180, Laws of 1951 and RCW 18.18.120; amending section 7, chapter 180, Laws of 1951 as last amended by section 5, chapter 324, Laws of 1959 and RCW 18.18.140; amending section 8, chapter 180, Laws of 1951 as amended by section 9, chapter 52, Laws of 1957 and RCW 18.18.190; amending section 9, chapter 180, Laws of 1951 as amended by section 10, chapter 52, Laws of 1957 and RCW 18.18.210; amending section 16, chapter 215, Laws of 1937 and RCW 18.18.230; amending section 11, chapter 52, Laws of 1957 as amended by section 9, chapter 324, Laws of 1959 and RCW 18.18.260; adding new sections to chapter 18.18 RCW; and providing an effective date."

This bill amends the licensing statutes regarding beauty schools. Licensing statutes are designed to insure that only businesses which meet minimum standards serve the people of the State of Washington. They also tend to restrict entry into a particular field by smaller businesses, whether or not they meet the minimum standards relating to quality. I believe that a requirement that a school covered by this act have a minimum 3,000 square feet is an arbitrary dividing line without direct relationship to the quality of the school, and is unnecessarily prohibitive to entry of new schools, otherwise meeting the standards of the profession. I have therefore vetoed section 5(3) which establishes this restriction.

The bill also provides that schools presently in existence shall not be required to meet the requirements of the amendments to the licensing law. Unless the requirements of the law are unreasonable, presently existing businesses should be required to meet the same requirements that newly organized businesses must meet. This portion of the bill would require new schools to comply with the sanitary rules and regulations approved by the state board of health, but conclusively presumes that presently existing schools have met this requirement.

I believe this distinction between presently existing schools is without merit, and have therefore vetoed the portion of section 5 establishing this exemption.

In addition I believe that an increase in a licensing fee for new schools from \$150 to \$500 is totally disproportionate to the increase in the amounts of other licenses under the bill and to the comparative cost of licensing schools. While some increase is undoubtedly in order, my power of veto does not allow me to substitute a more reasonable figure. I have therefore vetoed that portion of section 6 increasing the license fee for new schools, returning the language to its original form.

Section 11 requires that a certificate of health be submitted by individuals applying for licenses, but deletes the requirement that they be submitted with renewal applications. The necessity that those in a profession requiring such close personal contact with the public be in good health does not dissipate once they have been granted an initial license. If it is necessary for original applicants, it is also necessary when licenses are renewed. I have therefore vetoed the deletion of the requirement that a health certificate accompany a renewal application, returning that provision to the law.

Section 14 provides that membership of a hearing board shall consist of three members appointed by the governor. The first is appointed from a list, but the source of the list nor the number on the list is not given. The second member is to be appointed from a list submitted by the licensed cosmetology schools. It does not prohibit each school from submitting a list, nor does it have any provision which would require more than one person to be listed.

I believe these restrictions are contrary to sound public policy. The person who makes an appointment should be held responsible for it. If it is good, he deserves the credit; if it is bad, he deserves the blame. But no appointing power can properly be held to account for an appointment which he is not free to make in accordance with his own best judgment. When making appointments to this hearing board I will seek the advice and counsel of persons knowledgeable in the field of cosmetology. I will welcome suggestions from all interested parties and organizations, including those groups named in this bill. I believe any succeeding governor would follow this example.

In exercise of the power of item veto, I have retained the basic make-up of the board, in that the one member of the board must have six years experience in cosmetology, one member must be from the licensed Washington state cosmetology schools, and one member must be unaffiliated with the above listed groups. Only the requirement that appointments be made from restricted lists submitted to the governor has been removed.

The remainder of the bill is approved.

Respectfully submitted,

Daniel J. Evans, Governor.

MOTION

Mr. Burtch moved that House Bill No. 256, together with the governor's veto thereof, be referred to the Committee on Rules and Order.

Debate ensued, Representatives Day and Adams speaking in favor of the motion.

The motion was carried.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery eighty students from Louisa Boren Junior High School in Seattle, and asked them to stand and be recognized.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

Mr. Speaker:

The Senate has passed Engrossed Substitute House Bill No. 96 with the following amendments:

Strike all of the material after enacting clause and insert:

"NEW SECTION. Section 1. A new section is added to chapter 8.04 RCW, chapter 8.08 RCW, chapter 8.12 RCW, chapter 8.16 RCW, chapter 8.20 RCW, and chapter 8.24 RCW to read as follows:

"In all actions for the condemnation of property, or any interest therein, at least thirty days prior to the date set for trial of such action the condemnor shall serve a written statement showing the amount of total just compensation to be paid in the event of settlement on each condemnee who has made an appearance in the action.

"NEW SECTION. Sec. 2. A new section is added to chapter 8.04 RCW, chapter 8.08 RCW, chapter 8.12 RCW, chapter 8.16 RCW, chapter 8.20 RCW, and chapter 8.24 RCW to read as follows:

"In order to pay a part of the owner's cost of evaluating an offer of just compensation, any person or organization whose real property or interest therein is acquired by eminent domain or by consent under threat thereof, is entitled to receive from the agency or person acquiring such property or interest therein as a part of his just compensation the sum of one hundred dollars.

"NEW SECTION. Sec. 3. A new section is added to chapter 8.04 RCW, chapter 8.08 RCW, chapter 8.12 RCW, chapter 8.16 RCW, chapter 8.20 RCW, and chapter 8.24 RCW to read as follows:

"If a condemnor, after entry of an order of public use and necessity in any eminent domain proceeding, shall fail to proceed to acquire the property or abandons the proceedings, the court may in its discretion award to the condemnee a reasonable sum as attorneys fees and expert witness fees.

"NEW SECTION. Sec. 4. A new section is added to chapter 8.04 RCW, chapter 8.08 RCW, chapter 8.12 RCW, chapter 8.16 RCW, chapter 8.20 RCW and chapter 8.24 RCW to read as follows:

"Any person or organization whose real property or interest therein is acquired by eminent domain, or by consent under threat thereof, is entitled to be reimbursed by the agency or person acquiring such property or interest therein, as provided in this amendatory act, for the reasonable costs which he actually and necessarily incurred as a result of the acquisition in moving his personal property from the real property acquired, such costs to include dismantling, removing, packing, loading, transporting, unpacking and temporary storage not to exceed sixty days, but not a devaluation of such personal property incurred in or caused by such moving: Provided, That in no event shall the amount of reimbursement exceed the sum of two hundred dollars for removal of personal property in the case of an individual or a family, or the sum of three thousand dollars for removal of personal property in the case of a business concern (including the operation of a farm) or a nonprofit organization, or the sum of the two when both such removals are required: Provided, That in the case of a business concern or a nonprofit organization the amount of reimbursement for transportation shall not exceed the cost of moving fifty miles from the point from which such business or organization is displaced.

"NEW SECTION. Sec. 5. A new section is added to chapter 8.04 RCW, chapter 8.08 RCW, chapter 8.12 RCW, chapter 8.16 RCW, chapter 8.20 RCW and chapter 8.24 RCW to read as follows:

"Such a person or organization is entitled to reimbursement of such costs of moving only if his personal property was lawfully upon the real property when such real property or interest therein was acquired or when such person or organization relinquished his right of possession thereof to the condemnor or prospective condemnor in anticipation of its acquisition.

"NEW SECTION. Sec. 6. A new section is added to chapter 8.04 RCW, chapter 8.08 RCW, chapter 8.12 RCW, chapter 8.16 RCW, chapter 8.20 RCW and chapter 8.24 RCW to read as follows:

"Within ninety days following acquisition of the property or removal of the personal property, whichever last occurs, or if by condemnation within ninety days following entry of judgment, the person claiming reimbursement shall serve upon the agency or person acquiring such real property or interest therein a written verified statement of his costs, including therein the following information:

- "(1) The date the removal was completed.
- "(2) The location from which and to which the personal property was moved.
- "(3) The place and proprietor thereof, and the time and duration of any temporary storage.
- "(4) An itemized statement of the costs incurred, including the name and address of any persons furnishing services in connection therewith.
 - "(5) The amount of reimbursement claimed.

"When the acquisition shall have been by condemnation, the condemnor shall have twenty days following service of the verified statement of costs of moving personal property to object hereto and move to quash or for an order fixing the amount thereof by the court.

"NEW SECTION. Sec. 7. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

In line 1 of the title after "domain" and before the period, insert "; and declaring an emergency", and the same is herewith transmitted. WARD BOWDEN, Secretary.

Mr. O'Brien moved the House concur in the Senate amendments to Engrossed Substitute House Bill No. 96.

Debate ensued, Representatives Klein, Johnston (Elmer E.), Clark, and Kalich speaking in favor of the motion.

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 96 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 96 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Clark, Garrett, Jueling, Radcliffe—4.

Those absent or not voting were: Representatives Bottiger, Jolly, Leland, Rogers, Smith, Thompson—6.

Engrossed Substitute House Bill No. 96 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 29, 1965.

Mr. Speaker:

We, your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 409, have compared same with the engrossed bill and find it correctly enrolled. RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Bill No. 409.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted up as indicated:

House Concurrent Resolution No. 28, by Representatives Chatalas, Uhlman, and O'Donnell:

Expressing appreciation to the members of the public assistance study citizens' advisory committee.

Ordered printed and referred to Committee on Social Security and Public Assistance.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery students from Cathlamet, and asked them to stand and be recognized.

The Speaker observed in the north gallery a group of women from the Republican Women's Club at Whidbey Island, and asked them to stand and be recognized.

MOTION

On motion of Mr. O'Brien, the House recessed until 2:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p. m.

The Clerk called the roll, and all members were present except Representatives Brachtenbach, Jolly, McCaffree, and Thompson, who were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 30, 1965.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 389 and the House amendments thereto, and the President has appointed as members of the conference committee thereon: Senators Hallauer, Woodall, Petrich.

WARD BOWDEN, Secretary.

RESOLUTION

Resolution by Representatives Chatalas, Uhlman, and O'Donnell:

WHEREAS, The 1963 Extraordinary Session of the Washington State Legislature authorized and appropriated funds for a study of the department of public assistance; and

Whereas, A citizens' committee was appointed pursuant to this authority and did direct and carry out such a study; and

WHEREAS, The results of this study have now been published and are available to all interested citizens; and

Whereas, In spite of the availability of this information, very few citizens have taken the opportunity of becoming conversant with the results of this study; and

Whereas, The citizens of the State of Washington can best make decisions about the future of public welfare in this state if they understand and know the problem as well as possible;

Now, Therefore, Be It Resolved, By the House that the House of Representatives of the State of Washington do commend and congratulate station KING-TV and Director Bob Schulman for the service they have done to public knowledge through the showing of their documentary film "Unfair Welfare"; thereby bringing an awareness of this problem to thousands of citizens who would not otherwise know of it; and

Be It Further Resolved, That the Clerk of the House of Representatives shall forward copies of this resolution to station KING-TV and Bob Schulman.

On motion of Mr. Uhlman, the resolution was adopted.

The Speaker declared the House to be at ease until 2:30 p. m.

The Speaker called the House to order.

SECOND READING OF BILLS

House Bill No. 658, by Representatives O'Donnell, Olsen, Smith, Moon, Chatalas, Valle, Savage, Klein, Thompson, Kull, Jolly, Backstrom, Uhlman, DeJarnatt, Marsh, Sheridan, Marzano, Witherbee, Angevine, Pierre, and Elder: Establishing an economic opportunity commission.

On motion of Mr. O'Brien, House Bill No. 658 was rereferred to the Committee on Ways and Means, Subcommittee on Appropriations.

House Concurrent Resolution No. 26, by Representatives Taplin, Traylor, and Haussler:

Providing for study of feasibility of tourist information centers.

The resolution was read the second time in full.

Mr. Jueling moved the adoption of the following amendment to House Concurrent Resolution No. 26:

On page 1, line 10, after "and" insert "Whereas, Tacoma, the Hub of Puget Sound, has the greatest of all tourist potentials, including Mount Rainier, Fort Lewis, McChord Air Force Base and Point Defiance; and"

Debate ensued, Representative Jueling speaking in favor of the amendment, and Representative Witherbee speaking against it.

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, would Mr. Jueling yield to a question please?"

The Speaker:

"Mr. Jueling would you yield?"

Mr. Jueling:

"I'd be glad to."

Mr. Clark:

"Would you have any objection to amending your amendment by adding that Mount Rainier be changed in name to 'Mount Seattle'?"

Mr. Jueling:

"That I would object to."

The motion was lost, and the amendment was not adopted.

Mr. Avey moved the adoption of the following amendment to House Concurrent Resolution No. 26:

On page 1, line 10, after "and" insert "Whereas, Kettle Falls would like to be mentioned in this Resolution and has an outstanding State Patrol weigh station; and"

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, would the mayor of Kettle Falls answer a question?"

The Speaker:

"Mr. Avey?"

Mr. Avey:

"Yes, I would."

Mr. Adams:

"I thought Kettle Falls was buried under water several years ago."

Mr Avev

"No, it's buried under snow right now."

The motion was carried, and the amendment was adopted on a rising vote. Mr. Pritchard moved the adoption of the following amendment to House Concurrent Resolution No. 26:

On page 1, line 7, after "and" insert "Whereas, the City of Seattle is the location of the Seattle Center and is the largest city in the state; and"

Debate ensued, Representatives Pritchard and Olsen speaking in favor of the amendment, and Representative Burtch speaking against it.

NOTICE OF RECONSIDERATION

Mr. Avey served notice that, having voted on the prevailing side, he would on the next working day move for reconsideration of the vote by which his amendment to House Concurrent Resolution No. 26 had been adopted.

MOTION

On motion of Mr. O'Brien, the House deferred further consideration of House Concurrent Resolution No. 26 on second reading, and the bill was made a special order of business for Wednesday, March 31, 1965.

House Joint Memorial No. 21, by Representatives O'Donnell, Marsh, Sheridan, Grant, and Johnson (Doris):

Repealing Taft-Hartley act, section 14-b.

The memorial was read the second time in full.

With consent of the House, the rules were suspended, House Joint Memorial No. 21 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representatives Marsh and Sheridan speaking in favor of the memorial, and Representative Hood speaking against it.

The Clerk called the roll on the final passage of House Joint Memorial No. 21, and the memorial passed the House by the following vote: Yeas, 66; nays, 26; absent or not voting, 7.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—66.

Those voting nay were: Representatives Adams, Andersen (James A.), Berentson, Canfield, Clark, Copeland, Cunningham, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hood, Humiston, Johnston (Elmer E.), Jueling, Leland, Lynch, Mahaffey, Moos, Morphis, Newschwander, Pritchard, Swayze, Whetzel—26.

Those absent or not voting were: Representatives Ahlquist, Brachtenbach, Dootson, Jolly, McCaffree, Newhouse, Thompson—7.

House Joint Memorial No. 21, having received the constitutional majority, was declared passed.

THIRD READING OF BILLS

Senate Joint Memorial No. 18, by Senators Talley, Woodall, Henry, and Morgan:

Memorializing for delay in closure of veterans' hospitals.

With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Joint Memorial No. 18 was placed on final passage.

Debate ensued, Representatives Marzano, Mast, Pierre, O'Brien, and Kull speaking in favor of passage of the memorial, and Representative Pritchard speaking against it.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 18, and the memorial passed the House by the following vote: Yeas, 73; nays, 15; absent or not voting, 11.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Elder, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Haussler, Hawley, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—73.

Those voting nay were: Representatives Adams, Backstrom, Berentson, Eldridge, Gorton, Hood, Humiston, Lynch, Moos, Newhouse, Newschwander, Pritchard, Radcliffe, Swayze, Whetzel—15.

Those absent or not voting were: Representatives Bledsoe, Brachtenbach, Cunningham, Dootson, Harris, Johnson (Doris), Jolly, Lux, McCaffree, Thompson, Wolf—11.

Senate Joint Memorial No. 18, having received the constitutional majority, was declared passed.

NOTICE OF RECONSIDERATION

Mr. Garrett served notice that, having voted on the prevailing side, he would on the next working day move for reconsideration of the vote by which Senate Joint Memorial No. 18 had passed the House.

MOTION

Mr. O'Brien moved that the motion to reconsider the vote by which Senate Joint Memorial No. 18 passed the House be laid on the table.

RULING BY THE SPEAKER

The Speaker:

"A motion to table the notice of reconsideration would be out of order, Mr. O'Brien."

MOTION FOR RECONSIDERATION

Mr. Smith, having voted on the prevailing side, moved that the House do now reconsider the vote by which Senate Joint Memorial No. 18 passed the House.

MOTION

Mr. O'Brien moved that the motion to reconsider be laid on the table.

POINT OF ORDER

The Speaker recognized Mr. Garrett on a point of order.

Mr. Garrett:

"I would like to inquire as to the status of my notice of reconsideration which was made prior to Mr. Smith's motion."

RULING BY THE SPEAKER

The Speaker:

"I think you are aware of the fact that the House can reconsider only once. As Mr. Smith has made a motion to immediately reconsider the vote by which the memorial passed the House, your notice of reconsideration on the next working day would have no effect. We could not reconsider the matter again tomorrow."

Mr. Burtch demanded an electric roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Garrett on a point of parliamentary inquiry.

Mr. Garrett:

"As I understand it, the motion before the House is to lay Mr. Smith's motion on the table. Is that correct?"

The Speaker:

"That is correct."

Mr. Garrett:

"A motion then on the next working day to take Mr. Smith's motion off the table would be in order if this carries?"

The Speaker:

"That question is not before us at the present time; therefore, I don't think I will make a ruling until the question arises."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Garrett on a point of parliamentary inquiry.

Mr. Garrett:

"Would you please explain the vote now."

The Speaker:

"The motion by Mr. O'Brien was to table the motion by Mr. Smith. A vote 'aye' would be to table the motion to immediately reconsider the vote by which Senate Joint Memorial No. 18 passed the House."

The Clerk called the roll on the motion by Mr. O'Brien to table Mr. Smith's motion to immediately reconsider the vote by which Senate Joint Memorial No. 18 passed the House, and the motion was carried by the following vote: Yeas, 70; nays, 19; absent or not voting, 10.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Clark, Day, DeJarnatt, Elder, Epton, Flanagan, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Kull, Leland, Mahaffey, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—70.

Those voting nay were: Representatives Braun, Copeland, Cunningham, Eldridge, Finch, Goldsworthy, Gorton, Humiston, Kink, Lynch, McDougall, Moos, Morphis, Newhouse, Newschwander, Pritchard, Radcliffe, Traylor, Whetzel—19.

Those absent or not voting were: Representatives Backstrom, Brachtenbach, Conner, Dootson, Jolly, Klein, Litchman, Lux, McCaffree, Thompson—10.

MOTION

On motion of Mr. Burtch, Senate Joint Memorial No. 18 was immediately transmitted to the Senate.

Reengrossed House Joint Resolution No. 25, by Representatives Burtch, Dootson, Rogers, Gorton, and Wolf:

Establishing constitutional reapportionment procedure.

With the consent of the House, the rules were suspended, the second reading considered the third, and Reengrossed House Joint Resolution No. 25 was placed on final passage.

Debate ensued, Representatives Burtch, Gorton, Dootson, Brouillet, Valle, and Bottiger speaking in favor of passage of the resolution, and Representatives Day, Grant, Smith, Sawyer, and Kull speaking against its passage.

YIELDING TO QUESTION

Mr. Slagle:

"Would Representative Pritchard yield to a question?"

The Speaker:

"Mr. Pritchard would you yield to a question?"

Mr. Pritchard:

"Yes, I'll yield."

Mr. Slagle:

"Mr. Pritchard, would you recommend that no controversial issues be passed on a time deadline basis?"

Mr. Pritchard:

"I think you have to recognize in a sixty-day session issues can only be solved when there is a little pressure from a deadline. Otherwise, you would have a legislature like Oregon where there is no deadline and which runs from January to June. I think under our Constitution where we have a sixty-day session, and most of us can't stay here until June, the time factor is a consideration, and some things get done because we are pushed by time."

Further debate ensued, Representatives Burtch, Kalich, and DeJarnatt speaking in favor of passage of the resolution, and Representatives Day and Warnke speaking against it.

The Clerk called the roll on the final passage of Reengrossed House Joint Resolution No. 25, and the resolution failed to pass the House by the following vote: Yeas, 65; nays, 27; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McDougall, Moos, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Swayze, Taylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—65.

Those voting nay were: Representatives Avey, Backstrom, Day, Elder, Epton, Grant, Hurley, Jastad, King (Chet), Kink, Kull, Marzano, May, McCormick, Moon, Morphis, O'Donnell, Perry, Pierre, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Traylor, Warnke—27.

Those absent or not voting were: Representatives Bergh, Brachtenbach, Conner, Jolly, McCaffree, Thompson, Uhlman—7.

Reengrossed House Joint Resolution No. 25, having failed to receive the constitutional two-thirds majority, was declared lost.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Savage on a point of personal privilege.

Mr. Savage:

"We all know the state flower is the rhododendron, and if you will all look in the south gallery at the rhododendrons, you will see seven princesses from Port Townsend with their chaperones. The seven girls are all candidates for Queen of the Rhododendron Festival to be held in Port Townsend May 20-23. Will they please stand?"

The Speaker:

"I might say that Mr. Savage had previously asked to have the pleasure of introducing these lovely ladies. We are certainly happy to have them here. I know Representatives Conner, Traylor, and Savage from your district are certainly proud to have you visit us today."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Braun on a point of personal privilege.

Mr. Braun:

"I'd like to call to the attention of the members of this House that our congenial and able Chief Clerk, Si Holcomb, is observing his birthday today. I didn't ask him which birthday it is, but we extend our very best wishes to him for a happy birthday."

The Speaker:

"We would all like to have Si say a few words."

Mr. Holcomb:

"It's my fifty-ninth birthday. From now on I count backwards. Thank you, ladies and gentlemen, for the kind wishes."

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 30, 1965.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on House Bill No. 303 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 30, 1965.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred House Bill No. 303, relating to changing dates for the preparation and consideration of school district budgets, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members
MIKE McCormack
ROBERT C. BAILEY
HARRY B. LEWIS

House Members
Frank B. Brouillet
Robert F. Brachtenbach
Wesley C. Uhlman

MOTION

On motion of Mr. Brouillet, the report of the Conference Committee on House Bill No. 303 was adopted, and the committee was granted the powers of free conference.

YIELDING TO QUESTION

Mr. Avev:

"Mr. Speaker, I would like to ask Representative McCormick if this bill '303' is half of '606.'"

The Speaker:

"Mr. McCormick, would you care to answer that?"

Mr. McCormick:

"Yes, it is a small compact measure."

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 30, 1965.

MR. PRESIDENT:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 389, establishing transitional procedures for counties electing to operate under the justice court districting act of 1961, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members

WILBUR G. HALLAUER JOHN A. PETRICH PERRY B. WOODALL House Members
R. TED BOTTIGER

ELMER E. JOHNSTON WILLIAM C. KLEIN

MOTION

On motion of Mr. Klein, the report of the Conference Committee on Engrossed Senate Bill No. 389 was adopted, and the committee was granted the powers of free conference.

POINT OF ORDER

The Speaker recognized Mr. Andersen (James A.) on a point of order.

Mr. Andersen (James A.):

"I would like to request permission for some of us to put an 'explanation of vote' in the record in connection with our vote on House Joint Memorial No. 21 today."

The Speaker:

"Any person who wishes to make a statement for the record on House Joint Memorial No. 21 is authorized to do so."

EXPLANATION OF VOTE

We, the undersigned members of the House of Representatives, have voted against HJM 21, which requests that the Congress of the United States repeal section 14-b of the Taft-Hartley Act. Section 14-b permits the people of each state to determine for themselves whether or not union shop contracts will be valid in that state.

Several states have adopted so-called "Right to Work" laws which make it unlawful to negotiate or enforce union shop contracts in those states. Such a law twice has been proposed to the people of Washington by initiative. We actively opposed each of those initiatives; and we oppose any further attempt to pass "Right to Work" legislation in this state, either through the legislature or by initiative.

However, HJM 21 involves more than the "Right to Work" issue. It involves the right of free people in every state to determine their own public policy. We oppose any attempt by the legislature of the State of Washington or the Federal Congress to abridge this right.

"Right to Work" measures present a fundamental issue of public policy, which each state must decide for itself. If we are to preserve for this legislature and for our citizens the right to determine the public policy of this state, we must support this same right for others, even though we disagree with the policies they adopt.

In addition, identical memorials have been proposed in the past, and no results have been forthcoming even though both Houses of Congress have been controlled by the Democratic party. Thus, we conceive this memorial to be for purely partisan political purposes and do not desire to lend any support to such time-wasting maneuvers when many important matters deserve our consideration.

For these reasons we have voted against HJM 21.

JAMES A. ANDERSEN
DUANE BERENTSON
DAMON R. CANFIELD
THOMAS L. COPELAND
NORWOOD CUNNINGHAM
DON ELDRIDGE
WM. HOWARD FINCH
S. E. (SID) FLANAGAN
ROBERT F, GOLDSWORTHY

SLADE GORTON
ALFRED E. LELAND
MARJORIE LYNCH
DONALD W. MOOS
CHARLES E. NEWSCHWANDER
JOEL PRITCHARD
MRS. FRANCES G. SWAYZE
JONATHAN WHETZEL

EXPLANATION OF VOTE

We, the undersigned Republican members of the House of Representatives, have voted against HJM 21, which requests that the Congress of the United States repeal Section 14-b of the Taft-Hartley Act. Section 14-b permits the people of each state to determine for themselves whether or not union shop contracts will be valid in that state.

HJM 21 involves more than the "Right to Work" issue. It involves the right of free people in every state to determine their own public policy. We oppose any attempt by the legislature of the State of Washington or the Federal Congress to abridge this right.

"Right to Work" measures present a fundamental issue of public policy, which each state must decide for itself. If we are to preserve for this legislature and for our citizens the right to determine the public policy of this state, we must support this same right for others, even though we disagree with the policies they adopt.

In addition, identical memorials have been proposed in the past, and no results have been forthcoming even though both Houses of Congress have been controlled by the Democratic party. Thus, we conceive this memorial to be for purely partisan political purposes and do not desire to lend any support to such time-wasting maneuvers when many important matters deserve our consideration.

For this reason we have voted against HJM 21.

ALFRED O. ADAMS NEWMAN H. CLARK EDWARD F. HARRIS HOMER HUMISTON ELMER E. JOHNSTON HELMUT L. JUELING AUDLEY F. MAHAFFEY RICHARD W. MORPHIS

MOTION FOR RECONSIDERATION

Mr. Marzano, having voted on the prevailing side, moved that the House do now reconsider the vote by which Reengrossed House Joint Resolution No. 25 failed to pass the House.

MOTION

Mr. Warnke moved that the motion by Mr. Marzano to reconsider the vote by which Reengrossed House Joint Resolution No. 25 failed to pass the House be laid on the table.

Mr. Burtch demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion by Mr. Warnke to table the motion by Mr. Marzano to reconsider the vote by which Reengrossed House Joint Resolution No. 25 failed to pass the House, and the motion was lost by the following vote: Yeas, 20; nays, 68; absent or not voting, 11.

Those voting yea were: Representatives Avey, Backstrom, Day, Elder, Epton, Grant, Hurley, Jastad, King (Chet), Kink, May, McCormick, Morphis, Savage, Sawyer, Slagle, Taplin, Taylor, Traylor, Warnke—20.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cuningham, DeJarnatt, Dootson, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Humiston, Johnson (Doris),

Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McDougall, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sheridan, Swayze, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—68.

Those absent or not voting were: Representatives Bergh, Brachtenbach, Canfield, Hood, Johnston (Elmer E.), Jolly, McCaffree, Moon, Smith, Thompson, Uhlman—11.

The Speaker stated the question before the House to be the motion by Mr. Marzano to reconsider the vote by which Reengrossed House Joint Resolution No. 25 failed to pass the House.

Mr. Burtch demanded an electric roll call, and the demand was sustained.

POINT OF ORDER

The Speaker recognized Mr. Grant on a point of order.

Mr. Grant:

"Is this a motion to reconsider immediately?"

The Speaker:

"That is right. If this motion is carried, it will put the bill before us for final passage at that time."

The Clerk called the roll on the motion to reconsider the vote by which Reengrossed House Joint Resolution No. 25 failed to pass the House, and the motion was carried by the following vote: Yeas, 70; nays, 20; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Humiston, Johnson (Doris), Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McDougall, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Swayze, Taplin, Taylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—70.

Those voting nay were: Representatives Avey, Backstrom, Day, Elder, Epton, Grant, Hurley, Jastad, King (Chet), Kink, May, McCormick, Morphis, Savage, Sawyer, Sheridan, Slagle, Smith, Traylor, Warnke—20.

Those absent or not voting were: Representatives Brachtenbach, Hood, Johnston (Elmer E.), Jolly, McCaffree, Moon, Moos, Thompson, Uhlman—9.

MOTION

Mr. Burtch moved that the House defer further consideration of Reengrossed House Joint Resolution No. 25, and that the resolution be placed on the third reading calendar for tomorrow.

POINT OF ORDER

The Speaker recognized Mr. Grant on a point of order.

Mr. Grant:

"I asked you, Mr. Speaker, if we were going to reconsider it immediately."

The Speaker:

"Mr. Burtch's motion is to hold it over until tomorrow. The House can do this if it so desires by a majority vote."

Mr. Brouillet demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to defer further consideration of Reengrossed House Joint Resolution No. 25 until tomorrow's third reading calendar, and the motion was carried by the following vote: Yeas, 78; nays, 14; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Humiston, Hurley, Jastad, Johnson (Doris), Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Smith, Swayze, Taplin, Taylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—78.

Those voting nay were: Representatives Elder, Grant, Jueling, Kink, May, McCormick, Morphis, Pierre, Savage, Sawyer, Sheridan, Slagle, Traylor, Warnke—14.

Those absent or not voting were: Representatives Brachtenbach, Hood, Johnston (Elmer E.), Jolly, McCaffree, Thompson, Uhlman—7.

SPEAKER'S PRIVILEGE

The Speaker:

"There has been a report from the hospital that Alan Thompson is now out of surgery and his condition is serious but not critical. They seemed optimistic about the way he came through the operation. There will be a further report in an hour or so."

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 30, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 8; also

Senate Bill No. 47; also

Senate Bill No. 78; also

Senate Bill No. 117; also

Substitute Senate Bill No. 167; also

Senate Bill No. 235; also

Senate Bill No. 236; also

Senate Bill No. 281; also

Senate Bill No. 301; also

Senate Bill No. 320; also

Senate Bill No. 334, also

Senate Bill No. 399; also

Senate Bill No. 414, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 30, 1965.

MR. SPEAKER:

The President has signed: Senate Joint Resolution No. 25, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 30, 1965.

MR. SPEAKER:

The President has signed: Substitute House Bill No. 104; also

House Bill No. 164; also House Bill No. 173; also

House Bill No. 203; also

House Bill No. 249; also

House Bill No. 265; also

House Bill No. 277; also

House Bill No. 318; also

House Bill No. 364; also

House Bill No. 377; also

House Bill No. 378; also House Bill No. 409; also

House Bill No. 465; also

House Bill No. 520; also

House Bill No. 590; also

House Bill No. 592; also

House Bill No. 621; also

House Bill No. 679, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 8; also

Senate Bill No. 47; also

Senate Bill No. 78; also

Senate Bill No. 117; also

Substitute Senate Bill No. 167; also

Senate Bill No. 235; also

Senate Bill No. 236; also

Senate Bill No. 281; also

Senate Bill No. 301; also

Senate Bill No. 320; also

Senate Bill No. 334; also

Senate Bill No. 399; also

Senate Bill No. 414; also

Senate Joint Resolution No. 25.

MOTION

On motion of Mr. O'Brien, the House adjourned until 11:00 a.m., Wednesday, March 31, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

SEVENTEENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, March 31, 1965.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll, and all members were present except Representatives Jolly, McCormick, and Thompson. Representatives Jolly and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Dave Carlson of the Assembly of God Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., March 30, 1965.

Mr. SPEAKER:

We, a majority of your Committee on Social Security and Public Assistance, to whom was referred House Concurrent Resolution No. 28, expressing appreciation to the members of the public assistance study citizens' advisory committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

William "Bill" Chatalas, Chairman.

We concur in this report: Alfred O. Adams, H. Maurice Ahlquist, Thomas L. Copeland, Mrs. John W. (Kathryn) Epton, Robert R. Kull, Mary Stuart Lux, Frank. Geo. Marzano, Charles R. Savage, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery forty students from Laughbon High School in Tacoma, and asked them to stand and be recognized.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 31, 1965.

Mr. SPEAKER:

The President has signed: Senate Bill No. 122; also Senate Joint Memorial No. 18, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 122; also Senate Joint Memorial No. 18.

Senate Chamber, Olympia, Wash., March 30, 1965.

MR. SPEAKER:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 184 and asks the House for a conference thereon, and has named as the Senate conferees on

Engrossed House Bill No. 184, and the Senate amendments thereto, Senators Henry, Sandison, Redmon.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Burtch, the House granted the request of the Senate for a conference on Engrossed House Bill No. 184.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed House Bill No. 184 Representatives Conner, Copeland, and O'Brien.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 29, 1965.

MR. SPEAKER:

The Senate has receded from its amendments to Engrossed House Bill No. 13 to page 3, section 5, lines 15 and 20 and passed the bill without said amendments, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 13 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 13 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 83; nays, 8; absent or not voting, 8.

Those voting yea were: Representatives Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—83.

Those voting nay were: Representatives Bledsoe, Cunningham, Flanagan, Gorton, Jueling, Moos, Morphis, Swayze—8.

Those absent or not voting were: Representatives Adams, Andersen (James A.), Bergh, Jolly, McCormick, O'Dell, Sawyer, Thompson—8.

Engrossed House Bill No. 13 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 30, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 519; also Senate Bill No. 531, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., March 30, 1965.

Mr. Speaker:

The Senate has passed: Senate Concurrent Resolution No. 12, and the same is herewith transmitted.

Ward Bowden, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Brouillet, the rules were suspended, and authorization was given to add three additional names as sponsors of House Bill No. 687.

House Bill No. 687, by Representatives Uhlman, Brouillet, Moon, DeJarnatt, Lux, and Beck:

An Act relating to institutions of higher education; providing for a new state college; providing for certain boards and committees; providing for certain expenses; providing certain powers and duties; making appropriations; and declaring an emergency.

Ordered printed and referred to Committee on Higher Education.

MOTION

On motion of Mr. Burtch, the rules were suspended, and authorization was given to add eleven additional names as sponsors of House Bill No. 688.

House Bill No. 688, by Representatives Moon, Anderson (Eric O.), Johnson (Doris), Backstrom, Smith, Haussler, Marzano, Olsen, Taplin, King (Chet), Marsh, Kull, Bozarth, and Ahlquist:

An Act relating to state government; transferring certain powers, duties and functions, moneys, personal property, and personnel between state agencies; redesignating the department of conservation; providing for a water resources study; providing for certain cooperation between state agencies; providing for acceptance of certain federal funds; providing for certain reports; amending section 43.17.010, chapter 8, Laws of 1965 as amended by section 20, chapter 156, Laws of 1965 and RCW 43.17.010; amending section 43.17.020, chapter 8, Laws of 1965 as amended by section 21, chapter 156, Laws of 1965 and RCW 43.17.020; amending section 43.21.010, chapter 8, Laws of 1961 and RCW 43.21.010; and amending section 3, chapter 216, Laws of 1965 and RCW 90.48.021; making an appropriation; declaring an emergency and providing an effective date.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

House Joint Memorial No. 30, by Representatives Day, Harris, and Sheridan:

Prohibiting restrictions on interstate sale of firearms.

Ordered printed and referred to Committee on Game and Game Fish.

House Joint Resolution No. 42, by Representatives Hurley, Backstrom, and McCormick:

Limiting the sales tax and compensating use tax to four percent.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 519, by Senators Foley, Ryder, and Dore:

An Act relating to the University of Washington and the support thereof; providing for deposits, transfers, investments, expenditures, and other operations of certain moneys and funds; amending section 43.79.201, chapter 8, Laws of 1965 and RCW 43.79.201; and declaring an emergency.

Referred to Committee on Ways and Means (Subcommittee on Appropriations).

Senate Bill No. 531, by Senators Foley, Moriarty, Jr., Dore, and Ryder:

An Act relating to the marine recreation land act of 1964; authorizing the expenditure of certain funds from the outdoor recreation account for administrative and coordinative purposes; and amending section 8, chapter 5, Laws of 1965 (uncodified).

Referred to Committee on Parks, Capitol Buildings and Grounds.

Senate Concurrent Resolution No. 12, by Senators Greive, Hanna, and McCormack:

Creating a legislative oversight committee.

Referred to Committee on Ways and Means.

RESOLUTIONS

Resolution by Representatives O'Donnell, O'Brien, Smith, Olsen, Clark, Kirk, Whetzel, Mast, and Uhlman:

WHEREAS, The Very Reverend A. A. Lemieux, S. J., will, on April 1, 1965, retire as President of Seattle University; and

Whereas, Father Lemieux has served as President of Seattle University longer than any other man has ever served as President of a Jesuit college; and

Whereas, Father Lemieux has presided over and effectively led the expansion of Seattle University in building, faculty, and students; an expansion that has taken place without the sacrifice of the high educational standards identified with Seattle University; and

WHEREAS, Father Lemieux has found time from his pressing educational duties to be a civic leader, moral force, and cultural exponent for the entire State of Washington; and

Whereas, Father Lemieux, in addition, still found time to be an outstanding President of the Association of Independent Colleges of Washington;

Now, Therefore, Be It Resolved, That the House of Representatives of the State of Washington do commend Father Lemieux for his outstanding years of service to Seattle University and the entire State of Washington; and

Be It Further Resolved, That we express our regrets at the loss of this outstanding man to the State of Washington and wish him well in all of his future endeavors; and

Be It Further Resolved, That a copy of this resolution be suitably inscribed by the Secretary of State and transmitted to Father Lemieux as a small token of our abiding esteem for him.

Mr. O'Brien moved the adoption of the resolution.

Debate ensued, Representatives O'Brien, Smith, and Clark speaking in favor of the resolution.

The motion was carried, and the resolution was adopted.

Resolution by Representatives Radcliffe, Hood, and Kink:

WHEREAS, The State of Alaska is noncontiguous with the other forty-eight states on the continent of North America; and

Whereas, At present, transportation and commerce to Alaska is feasible only by overland route through Canada, or by steamship or aeroplane; and

Whereas, Alaska has established a Marine Highway System using ferry ships for transportation; and

WHEREAS, Direct rapid contact with the northwest states is essential to the recovery and the development of the State of Alaska; and

WHEREAS, The Federal Interstate System is not able to enter into the purchase and operation of ferry vessels because of present legislation;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington, That we do respectfully petition and urge the United States Congress with the concurrence of the President of the United States to change those laws which now preclude the operation of ferry vessels as Interstate Highways, thereby allowing the Federal Interstate System to build and operate ferry vessels making possible the extension of highway service to the most populous portions of Alaska; and

Be It Further Resolved, That copies of this Resolution be transmitted by the Clerk of the House of Representatives to the President of the United States, to the President of the Senate and the Speaker of the House of Representatives of the United States, and to each Senator and Representative from the State of Washington.

RULING BY THE SPEAKER

The Speaker:

"Under our Joint Rules, all communications to congress must be by joint memorial. We did not adopt our Joint Rules until the latter part of the session. At the first of the session we could do this by resolution, but under Rule 15 of our Joint Rules any communications to congress or to the President of the United States must be by joint memorial."

With the consent of the House, the sponsors withdrew the resolution.

Resolution by Representative O'Brien:

Whereas, State government is one of the largest businesses in the State of Washington and is vital and of concern to all; demanding constant vigilance in order to keep pace with the changing times; and

Whereas, Governor Daniel J. Evans is to be commended for recognizing the need for periodic review of the internal operations of the many divisions of our state governent; and

Whereas, The Governor has seen fit, by his announced intended executive order to by-pass the legislative branch and has neither consulted with the legislature nor requested the passage of legislation to implement such work. In addition he has appealed to private business interests to provide an estimated seventy thousand dollars for these studies and report, as well as requested industry to loan private corporate executive officers to this project for an estimated total cost to business and industry of five hundred thousand dollars before taxes; and

Whereas, Such solicitation of funds and request of private corporate assistance is an abdication of responsibility and can place the Governor and our state in an untenable position if unreasonable demands are made in exchange for this cooperation;

Now, Therefore, Be It Resolved, By the House of Representatives that the legislature is in favor of a continuing re-evaluation of the structure and expenditures of state government but that such re-evaluation should be financed from state funds and implemented by state laws; and

Be It Further Resolved, That agriculture, labor, the professions and a cross section of the general public must be represented on any council to assure that the State of Washington or its elected officials shall not be beholden to any one segment of our economy; and

Be It Further Resolved, That this House urge Governor Evans to reconsider his position on this project and request from the legislature ample state funds to finance any re-evaluation, together with the necessary legislation, and to establish a council which represents all segments of our economy and our citizens.

Mr. O'Brien moved the adoption of the resolution.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Adams, Bergh, Jolly, and Thompson.

On motion of Mr. Burtch, the absent members were excused, and the House proceeded with business under the call of the House.

The Speaker declared the question before the House to be the adoption of the resolution of Representative O'Brien.

Debate ensued, Representative O'Brien speaking in favor of adoption of the resolution.

On motion of Mr. Garrett, the following amendment was adopted:

On page 1, line 22, after "labor," insert "industry,"

Further debate ensued, Representative Perry speaking against the resolution.

Mr. Grant demanded an electric roll call, and the demand was sustained.
Further debate ensued, Representative Savage speaking in favor of adop-

Mr. Clark moved the adoption of the following amendment:

Strike the entire resolution and substitute the following:

"Whereas, Governor Evans has proceeded with the selection of voluntary businessmen to serve the state at their own expense and time for the benefit of the economy of this state:

"Now, Therefore, Be It Resolved, That the members of the House of Representatives compliment Governor Evans for his progressive action to improve the economic welfare of the people of the state of Washington."

Debate ensued, Representatives Clark and Pritchard speaking in favor of adoption of the amendment to the resolution, and Representative O'Brien speaking against it.

PERSONAL PRIVILEGE

The Speaker recognized Mr. O'Brien on a point of personal privilege.

Mr. O'Brien:

tion of the resolution.

"Mr. Speaker, Representative Pritchard is impugning my motives. He is delving into personalities. As a matter of fact, Mr. Pritchard, I am shocked and surprised at your utterances on the floor today; and that a man of your intelligence would be willing to accept outside contributions and financial aid. If it is a good project it should be financed by state funds. This is the whole crux of this resolution."

Further debate ensued, Representative Pritchard continuing his remarks in favor of the amendment.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

Mr. Grant demanded an electric roll call, and the demand was sustained. Further debate ensued, Representatives Jueling, Andersen (James A.), Eldridge, and Harris speaking in favor of adoption of the amendment to the resolution, and Representatives Smith, Warnke, Burtch, and King (Richard "Dick") speaking against its adoption.

YIELDING TO QUESTION

Mr. Moon:

"Mr. Speaker, would Mr. Harris yield to a question?"

The Speaker:

"Will you yield, Mr. Harris?"

Mr. Harris:

"Yes, I yield."

Mr. Moon:

"Mr. Harris, who paid for the Hoover Commission report to congress?"

Mr. Harris:

"The 'dollar a year men' did the job."

Further debate ensued, Representative Clark speaking in favor of the amendment, and Representative Moon speaking against it.

Mr. Grant demanded the previous question, and the demand was sustained. The Clerk called the roll on adoption of the amendment by Mr. Clark. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 43; nays, 53; absent or not voting, 3.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—43.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—53.

Those absent or not voting were: Representatives Adams, Jolly, Thompson—3.

Debate ensued, Repersentative O'Brien speaking in favor of adoption of the resolution, and Representatives Copeland and Dootson speaking against its adoption.

Mr. Smith demanded the previous question, and the demand was sustained. The Clerk called the roll on the adoption of the resolution by Mr. O'Brien. The resolution was adopted by the following vote: Yeas, 50; nays, 46; absent or not voting, 3.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—50.

Those voting nay were: Representatives Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—46.

Those absent or not voting were: Representatives Adams, Jolly, Thompson—3.

MOTION

On motion of Mr. Moos, the resolution by Mr. O'Brien was ordered immediately transmitted to the governor.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Marsh on a point of personal privilege.

Mr. Marsh:

"Today is my seatmate, George Sheridan's birthday, and I would like to wish him a happy birthday, as I am sure you all would too." (Applause.)

PERSONAL PRIVILEGE

The Speaker recognized Mr. Olsen on a point of personal privilege.

Mr. Olsen:

"We have another fine gentleman in our House whose birthday is today—Elmer Jastad. I wish you would all give him a hand for his happy birthday." (Applause.)

MOTIONS

On motion of Mr. O'Brien, the House dispensed with further proceedings under the call of the House.

On motion of Mr. O'Brien, the House recessed until 3:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 3:00 p.m.

The Clerk called the roll. Representatives Epton, Klein, Leland, Morphis, O'Donnell, Pritchard, Taylor, and Thompson were absent. Representative Thompson was excused.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll. Representatives Epton, Haussler, O'Donnell, Slagle, Taylor, and Thompson were absent.

On motion of Mr. Burtch, the absent members were excused, and the House proceeded with business under the call of the House.

Representatives O'Donnell and Slagle appeared before the bar of the House.

MESSAGES FROM THE SENATE SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 234 with the following amendments: On page 10, section 15, line 14 of the printed and engrossed bills, after "pass" and before "to" strike "each other" and after "right" and before ", and" insert "of each other"

On page 21, section 46, line 19 of the printed and engrossed bills, strike all of subsection (c) and renumber subsection (d) as subsection "(c)"

On page 22, section 49, line 23 of the printed and engrossed bills, before "less miles" strike "of" and insert "or"

On page 23, section 52, line 33 of the printed and engrossed bills, strike "meeting or overtaking" and insert "overtaking or meeting"

On page 24, section 52, line 26 of the printed and engrossed bills, after "section" and before "of" strike "24" and insert "25"

On page 25, section 53, line 26 of the printed and engrossed bills, after "section" and before "of" strike "31" and insert "32"

On page 28, line 9 of the printed bill, being page 28, line 8 of the engrossed bill, strike all of section 60, including the House amendments thereto and substitute the following:

"NEW SECTION. Sec. 60. (1) It is unlawful for any person who is under the influence of or affected by the use of intoxicating liquor or of any narcotic drug to drive or be in actual physical control of any vehicle upon the public highways.

"(2) In any criminal prosecution for a violation of the provisions of this section relating to driving a vehicle while under the influence of intoxicating liquor, the amount of alcohol in the defendant's blood at the time alleged as shown by chemical analysis of the defendant's blood, urine, breath, or other bodily substance shall give rise to the following presumptions:

"(a) If there was at that time 0.05 percent or less by weight of alcohol in the defendant's blood, it shall be presumed that the defendant was not under the influence of intoxicating liquor;

"(b) If there was at that time in excess of 0.05 percent but less than 0.15 percent by weight of alcohol in the defendant's blood, such fact shall not give rise to any presumption that the defendant was or was not under the influence of intoxicating liquor, but such fact may be considered with other competent evidence in determining the guilt or innocence of the defendant;

"(c) If there was at that time 0.15 percent or more by weight of alcohol in the defendant's blood, it shall be presumed that the defendant was under the influence of intoxicating liquor.

"(3) The foregoing provisions of this section shall not be construed as limiting the introduction of any other competent evidence bearing upon the question whether or not the defendant was under the influence of intoxicating liquor. Nothing herein contained shall be construed as requiring any person to submit to a chemical analysis of his blood, and the refusal to submit to such analysis shall not be admissible in evidence in any criminal prosecution for a violation of the provisions of this section or in any civil action."

In new section 60 of the amendment by Senator Freise to page 28, add a new subsection to be known as subsection (4) as follows:

"(4) Evidence of the chemical analysis or scientific breath test of any kind of such person's blood shall not be admissible unless such person shall have been advised by the person giving the test before giving the test that such person has the constitutional right not to submit to such test. Evidence taken in violation of this act shall not be admitted in evidence in any criminal or civil proceeding."

On page 30, section 62, line 6 of the printed bill, being line 7 of the engrossed bill, after "more than" strike "one year" and insert "thirty days"

On line 7 of the printed bill, being lines 8 and 9 of the engrossed bill, after "more than" strike "five hundred dollars" and insert "one hundred dollars. The penalty so imposed may be suspended."

On page 30, section 62, line 10 of the printed bill, being line 11 of the engrossed bill, after "than" strike "thirty" and insert "five"

On page 30, section 62, line 10 of the printed bill, being line 12 of the engrossed bill, after "more than" strike "one year" and insert "six months"

On page 30, section 62, line 11 of the printed bill, being line 12 of the engrossed bill, after "more than" strike "one thousand" and insert "five hundred"

On page 30, section 62, line 16 of the printed bill, being line 18 of the engrossed bill, after "suspended." insert "A forfeiture of bail shall not be considered a conviction for the purposes of this section."

On page 32, section 66, line 12 of the printed and engrossed bills, after "or" and before "strip" strike "parking" and insert "street planting"

On page 37, line 30 of the printed bill, being line 24 of the engrossed bill, after section 85 add a new section to read as follows:

"Sec. 86. Section 46.48.023, chapter 12, Laws of 1961 as amended by section 5, chapter 16, Laws of 1963 and RCW 46.48.023 are each amended to read as follows:

"Subject to RCW 46.48.011 (1), and except in those instances where a lower maximum lawful speed is provided the operator of any vehicle to operate the same speed in excess of twenty miles per hour when operating any vehicle upon a public highway either inside or outside an incorporated city or town between the hours of eight o'clock a. m.

and five o'clock p. m. on regular school days when passing any marked public school or playground crosswalk is fully posted with standard [portable] school [or speed control] signs. The speed zone at the crosswalk shall extend three hundred feet in either direction from the marked sidewalk."

Renumber the remaining sections consecutively.

On page 40, section 92, line 6 of the printed and engrossed bills, before "of this" strike "85" and insert "86"

On line 7 of the title of the printed and engrossed bills, after "46.48.013;" and before "and" insert "amending section 46.48.023, chapter 12, Laws of 1961 as amended by section 5, chapter 16, Laws of 1963 and RCW 46.48.023;", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Sawyer, the House concurred in the Senate amendments to page 10, section 15; page 21, section 46; page 22, section 49; page 23, section 52; page 24, section 52; page 25, section 53, and page 28, section 60, subsections (1), (2), and (3), of Engrossed House Bill No. 234.

Mr. Sawyer moved that the House do not concur in the Senate amendment to page 28, section 60, subsection (4), of Engrossed House Bill No. 234, and and that the Senate be asked to recede therefrom.

Debate ensued, Representatives Sawyer and Andersen (James A.) speaking in favor of the motion.

YIELDING TO QUESTION

Mrs. Hurley:

"Mr. Speaker, would Representative Sawyer yield to a question please?"

The Speaker:

"Will you yield to a question, Mr. Sawyer?"

Mr. Sawyer:

"Yes."

Mrs. Hurley:

"Representative Sawyer, after this bill has passed, and after Senator Woodall's amendment has been defeated, will it still be possible for a person to refuse to take an alcohol breath test?"

Mr. Sawyer:

"Yes, we specifically set that out in a House amendment to the original bill. We thought they had the right to refuse anyway, but we spelled it out in the exact language as it is at the present time in the law. In this amendment the person would just have to be advised that he didn't have to take it because of his constitutional right."

Further debate ensued, Representative Marsh speaking against the motion not to concur in the Senate amendment.

MOTION

Mr. Smith moved that the House do concur in the Senate amendment to page 28, section 60, subsection (4), of Engrossed House Bill No. 234.

Debate ensued, Representative Smith speaking in favor of the motion to concur in the Senate amendment, and Representative Rogers speaking against it.

Mr. Burtch demanded an electric roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, would Representative James Andersen yield to a question?"

The Speaker:

"Will you yield, Mr. Andersen?"

Mr. Andersen (James A.):

"Yes."

Mr. Adams:

"The findings on these tests are not necessarily presumptive evidence of drunkenness are they?"

Mr. Andersen:

"Yes they are, after they reach a certain point."

Further debate ensued, Representatives Klein and Uhlman speaking in favor of the motion, and Representatives Andersen (James A.), Pritchard, Sawyer, and Leland speaking against the motion.

Mr. Olsen demanded the previous question, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry.

Mr. Smith:

"As the maker of the motion, may I close the debate?"

RULING BY THE SPEAKER

Mr. Speaker:

"Not when the previous question has been ordered. According to Rule 40 of our House Rules, after the previous question has been ordered you may close debate only on final passage of a bill."

POINT OF INFORMATION

The Speaker recognized Mr. Adams on a point of information.

Mr. Adams

"Are we voting on the motion to concur with the amendment?"

The Speaker:

"That is correct, Dr. Adams. Mr. Smith made a motion that we do concur in the amendment by Senator Woodall."

The Clerk called the roll on the motion to concur in the Senate amendment to page 28, section 60, subsection (4) of Engrossed House Bill No. 234, and the motion was lost by the following vote: Yeas, 15; nays, 80; absent or not voting, 4.

Those voting yea were: Representatives Angevine, Avey, Canfield, Elder, Hurley, King (Richard "Dick"), Klein, Kull, Litchman, O'Donnell, Slagle, Smith, Uhlman, Valle, Witherbee—15.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Swayze, Taplin, Traylor, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—80.

Those absent or not voting were: Representatives Epton, Haussler, Taylor, Thompson—4.

The Speaker stated the question before the House to be the motion by Mr. Sawyer asking the Senate to recede from its amendment to page 28, section 60, subsection (4) of Engrossed House Bill No. 234.

The motion was carried.

Mr. Sawyer moved the House do not concur in the amendments by Senator Woodall to page 30 of Engrossed House Bill No. 234, except the amendment to line 16, and that the Senate be asked to recede therefrom.

Debate ensued, Representative Sawyer speaking in favor of the motion.

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, will Mr. Sawyer yield to a question?"

The Speaker:

"Will you yield to a question, Mr. Sawyer?"

Mr. Sawyer:

"Yes."

Mr. Klein:

"Mr. Sawyer, is the language 'imprisonment for not less than thirty days nor more than one year' new language?"

Mr. Sawyer:

"No, it is the present law, Representative Klein. The only difference is on the first offense you may suspend the jail sentence, but on the second offense you cannot suspend it."

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

The Speaker stated the question before the House to be the motion by Mr. Sawyer to not concur in the amendments by Senator Woodall to page 30, section 62, lines 6, 7, 10, and 11, and ask the Senate to recede therefrom.

The Clerk called the roll, and the motion was carried by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those voting nay were: Representative Avey—1.

Those absent or not voting were: Representatives Epton, Haussler, Taylor, Thompson—4.

MOTION

Mr. Clark moved the House do concur in the Senate amendment to page 30, section 62, line 16, of Engrossed House Bill No. 234.

Debate ensued, Representatives Clark, Witherbee, and Hurley speaking

in favor of the motion, and Representatives McDougall, Johnston (Elmer E.), and Leland speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained. The Speaker stated the question before the House to be the motion by Mr. Clark to concur in the Senate amendment to page 30, line 16.

The motion was lost.

On motion of Mr. Sawyer, the House asked the Senate to recede from its amendment to page 30, section 62, line 16, of Engrossed House Bill No. 234.

On motion of Mr. Sawyer, the House concurred in the Senate amendment to page 32, section 66, line 12.

Mr. Sawyer moved that the House do not concur in the Senate amendment to page 37, line 30 of the printed bill, being line 24 of the engrossed bill, adding a new section 86, and that the Senate be asked to recede therefrom.

The motion was carried.

On motion of Mr. Sawyer, the House concurred in the Senate amendment to page 40, section 92, line 6.

Mr. Sawyer moved that the House do not concur in the Senate amendment to line 7 of the title, and that the Senate be asked to recede therefrom.

The motion was carried.

MOTION FOR RECONSIDERATION

Mr. Dootson moved that the House do now reconsider the vote by which the House concurred in the Senate amendment to page 21, section 46, line 19 of Engrossed House Bill No. 234.

The Speaker:

"Did you vote on the prevailing side?"

Mr Dootson:

"Unfortunately I did, but I didn't know what the amendment did, and I think a great many of us didn't know."

Debate ensued, Representative Dootson speaking in favor of the motion, and Representatives Sawyer and Leland speaking against it.

The motion was lost.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 23, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 428 with the following amendments: Beginning on page 1, line 5 of the printed and engrossed bills, strike all of the material down to and including "prescribe." on page 2, line 7 of the printed and engrossed bills, including the House amendment by Committee on Highways to page 1, section 1, line 26 of the printed bill, and substitute the following:

"Section 1. Section 81.80.270, chapter 14, Laws of 1961 as amended by section 6, chapter 59, Laws of 1963 and RCW 81.80.270 are each amended to read as follows:

"No permit issued under the authority of this chapter shall be construed to be irrevocable. Nor shall such permit be subject to transfer or assignment except upon a proper showing that property rights might be affected thereby, and then in the discretion of the commission, and upon the payment of a fee of twenty-five dollars.

"No person, partnership or corporation, singly or in combination with any other person, partnership or corporation, whether a carrier holding a permit or otherwise, or any combination of such, shall acquire control or enter into any agreement or arrangement to acquire control of a common or contract carrier holding a permit through ownership of its stock or through purchase, lease or contract to manage the

business, or otherwise except after and with the approval and authorization of the commission: PROVIDED, That upon the dissolution of a partnership, which holds a permit, because of the death, bankruptcy, or withdrawal of a partner where such partner's interest is transferred to his spouse or to one or more remaining partners, or in the case of a corporation which holds a permit, where a shareholder's interest is transferred to his spouse or to one or more of the remaining shareholders, the commission shall transfer the permit to the newly organized partnership which is substantially composed of the remaining partners, or continue the corporation's permit without making the proceeding subject to hearing and protest. Any such transaction either directly or indirectly entered into without approval of the commission shall be void and of no effect.

"Every carrier who shall cease operation and abandon his rights under the permits issued him shall notify the commission within thirty days of such cessation or abandonment, and return to the commission the identification plates issued to him."

In line 2 of the title of the printed and engrossed bills, after "permits;" strike all of the material down to and including "RCW" on line 3 and insert "and amending section 81.80.270, chapter 14, Laws of 1961 as amended by section 6, chapter 59, Laws of 1963 and RCW 81.80.270.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. Sawyer moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 428, and that the Senate be asked to recede therefrom.

The motion was carried.

PERSONAL PRIVILEGE

Mr. Adams:

"Personal privilege, Mr. Speaker. On the question of the blood test and breathalizer test, one thing that has always worried me about that, especially in view of the presumptive evidence of drunkenness, is the manner in which the test is taken and the manner in which it is run in the labs, because there is a possibility of error. Any test in any lab depends somewhat on the ability of the technician that runs it. Most tests you can repeat and take another specimen sometime later and have it checked, perhaps even have it checked in another lab, but here is a test you cannot repeat because you can't get the same condition over again. Unless the specimen is taken at the same time, you never can get another test with a comparable specimen. Therefore, I wonder, and I think if I were submitting to one of these tests, at the time I was submitting I would insist that the officer take another specimen at the same time, and give it to me, so I could take it to another lab of my own choice and have it run, in order to serve as a check on what their findings might be."

SECOND READING OF BILLS

House Concurrent Resolution No. 26, by Representatives Taplin, Traylor, and Haussler:

Providing for study of feasibility of tourist information centers.

The House resumed consideration of House Concurrent Resolution No. 26 on second reading, an amendment by Mr. Avey having been adopted previously.

The Speaker stated the question before the House to be the following amendment by Representatives Pritchard and Olsen:

On page 1, line 7, after "and" insert "Whereas, the City of Seattle is the location of the Seattle Center and is the largest city in the state; and"

With the consent of the House, Representatives Pritchard and Olsen withdrew their amendment.

MOTION FOR RECONSIDERATION

Mr. Avey, having voted on the prevailing side, moved that the House do now reconsider the vote by which the following amendment to House Concurrent Resolution No. 26 was adopted:

On page 1, line 10, after "and" insert "WHEREAS, Kettle Falls would like to be mentioned in this Resolution and has an outstanding State Patrol weigh station; and"

The motion was carried.

RECONSIDERATION

The Speaker stated the question before the House to be adoption of the amendment by Mr. Avey.

Debate ensued, Representative Avey speaking against the amendment, and Representatives Uhlman, Bledsoe, and Day speaking in favor of it.

The amendment was lost.

Mr. Kalich moved adoption of the following amendment:

On page 1, line 10, after "and" insert "Whereas, the community of Toledo has no tourists, and would like some; and"

The motion was lost, and the amendment was not adopted.

With the consent of the House, the rules were suspended, House Concurrent Resolution No. 26 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative Traylor speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 26, and the resolution passed the House by the following vote: Yeas, 84; nays, 11; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Gallagher, Garrett, Gorton, Grant, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Andersen (James A.), Finch, Flanagan, Goldsworthy, Harris, Humiston, Jueling, McDougall, Newschwander, O'Dell, Swayze—11.

Those absent or not voting were: Representatives Epton, Haussler, Taylor, Thompson—4.

House Concurrent Resolution No. 26, having received the constitutional majority, was declared passed.

Engrossed Senate Bill No. 241, by Senators Henry, Guess, and Redmon: Providing for disposition of licensing fees of engineers and land surveyors.

House of Representatives, Olympia, Wash., March 23, 1965.

Mr. Speaker:

We, a majority of your Committee on Licenses, to whom was referred Engrossed Senate Bill No. 241, providing for disposition of licensing fees of engineers and land surveyors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, line 18 of the printed bill, being page 1, section 1, line 15 of

the engrossed bill, before "to notify" strike "director of licenses" and insert "[director of licenses] administrator of the division of professional licensing"

MRS. JOSEPH E. HURLEY, Chairman, RAY OLSEN, Vice Chairman.

We concur in this report: Stewart Bledsoe, R. Ted Bottiger, Homer Humiston, Elmer E. Johnston, Frank. Geo. Marzano, C. G. Witherbee.

The bill was read the second time by sections.

On motion of Mrs. Hurley, the committee amendment was adopted.

On motion of Mrs. Hurley, the following amendment was adopted:

On page 8, section 4, beginning on line 26 of the printed bill, strike the Senate Amendment thereby reinstating section 4 to the engrossed bill as follows:

"NEW SECTION. Sec. 4. The following acts or parts of acts are hereby repealed:

- "(1) Section 15, chapter 101, Laws of 1957 and RCW 18.15.170;
- "(2) Section 5, chapter 168, Laws of 1953 and RCW 18.18.280."

On motion of Mrs. Hurley, the following amendment to the title was adopted:

On page 1, beginning on line 7 of the title of the printed bill after "RCW" strike the Senate amendment down to and including "18.18.280" on line 9, thereby reinstating "; and repealing section 15, chapter 101, Laws of 1957 and RCW 18.15.170 and section 5, chapter 168, Laws of 1953 and RCW 18.18.280" to the engrossed bill

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 241 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Conner speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 241 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Epton, Haussler, Taylor, Thompson—4.

Engrossed Senate Bill No. 241 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING OF BILLS

Having been deferred until today's third reading calendar, the House resumed reconsideration of Reengrossed House Joint Resolution No. 25.

Reengrossed House Joint Resolution No. 25, by Representatives Burtch, Dootson, Rogers, Gorton, and Wolf:

Establishing constitutional reapportionment procedure.

With the consent of the House, the rules were suspended, the second reading considered the third, and Reengrossed House Joint Resolution No. 25 was placed on final passage.

Debate ensued, Representative Brouillet speaking in favor of passage of the resolution, and Representatives Smith and Grant speaking against it.

Mr. Angevine demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Reengrossed House Joint Resolution No. 25, and the resolution passed the House by the following vote: Yeas, 69; nays, 26; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Eldridge, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moos, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Swayze, Uhlman, Valle, Wang, Whetzel, Wolf, Mr. Speaker—69.

Those voting nay were: Representatives Angevine, Avey, Backstrom, Bozarth, Conner, Day, Elder, Gallagher, Hurley, King (Chet), Kink, Kull, May, McCormick, Moon, Morphis, O'Donnell, Pierre, Savage, Sheridan, Slagle, Smith, Taplin, Traylor, Warnke, Witherbee—26.

Those absent or not voting were: Representatives Epton, Haussler, Taylor, Thompson—4.

Reengrossed House Joint Resolution No. 25, having received the constitutional two-thirds majority, was declared passed.

EXPLANATION OF VOTE

I voted for Reengrossed House Joint Resolution No. 25, establishing a constitutional reapportionment procedure, although I have expressed publicly and privately my opposition to this legislation. I intended to move for reconsideration of the measure, but was unable to do so because a prior motion for reconsideration had already been adopted.

GARY GRANT, 47th District.

Substitute House Joint Resolution No. 4, by Committee on Constitution, Elections and Reapportionment:

Proposing constitutional amendment reducing resident qualifications for voting within state.

MOTION

On motion of Mr. Burtch, the rules were suspended, and Substitute House Joint Resolution No. 4 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

Mr. Klein moved the adoption of the following amendment by Representatives King (Richard "Dick"), Grant, Moon, and himself:

On page 1, line 11, after "twenty" and before "years" strike "-one"

Debate ensued, Representatives Klein, Savage, and Radcliffe speaking in favor of the amendment, and Representatives Canfield and Gorton speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained. With the consent of the House, Mr. Klein withdrew the amendment.

Mr. Gorton moved the adoption of the following amendment by Representatives Grant and Gorton.

On page 1, line 14, after "precinct" and before "days" strike "thirty" and insert "ninety" ${\bf r}$

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, would Mr. Gorton yield to a question?"

The Speaker:

"Mr. Gorton, will you yield?"

Mr. Gorton:

"Yes. I will."

Mr. Klein:

"As I understand your amendment, you are changing the thirty days to ninety days, and that would also be applicable to having been in the precinct for ninety days. Is that correct?"

Mr. Gorton:

"Mr. Klein, I think you have a very good point. I think we had better hold this over, because we should have time to study this amendment."

MOTIONS

On motion of Mr. Gorton, the House deferred further consideration of Substitute House Joint Resolution No. 4, and the resolution was ordered held for tomorrow's second reading calendar.

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

On motion of Mr. Burtch, the House adjourned until 11:00 a. m., Thursday, April 1, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

EIGHTEENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, April 1, 1965.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll, and all members were present except Representatives Bottiger, Conner, Epton, Gallagher, Haussler, Taylor, and Thompson. Representatives Gallagher, Haussler, and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Dave Carlson of the Assembly of God Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., March 31, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 13, also

Enrolled Substitute House Bill No. 96, have compared same with the engrossed bills and find them correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., March 31, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 467, redistricting the state into congressional districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES Elder, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe.

House of Representatives, Olympia, Wash., March 31, 1965.

Mr. Speaker:

We, a minority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 467, redistricting the state into congressional districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Slade Gorton, Bob McDougall, Donald W. Moos, Charles E. Newschwander.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 31, 1965.

Mr. Speaker:

The Senate has adopted: Senate Concurrent Resolution No. 20, and the same is herewith transmitted. WARD BOWDEN, Secretary.

MESSAGES FROM THE SECRETARY OF STATE DEPARTMENT OF STATE OFFICE OF THE SECRETARY

Olympia, Wash., March 22, 1965.

To the Honorable, The Speaker of the House of Representatives,

The Legislature of the State of Washington, Olympia, Washington.

SIR:

I have the honor to transmit herewith pursuant to Section 12, Article 3 of the Constitution of the State of Washington, for the consideration of the House of Repre-

sentatives, Enrolled House Bill No. 55 which has been vetoed by the Governor, together with his veto message attached thereto.

Respectfully,

A. Ludlow Kramer,

Secretary of State.

State of Washington, Office of the Governor, Olympia, Wash., March 20, 1965.

To the Honorable, the House of Representatives of the State of Washington. (Through the Secretary of State)

LADIES AND GENTLEMEN:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 55 entitled:

"An Act relating to motor vehicles; and amending section 46.44.030, chapter 12, Laws of 1961 as last amended by section 52, chapter 3, Laws of 1963 extraordinary session and RCW 46.44.030."

This bill would permit the operation on the state's highways of school buses which have a length of forty feet. The present law limits the length to thirty-five feet.

In December, 1964, the National School Bus Specifications Conference representing forty-five states, rejected a proposal to increase the length of school buses from thirty-five to forty feet. The Washington State School Transportation Commission, consisting of representatives of the State Patrol, the Highway Department, and the Office of the Superintendent of Public Instruction, has studied the forty foot school bus proposal and its members are unanimously opposed to it.

School children required supervision while being transported in school buses, and I doubt that a school bus driver should be required to supervise the ninety-one children or more who could be carried in a forty foot bus.

The Highway Committee of the House amended the original bill in an attempt to limit the operation of school buses in accordance with regulations of the Superintendent of Public Instruction as provided in RCW 46.48.150. I believe many members of the legislature felt that this proviso would give the Superintendent the power to determine whether or not the forty foot school bus should be permitted. I do not believe the Superintendent's powers under that section are sufficient to prohibit the use of a bus otherwise permitted on the public highways.

Both the Highway Department and the Superintendent of Public Instruction would have preferred an interim study of the economic feasibility and the safety factors involved in the operation of the forty foot school bus. However, the legislature did not see fit to amend the bill to make provision for such an interim study.

For the reasons stated above, I have vetoed House Bill No. 55.

Respectfully submitted,

DANIEL J. EVANS, Governor.

DEPARTMENT OF STATE OFFICE OF THE SECRETARY

Olympia, Wash., March 22, 1965.

To the Honorable, The Speaker of the House of Representatives, The Legislature of the State of Washington, Olympia, Washington.

SIR:

I have the honor to transmit herewith pursuant to Section 12, Article 3 of the Constitution of the State of Washington, for the consideration of the House of Representatives, Enrolled Substitute House Bill No. 252 which has been vetoed by the Governor, together with his veto message attached thereto.

Respectfully,

A. Ludlow Kramer,

Secretary of State.

State of Washington, Office of the Governor, Olympia, March 20, 1965.

To the Honorable, the House of Representatives of the State of Washington. (Through the Secretary of State)

LADIES AND GENTLEMEN:

I am filing herewith to be transmitted to the House of Representatives at the

next session of the Legislature, without my approval Substitute House Bill No. 252 entitled:

"An Act relating to ground waters; creating a state water well commission within the department of conservation; providing for the licensing of water well contractors and the regulation of water well construction; prescribing fees and providing for the disposition thereof; providing penalties; and declaring an effective date."

The commission created by this bill would license water well contractors, conduct examinations as a condition to issuance of a license, collect license fees for deposit in a special account in the general fund, expend monies from the fund, receive complaints against licensees charging violation of law or negligence in conducting well drilling activities, conduct hearings, adopt rules and perform other functions befitting a full-fledged state agency.

I believe that the existing departments of state government are capable of protecting the public health and the ground waters of the state without creating a new agency of state government.

Moreover, I look with disfavor upon legislation which seeks to establish stringent standards and require rigid examinations for those who seek to enter the industry in the future, while those already engaged in the activity of well drilling are given a license under the "grandfather clause" of section 11 without any examination whatsoever to test their knowledge or competency.

For the foregoing reasons, I have vetoed Substitute House Bill No. 252.

Respectfully submitted,

DANIEL J. EVANS, Governor.

DEPARTMENT OF STATE OFFICE OF THE SECRETARY

Olympia, Wash., March 22, 1965.

To the Honorable, The Speaker of the House of Representatives,
The Legislature of the State of Washington, Olympia, Washington.

SIR:

I have the honor to transmit herewith pursuant to Section 12, Article 3 of the Constitution of the State of Washington, for the consideration of the House of Representatives, a certified copy of Enrolled House Bill No. 74, partially vetoed by the Governor, together with his veto message attached thereto.

Respectfully,

A. Ludlow Kramer, Secretary of State.

State of Washington, Office of the Governor, Olympia, March 20, 1965.

To the Honorable, the House of Representatives of the State of Washington. (Through the Secretary of State)

LADIES AND GENTLEMEN:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to one item, House Bill No. 74 entitled:

"An Act relating to state parks and recreation; establishing Wallace Falls State Park; and providing for the acquisition of certain lands for park purposes."

As originally drafted, the last paragraph of section 2 provided for evaluation of the public interest of the transaction by which property would be acquired for Wallace Falls State Park, and a report to the fortieth session of the Legislature. As a result of its deliberation, the Legislature has concluded that the acquisition of real property for the park is in the public interest, and has directed the parks and recreation commission to proceed to acquire the property. Having issued this mandate, the expenditure of further legislative funds for evaluation seems unnecessary and improper.

I have, therefore, vetoed the last paragraph of section 2, and approve the remainder of the bill.

Respectfully submitted.

and the same of the

DANIEL J. EVANS, Governor.

DEPARTMENT OF STATE OFFICE OF THE SECRETARY

Olympia, Wash., March 24, 1965.

To the Honorable, The Speaker of the House of Representatives,
The Legislature of the State of Washington, Olympia, Washington.

SIR:

I have the honor to transmit herewith pursuant to Section 12, Article 3 of the Constitution of the State of Washington, for the consideration of the House of Representatives, a certified copy of Enrolled House Bill No. 307, partially vetoed by the Governor, together with his veto message attached thereto.

Respectfully,

A. Ludlow Kramer, Secretary of State.

State of Washington, Office of the Governor, Olympia, March 20, 1965.

To the Honorable, the House of Representatives of the State of Washington.
(Through the Secretary of State)

LADIES AND GENTLEMEN:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to one item, House Bill No. 307 entitled:

"An Act relating to eye care service benefits under certain insurance contracts; adding a new section to chapter 79, Laws of 1947 and to chapter 48.18 RCW; adding a new section to chapter 79, Laws of 1947 and to chapter 48.20 RCW; and adding a new section to chapter 79, Laws of 1947 and to chapter 48.21 RCW."

I believe that section 2 and section 3 fully accomplish the purposes of House Bill No. 307, and that addition to the general insurance laws of section 1 will create an unnecessary ambiguity in the law.

I am therefore vetoing section 1. The remainder of House Bill No. 307 is approved.

Respectfully submitted,

DANIEL J. EVANS, Governor.

DEPARTMENT OF STATE OFFICE OF THE SECRETARY

Olympia, Wash., March 22, 1965.

To the Honorable, The Speaker of the House of Representatives,
The Legislature of the State of Washington, Olympia, Washington.

SIR:

I have the honor to transmit herewith, pursuant to Section 12, Article 3 of the Constitution of the State of Washington, for the consideration of the House of Representatives, a certified copy of Enrolled House Bill No. 526, partially vetoed by the Governor, together with his veto message attached thereto.

Respectfully,

A. Ludlow Kramer, Secretary of State.

State of Washington, Office of the Governor, Olympia, March 20, 1965.

To the Honorable, the House of Representatives of the State of Washington. (Through the Secretary of State)

LADIES AND GENTLEMEN:

I am filing herewith to be transmitted to the House of Representatives without my approval as to certain items, House Bill No. 526 entitled:

"An Act relating to health and safety for underground workers; providing requirements for underground labor; and amending section 1, chapter 194, Laws of 1941 and RCW 49.24.080."

Amendments to section 1 (5) achieve two results:

1. The deletion of certain language on page 1, lines 26 through 27 and page 2, line 1 and 2, appears to remove employees of a railroad who are constructing tunnels, caissons or subways from protection of certain safety standards set forth in RCW 49.24.080

through 49.24.380. Inasmuch as persons otherwise employed in such work are included within the protection of the safety standards, I believe it would be discriminatory to exclude railroad workers. It is my understanding that the proposed deletion was intended to remove a redundancy. I am not convinced that the language is redundant.

2. The deletion of the proviso on page 2, lines 2 through 5, completely removes the protection of certain safety standards for those working in a railroad tunnel. The regulations of the Department of Labor and Industries also provide protection to these workers, but I think it unwise to remove the protection from the statute.

I have therefore vetoed the deletion of the language in section 1 (5), thus restoring the original language.

Respectfully submitted,

DANIEL J. EVANS, Governor.

DEPARTMENT OF STATE OFFICE OF THE SECRETARY

Olympia, Wash., March 24, 1965.

To the Honorable, The Speaker of the House of Representatives, The Legislature of the State of Washington, Olympia, Washington.

I have the honor to transmit herewith pursuant to Section 12, Article 3 of the Constitution of the State of Washington, for the consideration of the House of Representatives, a certified copy of Enrolled House Bill No. 549, partially vetoed by the Governor, together with his veto message attached thereto.

Respectfully,

A. Ludlow Kramer, Secretary of State.

State of Washington, Office of the Governor, Olympia, March 20, 1965.

To the Honorable, the House of Representatives of the State of Washington. (Through the Secretary of State)

LADIES AND GENTLEMEN:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to certain items, House Bill No. 549, entitled:

"An Act relating to state trade fairs and the support thereof, amending section 9, chapter 55, Laws of 1933 as last amended by section 5, chapter 106, Laws of 1955, and RCW 67.16.100; and repealing sections 15.73.010, 15.73.020, 15.73.030 and 15.73.040, chapter 11, Laws of 1961 and RCW 15.73.010, 15.73.020, 15.73.030, and 15.73.040; directing an apportion from the state trade fair fund; and declaring an emergency."

This bill recognizes the economic benefits which result to the state from participation in state trade fairs. Through trade fairs, Washington products are put on view to people of the state, of the nation and of the world. To facilitate this economic development, the state trade fair fund now available to the director of agriculture has been transferred by this bill to the director of Commerce and Economic Development.

Under Section 9, the Director of Commerce and Economic Development is directed to apportion not more than \$40,000 from the state trade fair fund to assist public agencies involved in the International Trade Fair to be held in Japan next month. However, the proviso at the end of Section 9 would transfer all monies remaining in the state trade fair fund to the general fund after that apportionment. It is my view that these monies should remain in the state trade fair fund, to be used by the director in the event the money is needed to assist in the development of additional trade fairs which might qualify under the Act. For this reason, I have vetoed the proviso in Section 9.

I have also vetoed Section 13, which relates to a "state fair account", which does not exist in our state treasury and is not defined in the Act. Although the intention of the section is not entirely clear from the language employed, it could be construed as transferring all monies from the state trade fair fund to the general fund at the end of each biennium. In order that the Director of Commerce and Economic Development can carry out the purposes of House Bill No. 549, it may be necessary to accumulate a reasonable amount of money from one biennium to the next. If at the next session of the Legislature, it appears that surplus money is available in the state trade fair fund, any surplus could then be transferred to the general fund. For these reasons, I have also vetoed section 13.

The remainder of House Bill No. 549 is approved.

Respectfuly submitted,
Daniel J. Evans, Governor.

MOTION

On motion of Mr. Sawyer, House Bill No. 55 and Substitute House Bill No. 252, vetoed by the governor, and House Bill No. 74, House Bill No. 307, House Bill No. 526, and House Bill No. 549, partially vetoed by the governor, together with the governor's veto messages, were referred to the Committee on Rules and Order.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 689, by Representatives Kink and King (Chet):

An Act relating to food fish and shellfish; prescribing regulations and imposing additional privilege fees for the taking thereof; and amending section 75.12.010, chapter 12, Laws of 1955 and RCW 75.12.010.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 690, by Representatives Anderson (Eric O.), Johnston (Elmer E.), and Backstrom:

An Act creating a commission on Indian affairs; setting forth its powers and duties; and making an appropriation.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Appropriations).

House Joint Memorial No. 31, by Representatives Radcliffe, Hood, and Kink:

Memorializing congress to include ferry operation within interstate highway system.

On motion of Mr. Kink, the rules were suspended, House Joint Memorial No. 31 was advanced to second reading and read the second time in full.

On motion of Mr. Kink, the rules were suspended, House Joint Memorial No. 31 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representative Radcliffe speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 31, and the memorial passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Dootson, Elder, Eldridge, Finch, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representative Flanagan—1.

Those absent or not voting were: Representatives Ahlquist, Bottiger, Con-

ner, Day, DeJarnatt, Epton, Gallagher, Haussler, Leland, May, Taylor, Thompson—12.

House Joint Memorial No. 31, having received the constitutional majority, was declared passed.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery foreign exchange students from Japan, Argentina, Thailand, and the Philippines, who are now attending college in Vancouver, and asked them to stand and be recognized.

FIRST READING OF SENATE BILL

The following was read first time by title and acted upon as indicated:

Senate Concurrent Resolution No. 20, by Senators Freise and Neill:

Expressing admiration of deeds of Captain Albert Harold Rooks from Walla Walla, Washington.

With consent of the House, the rules were suspended, Senate Concurrent Resolution No. 20 was advanced to second reading and read the second time in full.

On motion of Mr. Copeland, the following amendment to Senate Concurrent Resolution No. 20 was adopted:

On line 10, after "brave" and before "exemplified" strike "soldier" and insert "naval officer"

On motion of Mr. Burtch, the rules were suspended, Senate Concurrent Resolution No. 20 as amended by the House was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative Ahlquist speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 20 as amended by the House, and the resolution passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—83.

Those absent or not voting were: Representatives Bottiger, Chatalas, Conner, Dootson, Epton, Gallagher, Haussler, Johnston (Elmer E.), Kalich, Leland, May, Morphis, Radcliffe, Taylor, Thompson, Wang—16.

Senate Concurrent Resolution No. 20 as amended by the House, having received the constitutional majority, was declared passed.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 13; also Substitute House Bill No. 96.

RESOLUTIONS

Resolution by Committee on Rules and Order:

Whereas, The members of the House of Representatives have received so much enjoyment from the television sets set up in the men's and ladies' lounges; and

WHEREAS, These sets have enabled the members to view news reports and other programs which otherwise could not have been seen; and

WHEREAS, One of our long-time members has this session, as well as many past sessions, provided the use of these television sets to the members of the House without charge and at considerable personal expense;

Now, Therefore, Be It Resolved, That the House of Representatives extend to Representative Fred B. Mast of the Thirty-fifth Legislative District its deep and grateful appreciation and thanks for his thoughtfulness in providing these television sets for the use of the members of the House.

On motion of Mr. Olsen, the resolution was adopted unanimously.

SPEAKER'S PRIVILEGE

The Speaker:

"On behalf of all of the members, I want to personally thank you, Mr. Mast, for the fine gesture on your part in furnishing these television sets for the use of the members of the House."

Resolution by Representatives Bledsoe, Bozarth, Kull, Day, Kalich, Moon, Berentson, Canfield, McDougall, Marsh, Taplin, Flanagan, Moos, and Newhouse:

Whereas, The livestock industry contributes most substantially to the economy of the entire State of Washington; and

Whereas, There are many, as yet, unsolved management problems attributable directly to livestock diseases; and

Whereas, Early and sound diagnosis of animal illness is of paramount importance in the management of animals, whether large or small, domestic or wild; and

Whereas, More importantly, the protection of the health of the general public is directly involved with this problem;

Now, Therefore, Be It Resolved, By this House of Representatives, that the Legislative Council, during the interim and before the Fortieth regular session of this Legislature, undertake a study to ascertain the need for an Animal Disease Diagnostic Center to be located within the State of Washington, and further, determine the scope of functions for such a laboratory and its recommended staff, and report thereon to the Legislature at the beginning of the next regular legislative session;

And Be It Further Resolved, That the Clerk of the House present a copy of this House Resolution to the Executive Secretary of the Legislative Council for action thereon.

On motion of Mr. Bledsoe, the resolution was adopted.

Resolution by Representative King (Richard "Dick"):

Whereas, In spite of the overwhelming support by the voters, local taxing districts have had great difficulty in passing excess levies as illustrated by the 1965 school levy and bond elections in Snohomish, Pierce and King counties where eight of fourteen propositions failed solely because they were unable to obtain sufficient voter turnout to meet the constitutional requirement of forty percent; and

Whereas, No proposition in such elections received less than sixty-four percent favorable vote and if those voters necessary to meet the forty percent requirement had voted "No" such issues would have passed; and

Whereas, Failure to vote in local excess levy elections by the public is an abdication of their constitutional right and duty in a democratic society and the present system encourages such abdication;

Now, Therefore, Be It Resolved, By the House of Representatives that the Legislative Council, with the cooperation of the Interim Education Committee, is directed: (1) To hold hearings and review the forty percent voter participation requirement in Article 7, section 2 of the Constitution; (2) to examine what procedures other jurisdictions have, if any, governing excess levies; and (3) to determine what means should be undertaken to encourage greater voter participation in local excess levy elections; and

Be It Further Resolved, That the Legislative Council shall report its findings and recommendations to the Fortieth session of the Legislature.

Mr. King (Richard "Dick") moved the adoption of the resolution.

Debate ensued, Representative King (Richard "Dick") speaking in favor of adoption of the resolution, and Representatives Johnston (Elmer E.), Eldridge, and Canfield speaking against it.

Mr. Moon demanded an electric roll call, and the demand was sustained. Further debate ensued, Representatives Clark, Klein, Radcliffe, Moon, and King (Richard "Dick") speaking in favor of the resolution, and Representatives Adams, Flanagan, and Moos speaking against it.

The Clerk called the roll on adoption of the resolution by Representative King (Richard "Dick"), and the resolution was adopted by the following vote: Yeas, 66; nays, 22; absent or not voting, 11.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Brouillet, Burtch, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Garrett, Gorton, Grant, Harris, Hawley, Humiston, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, Moon, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—66.

Those voting nay were: Representatives Adams, Ahlquist, Avey, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Canfield, Day, Eldridge, Finch, Flanagan, Goldsworthy, Hood, Hurley, Johnston (Elmer E.), Lynch, McDougall, Moos, Newhouse, Slagle—22.

Those absent or not voting were: Representatives Bottiger, Bozarth, Conner, Epton, Gallagher, Haussler, May, Pritchard, Swayze, Taylor, Thompson—11.

MOTION

On motion of Mr. O'Brien, the House recessed until 3:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 3:00 p. m.

The Clerk called the roll. Representatives Ahlquist, Jolly, Lynch, Mc-Caffree, Morphis, Thompson, and Traylor were absent. Representatives Thompson and Traylor were excused.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 1, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Joint Resolution No. 7, exempting taxation of real property of certain people sixty-five years of age or older, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
......, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: William S. Day, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Ray Olsen, Robert A. Perry, Jack Rogers, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

Mr. Speaker:

House of Representatives, Olympia, Wash., April 1, 1965.

We a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 69, adding livestock and fowl to items on which average inventory basis may be used for tax assessments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Robert A. Perry, Jack Rogers, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., March 30, 1965.

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred Engrossed Senate Bill No. 101, establishing state employees' suggestion awards, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman.

We concur in this report: C. W. "Red" Beck, Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, W. L. "Bill" McCormick, Fred R. Mast, Mrs. Frances G. Swayze, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., April 1, 1965.

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 573, deducting U. S. tax from wholesale cigarette sales tax, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, S. E. (Sid) Flanagan, Edward F. Harris, Mrs. Joseph E. Hurley, Ray Olsen, Jack Rogers, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SENATE

Senate Chamber,

Olympia, Wash., March 31, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 184 and has granted said committee the powers of free conference, and the report of the conference committee is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 31, 1965.

Mr. President:

Mr. SPEAKER:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 184, requiring the state patrol to protect the governor and his family, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members
AL HENRY
GORDON SANDISON
FRED REDMON

House Members
John L. O'Brien
Thomas L. Copeland
Paul H. Conner

MOTION

On motion of Mr. O'Brien, the report of the Conference Committee on Engrossed House Bill No. 184 was adopted, and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 1, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on House Bill No. 303 and has passed the bill as amended by the Free Conference Committee, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 31, 1965.

Mr. President:

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred House Bill No. 303, relating to changing dates for the preparation and consideration of school district budgets, have had the same under consideration, and we recommend that House Bill No. 303 be amended as follows:

In line 4 of the mimeographed amendment to the title by Senator Lewis, after "RCW 28.35.010;" add "and declaring an emergency."

On page 2, section 6, line 27 after "act," and before "prepare" on lines 28 and 29, strike "districts of the second and third class shall, and districts of the first class may," and insert "school districts shall"

On page 2, section 6, line 32 after "such" and before "forms" insert "budget and other" $^{\prime\prime}$

On page 4, section 10, line 15 after "directors" and before "shall" insert "of districts of the second and third class, and on or before the first Monday in October following, the board of directors of districts of the first class"

On page 4, section 12, line 30, after "and" and before the period on line 33 strike "three citizens who are taxpayers, registered voters, property owners and residents of the county and who hold no public office and who are not in public employment with or without salary" and insert "the members of the county board of education"

That the Senate and House concur in the amendment by Senator Lewis to page 7, adding a new section following section 18, line 31, to be known as "Sec. 19." and renumbering the remaining section as "Sec. 20."

Beginning on page 8, line 13, add a new section to read as follows:

"NEW SECTION. Sec. 21. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

That the bill, as amended, be passed.

Senate Members
MIKE McCormack
ROBERT C. BAILEY
HARRY B. LEWIS

House Members
Frank B. Brouillet
Robert F. Brachtenbach
Wesley C. Uhlman

MOTION

On motion of Mr. Brouillet, the House adopted the report of the Free Conference Committee on House Bill No. 303.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of House Bill No. 303 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of House Bill No. 303 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Ahlquist, Backstrom, Jolly, Lynch, McCaffree, Morphis, Thompson, Traylor—8.

House Bill No. 303 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING OF BILLS

Substitute House Joint Resolution No. 4, by Committee on Constitution, Elections, and Reapportionment:

Proposing constitutional amendment reducing resident qualifications for voting within state.

The House resumed consideration of Substitute House Joint Resolution No. 4, the resolution having been read the second time previously.

The Speaker stated the question before the House to be the amendment by Mr. Gorton to page one, line fourteen.

With the consent of the House, Mr. Gorton withdrew his amendment for correction.

Mr. Gorton moved the adoption of the following amendment:

On page 1, line 21, after "registering" strike "the" and insert "in" and on line 22, after "of the" strike "provision" and insert "provisions"

The motion was carried, and the amendment was adopted.

Mr. Gorton moved the adoption of the following amendment:

On page 1, line 14, after "county" strike the comma and insert "ninety days, and in the"

The motion was carried, and the amendment was adopted.

Substitute House Joint Resolution No. 4 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed Substitute House Joint Resolution No. 4 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Gorton, Grant, Savage, and Beck speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of Engrossed Substitute House Joint Resolution No. 4, and the resolution passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Jolly, Lynch, Pritchard. Thompson—4.

Engrossed Substitute House Joint Resolution No. 4, having received the constitutional two-thirds majority, was declared passed.

Engrossed Senate Bill No. 318, by Senators Petrich, Charette, and England: Requiring fringe benefits and specifying procedures to insure payment of prevailing rate of wage on public works contracts.

MOTION

Representative O'Donnell moved that Engrossed Senate Bill No. 318 be rereferred to the Committee on Ways and Means, Subcommittee on Appropriations.

Debate ensued, Representatives O'Donnell, Olsen, and Adams speaking in favor of the motion.

The motion was carried.

House Bill No. 603, by Representative Lynch:

Relating to higher education.

MOTION

On motion of Mr. O'Brien, House Bill No. 603 was rereferred to the Committee on Rules and Order.

THIRD READING OF BILLS

Engrossed House Bill No. 199, by Representatives Bottiger, Avey, and Goldsworthy:

Changing exemption for nonresident owned aircraft.

MOTIONS

On motion of Mr. Bottiger, Engrossed House Bill No. 199 was rereferred to the Committee on Ways and Means.

Mr. Litchman moved that the House revert to the eighth order of business for the purpose of receiving a motion.

The motion was lost on a rising vote.

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Friday, April 2, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

NINETEENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, April 2, 1965.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll, and all members were present except Representatives Jolly, Klein, McCormick, Sheridan, Smith, Thompson, and Traylor. Representatives Sheridan and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Dave Carlson of the Assembly of God Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., April 1, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed Substitute House Joint Resolution No. 4, have compared same with the original resolution and find it correctly engrossed.

We concur in this report: Gary Grant, Chet King.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., April 1, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed Substitute House Joint Resolution No. 4, have compared same with the original resolution and find it correctly engrossed.

......, Chairman.

We concur in this report: Gary Grant, Chet King.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 303.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Bergh, the rules were suspended, and authorization was given to add twelve additional names as sponsors of House Bill No. 691.

House Bill No. 691, by Representatives Bergh, Braun, Witherbee, Garrett, Conner, Angevine, Warnke, Backstrom, May, Bottiger, Lux, Kalich, DeJarnatt, King (Chet), and Taylor:

An Act relating to state government; providing for a study of the efficiency thereof; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 692, by Representatives Perry, Bledsoe, and Day:

An Act relating to revenue and taxation; imposing a tax upon the sale, use, consumption, handling or distribution of cigarettes to finance lung cancer research; adding a new section to chapter 28.77 RCW; and adding a new section to chapter 15, Laws of 1961 and to chapter 82.24 RCW.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

MOTION

On motion of Mr. O'Brien, the article written by Mr. Rogers, a copy of which was placed on the desk of every member, was ordered incorporated in today's journal, and the House commended Mr. Rogers for the excellent job he had done in writing the article.

ARTICLE BY REPRESENTATIVE JACK ROGERS

If the 39th session of the state legislature has seemed abnormally engrossed in its own internal problems since it convened, there are good and sufficient reasons for it.

First of all, the federal court ordered the regular session to pass no other act until reapportionment and redistricting were accomplished. With a single legislative topic before it, the legislature was presented to the public through the press in its full agony of voting a dozen of its members out of their seats and moving several legislative positions from the east to the more populous west side of the mountains.

The resultant struggle ended with the passage of an historic piece of legislation, but there has been little editorial acknowledgment of this remarkable accomplishment in the newspapers or other media.

Leaders of both parties in the 39th legislature were determined to improve and modernize the legislative process, and a bi-partisan committee was established to accomplish this aim early in the session.

That committee has concerned itself with per diem expenses, salary, pensions, office space, research facilities, secretarial help and interim committees and their facilities. If any mistake has been made in reviewing these areas of legislative efficiency, it has been in the failure of the legislators to make the public understand their needs in the field of applying modern methods to solve Washington's legislative problems of the space age.

Except for a salary voted in 1949 that brought legislators a pay scale of \$100 per month, there has been practically no change in the situation of legislators from the 1889 period of the first assembly.

The state constitution provided that legislators would meet for 60 days in the odd numbered years and they would receive \$5 a day for the 60-day session, a total of \$300 for two years. Farmers, artisans, lawyers and professional men of that day were elected to the legislature and they put aside their regular duties for two months in the winter and came to Olympia to serve the needs of their state on a part-time basis.

This limited participation in government sufficed for a period of years, but as the affairs of state government became more complex and the biennial budget appropriations mounted into the millions and then to billions, it became necessary for legislators to spend a great deal more time on the business of government.

Improvements in the executive and judicial branches of government were studied and voted by the legislators. An example is the fact that the 39th legislature voted without so much as a ripple of public displeasure a \$10,000 annual salary boost for the governor at the outset of the present session. Judges' salaries were increased a commensurate amount, with widespread editorial approval.

The members of the 39th legislature came to Olympia facing the greatest internal problem ever to confront a lawmaking body in the history of the state, and it solved the redistricting dilemna under the duress of a court order imposed from above.

Disk jockeys and poorly informed newsmen ridiculed the work of the legislators in their 47-day travail, and failed to applaud them when at length they accomplished their task. Some of their comments dripped ignorance.

Whereupon the legislators, with a genius for poor timing, took up the task of rewarding their senior members with pension benefits somewhat akin to those presently paid to judges in retirement, but much less in amount.

A bill was brought forward that would pay \$170 monthly pensions to those with more than 20 years of service to the state in the legislature, providing the recipients paid in some \$2,000 to reimburse the state for certain prior service.

While a great deal was made of this matter in the press and on the radio and television, and the governor at length vetoed the measure, it might be pointed out in passing that the cost to the state would have amounted to \$18,000 per year, matched by a similar amount contributed by the legislators who are members of the pension system.

To understand the legislators' viewpoint in this matter, one must determine if he wishes to recognize long legislative service to the man or woman who has been repeatedly elected by his or her constituency and who has served honorably and ably for two decades or more. A majority in both houses felt that such dedication to the public service should be rewarded with a small stipend after retirement from the legislature; but other views prevailed.

When the minute cost of such a program is set beside the millions voted by the legislature for pensions for other state employees, the lawmakers quite naturally begin to draw comparisons as to the public service rendered by various groups of employees and the elected representatives and senators.

It is no more than decent human nature that legislators should feel they are entitled to some reward and recognition for their services, particularly when they can cite, for instance, a white-haired lawyer grown old in the legislature, who normally charges his private clients \$200 a day for courtroom work, laboring for a pittance in the rugged atmosphere of the legislative halls, all in the name of serving the people's best interests.

The desire for a small pension increase rose in the legislature from the quite normal ambition of the members to be approved in their long tenure by being reelected time after time by the voters in their districts. What other pension system in the state is dependent upon one's being repeatedly reelected by the electors of a district? Only the judges, who gain retirement benefits after 10 years of elective service.

Under present interpretations of the state constitution, the salary of a legislator cannot be increased during the term of office for which he is elected, and legislators look upon any salary boost they may vote as something to be achieved to those who win the offices at future elections.

There is also a strong feeling among legislators that their chosen work should not be reserved only for those of great wealth. The worker as well as the employer must be represented in the legislature, and the surest way to keep the laborer at his bench and out of the legislative halls is to put the position beyond his financial reach, or to make him dependent upon outside subsidy which may destroy his freedom to legislate impartially.

With few exceptions, legislators who go to Olympia must maintain two homes, and many of them leave their families behind because they lack the means to move them to the state capital for the session. There are extraordinary expenses attached to serving in a public position, and it is unquestionably true that financial demands are greater during the session than during the interim period. This has resulted in an expense allowance of \$40 per day, which is well in line with amounts paid in many other states.

But here, again, the outcry of ignorant editorialists has been deafening, although many tradesmen are paid this much for a day's work that requires less judgment and preparation, and certainly not election.

If the salary paid legislators is in the horse-and-buggy era, the physical facilities available to them date back to the stone age. Only a few of the legislators have office space available to them, and the vast majority must keep their papers and files on the floor of the house and senate on their tiny desks in the chambers. Few have secretaries.

Until this session, members of the House of Representatives paid for their own long-distance telephone calls, and one of the great reforms of the 39th session was the installation of a system whereby members could telephone at will about the state on four specially installed telephone lines that cost the state some \$500 a month in all. This fine reform came in the year 1965, permitting our legislators the free use of the telephone for the first time in history!

The legislature is the highest elective policy-making body in the state of Washington, and legislators look upon themselves as members of the board of directors of a public corporation with a two-billion-dollar budget and heavy responsibilities.

They see full-time congressmen voting themselves \$30,000 annual salaries, and large expense allowances, with little or no protest from the public, and they feel that perhaps they are entitled to \$3,600 a year for a work that is growing steadily into a full-time occupation of great complexity.

Improvements in the legislative process have been put off for 65 years, and this is one member of the 39th legislature who is proud to say that he understands the efforts of the lawmakers to better the system and the facilities.

Perhaps the raising of the salary to \$300 a month will attract some of the vocal critics into the next legislative race so this issue can be debated fairly. If they are elected, they will soon learn what this legislative process is all about, and then their criticism will quickly subside."

MOTION

On motion of Mr. Sawyer, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll, and all members were present except Representatives Jolly, Leland, Moos, and Thompson. Representatives Jolly and Thompson were excused.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery eighty junior and senior high school students from Toledo, and asked them to stand and be recognized.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Kalich on a point of personal privilege.

Mr. Kalich:

"Thank you, Mr. Speaker. Ladies and gentlemen of the House, the group that was just introduced is from my home town of Toledo. They have a fine football team. In the last four years they have been undefeated. It is the longest winning streak in the state of Washington—thirty-six straight. They have also turned out some very fine students. One is at West Point. We are really proud of the school administration down there and really proud of our young people."

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Clerk called the roll, and all members were present except Representatives Jolly and Thompson, who were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 25, 1965.

MR. SPEAKER:

The Senate has adhered to its position regarding Senate Bill No. 422 and the House amendments and asks the House to recede therefrom, and said bill together with the House amendments thereto are herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. O'Brien, the House insisted on its position regarding House amendments to Senate Bill No. 422, and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Senate Bill No. 422, Representatives Copeland, O'Brien, and O'Donnell.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 25, 1965.

Mr. Speaker:

The Senate adheres to its position regarding Senate Bill No. 39 and the House amendments thereto and asks the House to recede therefrom, and said bill together with the House amendments thereto are herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Witherbee, the House receded from its amendments to Senate Bill No. 39.

FINAL PASSAGE OF SENATE BILL WITHOUT HOUSE AMENDMENTS

The Speaker declared the question before the House to be the final passage of Senate Bill No. 39 without the House amendments thereto.

The Clerk called the roll on the final passage of Senate Bill No. 39 without the House amendments, and the bill passed the House by the following vote: Yeas, 91; nays, 4; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Finch, Goldsworthy, Jueling, Newschwander—4.

Those absent or not voting were: Representatives Jolly, McCormick, Thompson, Uhlman—4.

STATEMENT FOR THE JOURNAL

On the final passage of Senate Bill No. 39, I was called to the telephone for an emergency call and missed the roll call. I wish to have my vote recorded "Aye" on the final passage of the bill.

W. L. "Bill" McCormick, 5th District.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 29, 1965.

MR. SPEAKER:

The Senate refuses to concur in the House amendment to Senate Bill No. 417 and asks the House to recede therefrom, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

Mr. O'Brien moved that the House recede from its amendment to Senate Bill No. 417 as follows:

On page 6, following section 14, insert new section as follows:

"NEW SECTION. Sec. 15. None of the powers granted by this act shall be exercised by any public body for the purpose of refunding bonds issued in connection with development of any electric power and energy project or facility except with the prior approval of all public utilities or other persons obligated by contract to purchase five percent or more of the electric power and energy produced at such project or facility."

Renumber the remaining sections consecutively.

Debate ensued, Representatives O'Brien, Sheridan, and Klein speaking in favor of the motion, and Representative Gorton speaking against it.

Further debate ensued, Representative Dootson speaking in favor of the motion, and Representatives Adams and Clark speaking against it.

YIELDING TO QUESTION

Mr. Jueling:

"Mr. Speaker, will Representative Flanagan yield to a question?"

The Speaker:

"Will you yield to a question, Mr. Flanagan?"

Mr. Flanagan:

"Yes, I'll yield."

Mr. Jueling:

"Mr. Flanagan, I think we are getting to the crux of the situation. We are trying to find out just how we go about financing these dams, and I have the two following questions to ask: Number one, in your opinion would these bonds that are used in building these dams be salable without the guarantee of the private power company buying a certain percentage of the output? Secondly, I wonder if you could give us some idea of the cost involved in some of these projects?"

Mr. Flanagan:

"Representative Jueling, the bonds could not be salable without a long-term contract whereby the utilities or some municipalities by that contract underwrite the project and make revenue available to repay the bonds, because public utilities themselves do not have revenue to build dams. I would like to quote a statement from a letter written to me by Donald R. Burrows, Research Supervisor of the State Tax Commission, when I asked him a question in regard to federal taxes paid by P.U.D.'s. "The P.U.D.'s with the largest differential between the actual P.U.D. privilege taxes paid and the estimated property tax are those with large generating facilities. It should be noted that the P.U.D.'s with the large generation facilities sell approximately 90% of their power to private utilities. And because the price of the power sold by these P.U.D.'s is based on cost, any increase in the tax load on the P.U.D.'s in these cases would be directly reflected in higher power costs to the private utilities. These higher prices paid by private utilities would eventually be reflected in higher prices paid by consumers for electricity.'"

Mr. Day demanded the previous question, but the demand was not sustained.

Further debate ensued, Representatives King (Richard "Dick"), Dootson,

Haussler, Bottiger, Litchman, and Savage speaking in favor of the motion, and Representatives Pritchard and Harris speaking against the motion.

Mr. Olsen demanded the previous question, and the demand was sustained. The Speaker stated the question before the House to be the motion by Mr. O'Brien that the House recede from its amendment to Senate Bill No. 417.

The motion was lost.

MOTION

On motion of Mr. Gorton, the House refused to recede from its amendment to Senate Bill No. 417, and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Senate Bill No. 417, Representatives Burtch, McDougall, and Sheridan.

POINT OF ORDER

The Speaker recognized Mr. Andersen (James A.) on a point of order.

Mr. Andersen (James A.):

"Doesn't there have to be a certain make-up on conference committees, so that both sides of the issue are represented?"

The Speaker:

"If you will look at the vote on the bill, you will find two of the members voted positively."

Mr. Andersen (James A.):

"May I ask, how the members you appointed to this conference committee voted on the bill?"

The Speaker:

"Mr. Burtch voted 'nay.' This was on the 10th day, Wednesday, March 24th of the Extraordinary Session. Voting 'yea' on the final passage of the bill were Mr. McDougall and Mr. Sheridan."

POINT OF ORDER

The Speaker recognized Mrs. Hurley on a point of order.

Mrs. Hurley:

"It seems to me, Mr. Speaker, that the consideration here is not the bill, but the consideration is the amendment. I think your appointments should be based on the vote for and against the amendment."

The Speaker:

"Consideration actually is the bill, to follow the normal procedure. If the conference committee cannot agree, another conference committee can be appointed. That has been the procedure of the House."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Adams on a point of parliamentary inquiry.

Mr. Adams:

"I would like to refer you to our 1965 Legislative Manual, on page 243, Rule 5. It says: "The presiding officer of each house shall appoint . . . three members, selecting them so as to represent . . . the attitude of the majority and minority upon the subject of the legislation referred to the conference committee." It is the 'subject' and not necessarily how they voted on the bill. It is the attitude of the committee."

The Speaker:

"I am sure the attitude of these gentlemen would be objective and that the bill would receive fair consideration."

POINT OF ORDER

The Speaker recognized Mr. Andersen (James A.) on a point of order.

Mr. Andersen (James A.):

"This is a difference between the two houses. The difference is on the specific amendment. The Senate has said 'no' and we say 'yes.' I may be in error, but I believe the Speaker has appointed a conference of three persons to represent the House which has one view on the amendment—three persons who do not share the view of the House on the amendment. I could be in error, but just from a personal viewpoint that would be my judgment, and I do not believe this would be appropriate. I don't believe it is an appropriate way to relieve a dispute between the House and the Senate. I believe the rule is the 'subject' of the legislation referred, and not to the bill which is not in controversy, but refers to the amendment which is in controversy."

RULING BY THE SPEAKER

The Speaker:

"I rule that appointments to a conference committee are based upon the vote on the final passage of a bill. This practice has been followed in the past by many previous speakers. It would be impossible to select a conference committee from those voting for or against amendments, as very few amendments are adopted by yea and nay roll call votes. Therefore, the appointment of the conference committee will stand."

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 2, 1965.

MR. SPEAKER:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 428 and asks the House for a conference thereon, and has named as the Senate conferees on Engrossed House Bill No. 428, and the Senate amendments thereto, Senators Chytil, Washington, Henry.

MOTION

On motion of Mr. Burtch, the House granted the request of the Senate for a conference on Engrossed House Bill No. 428.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed House Bill No. 428, Representatives Bottiger, Johnston (Elmer E.), and Kalich.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 2, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 184 and has passed the bill as amended by the Free Conference Committee, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 2, 1965.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 184, requiring the state patrol to protect the governor and his family, have had the same under consideration, and we recommend that it do pass with the following amendment:

Strike everything after the enactment clause and insert in lieu thereof the following: "NEW SECTION. Section 1. There is added to chapter, Laws of 1965 (Senate Bill No. 4) and to chapter 43.43 RCW a new section to read as follows:

"The Chief of the Washington state patrol is directed to provide security and protection for the governor and the governor's family to the extent and in the manner the governor and the chief of the Washington state patrol deem adequate and appropriate.

"In the same manner the chief of the Washington state patrol is directed to provide security and protection for the governor elect from the time of the November election."

"NEW SECTION. Sec. 2. The chief of the Washington state patrol is directed to provide such security and protection for both houses of the legislative building while in session as in the opinion of the speaker of the house and the president of the senate may be necessary therefor upon the advice of the respective sergeant-at-arms of each legislative body.

"NEW SECTION. Sec. 3. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

Amend the title by striking the whole thereof and inserting:

"An Act relating to protection and security of the life and person of the governor, the legislature, and adding three new sections to chapter, Laws of 1965 (Senate Bill No. 4) and to chapter 43 RCW and declaring an emergency."

Senate Members

AL HENRY FRED G. REDMON GORDON SANDISON House Members

Paul H. Conner Thomas L. Copeland John L. O'Brien

MOTION

Mr. O'Brien moved that the House adopt the report of the Free Conference Committee on Engrossed House Bill No. 184.

Debate ensued, Representatives O'Brien and Copeland speaking in favor of the motion.

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 184 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed House Bill No. 184 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 89; nays, 5; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormack, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Avey, Brouillet, Clark, Dootson, Gorton—5.

Those absent or not voting were: Representatives Backstrom, Bergh, Jolly, Thompson, Uhlman—5.

Engrossed House Bill No. 184 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 31, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 389, and has granted said committee the powers of Free Conference.

WARD BOWDEN, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 1, 1965.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 389, establishing transitional procedures for counties electing to operate under the justice court districting act of 1961, have had the same under consideration, and we recommend that Engrossed Senate Bill No. 389 be amended as follows:

On page 3, strike the Senate amendment by the Committee on Judiciary adding a new section 5, being page 3, line 20, of the engrossed bill, and insert the following:

"Sec. 5. Section 10, chapter 299, Laws of 1961 and RCW 3.34.010 are each amended to read as follows:

"The number of justices of the peace to be elected in each county shall be: Adams, three; Asotin, one; Benton, four; Chelan, four; Clallam, one; Clark, four; Columbia, one; Cowlitz, [five] two; Douglas, [three] two; Ferry, two; Franklin, one; Garfield, one; Grant, [five] three; Grays Harbor, four; Island, three; Jefferson, one; King, twenty; Kitsap, [four] two; Kittitas [three] two; Klickitat, two; Lewis, four; Lincoln, four; Mason, one; Okanogan, two; Pacific, three; Pend Oreille, two; Pierce, eight; San Juan, one; Skagit, three; Skamania, two; Snohomish, six; Spokane, seven; Stevens, two; Thurston, one; Wahkiakum, one; Walla Walla, three; Whatcom, two; Whitman, [three] two; Yakima, [seven] six."

"Sec. 6. Section 4, chapter 156, Laws of 1951 and RCW 3.16.004 are each amended to read as follows: Effective the second Monday in January, 1967, in cities having a population of more than twenty thousand, the justices of the peace shall devote their full time to the duties of the office and shall not engage in the practice of law; [and receive a salary of five thousand four hundred dollars per annum: Provided, That in cities of the first class the county commissioners shall have the power to raise the salaries of justices of the peace to an amount not to exceed six thousand five hundred dollars per annum] the annual salary shall be two-thirds of the amount provided by statute as the salary for the position of superior court judge or twelve thousand five hundred dollars, whichever is greater: Provided Further, That where justices of the peace in cities over the population of twenty thousand are also acting as police judges, [their salaries shall be fixed by the legislative body of the city, three] five thousand dollars of [which] their salaries as hereinabove provided shall be charged against the counties and the remainder shall be paid by the municipality."

"NEW SECTION. Sec. 7. There is added to chapter 299, Laws of 1961, and to chapter 3.66 RCW, a new section to read as follows: If a defendant is found guilty, a justice holding office pursuant to chapters 3.30 through 3.74, and not the jury, shall assess his punishment, notwithstanding the provisions of RCW 10.04.100. If such justice determines that the punishment he is authorized to assess is inadequate to the gravity of the offense he may order such defendant to enter recognizance to appear in the superior court of the county and may also recognize the witnesses and shall proceed as a committing magistrate.'

"NEW SECTION. Sec. 8. If any provision or clause of this act or application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable."

Amend the title as follows: In line 2, after "amending sections", strike the remainder of the title and insert: "10, 26 and 27, chapter 299, Laws of 1961 and RCW 3.34.010, 3.38.020 and 3.38.030; amending section 4, chapter 156, Laws of 1951 and RCW 3.16.004; and adding new sections to chapter 299, Laws of 1961 and to chapters 3.38 and 3.66 RCW, and validating certain procedures."

Senate Members
Wilbur G. Hallauer
John A. Petrich
Perry B. Woodall

House Members
R. Ted Bottiger
ELMER E. JOHNSTON
WILLIAM C. KLEIN

MOTIONS .

Mr. Klein moved that the House adopt the report of the Free Conference Committee on Engrossed Senate Bill No. 389.

Debate ensued, Representative Klein speaking in favor of the motion, and Representative Beck speaking against it.

On motion of Mr. Beck, further consideration of the report of the Free Conference Committee on Engrossed Senate Bill No. 389 was deferred until tomorrow's third reading calendar.

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Saturday, April 3, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB. Chief Clerk.

TWENTIETH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Saturday, April 3, 1965.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll, and all members were present except Representatives Bottiger, Bozarth, Conner, Copeland, Jolly, Litchman, O'Dell, Slagle, Taylor, and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Lynn Browning of the Church of Christ of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Natural Resources, Harbors and Waterways, to whom was referred House Bill No. 688, providing for a study of state's water resources and changing name of department of conservation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

CHARLES MOON, Chairman, RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling.

MOTION

On motion of Mr. Moon, House Bill No. 688 was rereferred to the Committee on Ways and Means.

House of Representatives, Olympia, Wash., April 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred Senate Bill No. 446, increasing state park commissioners' per diem, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill' Chatalas, Don Eldridge, Slade Gorton, Joe D. Haussler, Doris Johnson, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 2, 1965.

MR. SPEAKER:

The Senate has adopted: House Concurrent Resolution No. 19, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., April 3, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 184; also

Enrolled House Concurrent Resolution No. 19, have compared same with the original bill and resolution and find them correctly enrolled.

RAY OLSEN, Chairman.

99110

We concur in this report: Gary Grant, Chet King.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Bill No. 184; also House Concurrent Resolution No. 19.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery four young persons (one from Australia), with a precinct committeeman from the 43rd District in Seattle, and asked them to stand and be recognized.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 2, 1965.

Mr. Speaker:

The President has signed: House Bill No. 13; also

Substitute House Bill No. 96; also

House Bill No. 303, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 2, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 241 and has passed the bill as amended by the House.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 2, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendment to Senate Concurrent Resolution No. 20 and has passed the resolution as amended by the House.

WARD BOWDEN, Secretary.

MESSAGES FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 2, 1965.

To the Honorable, The House of Representatives of the State of Washington, LADIES AND GENTLEMEN:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 76:

Establishing campus police for state colleges.

House Bill No. 86:

Increasing definition of arson.

House Bill No. 103:

Dispensing with elections in merger of and annexation by fire districts when certain percentage of voters approve petition.

House Bill No. 113:

Pertaining to transfers within county budgets.

House Bill No. 134:

Making it unlawful for county to issue construction permit to employer not paying industrial insurance premium.

House Bill No. 142:

Authorizing exchanges of county real property.

House Bill No. 152:

Allowing port district special levy for canal construction or land leveling or filling purposes.

House Bill No. 156:

Allowing county sales by public auction to be held wherever county commissioners designate.

House Bill No. 161:

Increasing county adjustment board size.

House Bill No. 163:

Authorizing labor charges by voucher to equipment rental and revolving fund by road fund and vice versa.

House Bill No. 192:

Adopting the interstate compact on mental health.

House Bill No. 216:

Making it unlawful to dig hard shell clams for commercial purposes, except on licensed clam farms.

House Bill No. 218:

Requiring wholesale fish dealer's license for certain business activities.

House Bill No. 219:

Defining fish buyer.

House Bill No. 220:

Requiring that commercial fishing gear be licensed according to residency of operator rather than owner.

House Bill No. 240:

Regulating sale of commercial feed including customer-formula feed.

House Bill No. 243:

Changing eligibility requirements for state allocations to agricultural fairs and amount of such allocations.

House Bill No. 247:

Changing administrative provisions relating to users under motor vehicle use fuel tax.

House Bill No. 271:

Allowing department of public assistance to coordinate state aid to federal programs respecting earnings of those receiving assistance.

House Bill No. 264:

Setting forth crimes for fraudulently obtaining public assistance.

House Bill No. 274:

Changing services available under public institutions in county institutions and nursing homes.

House Bill No. 276:

Including as dependent children for public assistance purposes certain students

over eighteen years of age. House Bill No. 289:

Increasing credit union loan authorization.

House Bill No. 298:

Requiring publication of notice of resolutions for formation of LID's in water districts rather than publishing resolution in full.

House Bill No. 299:

Requiring publication of notice of resolution for formation of LID's in sewer districts rather than publishing resolution in full.

House Bill No. 319:

Changing requirements of investment of funds under workmen's compensation act.

House Bill No. 347:

Preserves franchise rights in areas incorporated by cities and towns.

House Bill No. 362:

Increasing marketing assessment on soft tree fruits.

House Bill No. 382:

Raising assessments on milk and cream under dairy products commission.

Substitute House Bill No. 391:

Adjusting firemen's pensions.

House Bill No. 392:

Authorizing investments by cities.

House Bill No. 402:

Permitting cities of ten thousand population or over to adopt city charters.

House Bill No. 430:

Authorizing receipt of federal funds by parks and recreation commission for youth development and conservation corps.

House Bill No. 444:

Requiring transfers of teachers' seniority and leave benefits.

House Bill No. 456:

Regulating chiropractors.

House Bill No. 491:

Authorizing acquisition of ShiShi Beach for county park purposes.

House Bill No. 515:

Providing penalties for persons littering public property.

House Bill No. 660:

Providing for payment of interest and collection costs of nonpayment of checks and bills of exchange.

House Bill No. 665:

Providing for issuance of general obligation bonds by certain port districts operating municipal airports.

House Bill No. 676:

Amending the 1965 Probate code.

Very truly yours,

RAYMOND W. HAMAN, Legal Counsel to the Governor.

State of Washington, Office of the Governor, Olympia, April 2, 1965.

To the Honorable, The House of Representatives of the State of Washington.

Ladies and Gentlemen:

I am returning herewith, without my approval as to one item, House Bill No. 245 entitled:

"An Act relating to vehicle licenses; amending section 46.16.020, chapter 12, Laws of 1961 and RCW 46.16.020; and declaring an emergency."

This bill exempts from payment of license fees certain vehicles owned or operated by international bodies. I am informed by the Department of Licenses that there are no vehicles involved which will require licensing before the time when the bill would normally become effective. Yet section 2 contains the standard emergency clause requiring the act to take effect immediately.

Imposition of an emergency clause defeats the right of the people to reject legislative action by referendum and should be sparingly used. Having carefully considered the provisions of House Bill No. 245, it is clear that no part of the act is necessary for the immediate preservation of public peace, health and safety, or the support of state government and its existing public institutions.

Section 2 is therefore vetoed. The remainder of House Bill No. 245 is approved.

Respectfully submitted,
DANIEL J. EVANS. Governor.

State of Washington, Office of the Governor, Olympia, April 2, 1965.

To the Honorable, The House of Representatives of the State of Washington.

LADIES AND GENTLEMEN:

I am returning herewith, without my approval as to one item, House Bill No. 348 entitled:

"An Act relating to public service companies; amending section 4, chapter 295, Laws of 1961 and RCW 81.77.030; adding two new sections to chapter 295, Laws of 1961 and to chapter 81.77 RCW; amending section 81.08.010, chapter 14, Laws of 1961 and RCW 81-08.010; amending section 81.12.010, chapter 14, Laws of 1961, as amended by section 5, chapter 59, Laws of 1963, and RCW 81.12.010."

The bill amends certain laws relating to garbage and refuse collection companies. The last paragraph of Section 1 would permit the Utilities and Transportation Commission to alter or amend a certificate held by a garbage and refuse collection company if such a company had failed for at least one year to operate in a part of the area or territory covered by the certificate.

It is possible that a company might fail to operate in a certain territory because a competitor had all of the available customers; and a deletion of this territory would thus eliminate any chance of competition in the future.

Moreover, this bill does not require a showing that the company in question had refused service to any potential customer.

I have vetoed the last paragraph of Section 1 because I fear that it will have the effect of reducing competition in the garbage and refuse collection industry which would not be in the best interests of the public.

The remainder of House Bill No. 348 is approved.

Respectfully submitted,
DANIEL J. EVANS, Governor.

MOTION

On motion of Mr. Grant, House Bill No. 245 and House Bill No. 348, together with the governor's partial vetoes thereof, were referred to the Committee on Rules and Order.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery thirty students and parents from South Junior High School in Snohomish County, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Brachtenbach, the rules were suspended, and authorization was given to add four additional names as sponsors of House Bill No. 693.

House Bill No. 693, by Representatives Lynch, Uhlman, Goldsworthy, McCaffree, Epton, May, and Beck:

An Act relating to public health; authorizing the state department of health to provide financial aid to community artificial kidney centers; adding a new section to chapter 8, Laws of 1965 and to chapter 43.20 RCW; and making an appropriation.

Ordered printed and referred to Committee on Ways and Means.

House Bill No. 694, by Representative Conner:

An Act relating to the University of Washington; providing funds for pulp and paper research facilities; and making an appropriation.

Ordered printed and referred to Committee on Commerce and Economic Development.

RESOLUTION

Resolution by Representative King (Richard "Dick"):

WHEREAS, It appears likely that the United States Supreme Court will declare the jailing of alcoholics to be unconstitutional; and

WHEREAS, These persons, who are very sick and in many cases emotionally disturbed, will be at large and be a danger to themselves and to their communities; and

WHEREAS, Responsible action at all levels of government will be essential to effectively treat and rehabilitate these unfortunate men and women:

Now, Therefore, Be It Resolved, By the House of Representatives that the Legislative Council is directed to study methods by which the state and its political subdivisions may effectively cooperate in the treatment and rehabilitation of the citizens of this state who are afflicted with the disease of alcoholism; and

Be It Further Resolved, That the Legislative Council shall report its findings and recommendations to the Fortieth session of the Legislature.

Mr. King (Richard "Dick") moved that the resolution be adopted.

Debate ensued, Representatives King (Richard "Dick"), Smith, Johnston (Elmer E.), Kull, and Marsh speaking in favor of adoption of the resolution. The resolution was adopted.

SPEAKER'S PRIVILEGE

The Speaker observed in the north gallery Girl Scouts from Clyde Hill and Bellevue, and asked them to stand and be recognized.

SECOND READING OF BILLS

House Concurrent Resolution No. 13, by Representatives Goldsworthy, Jolly, and Bozarth:

Directing legislative council study to make current use of certain lands the basis of taxation.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, House Concurrent Resolution No. 13 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Newhouse and Clark speaking in favor of adoption of the Resolution.

YIELDING TO QUESTION

Mr. Dootson:

"Mr. Speaker, I would like to ask Mr. Newhouse a question."

The Speaker:

"Mr. Newhouse, would you yield to a question?"

Mr. Newhouse:

"Yes."

Mr. Dootson:

"I am heartily in agreement with your statement that land should not be held for speculative purposes. I believe we should have these green belt areas as far as beauty is concerned. However, don't you think this very act would tend to aid speculators who wished to hold land out of use and not tax the actual value thereof, and by holding it out of use you have actually defeated the end you wished to bring about?"

Mr. Newhouse:

"That is a good question, and that is why we are asking for a study. There are ways of preventing this from happening. In some states, notably California, they have this protection so the land is taxed according to the use, but if land is later sold at an inflated value, the state has the right to go back and collect taxes so the owner did not receive benefits without paying proportionate taxes. That is why we are asking for this study, to find this formula."

Further debate ensued, Representatives Haussler, Kull, Bledsoe, and Valle speaking in favor of adoption of the resolution.

House Concurrent Resolution No. 13 was adopted.

House Concurrent Resolution No. 14, by Representatives Lynch, Kirk, and Garrett:

Recommending study of bipartisan council of family support of persons living in state rehabilitation institutions.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, House Concurrent Resolution No. 14 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Lynch, Kirk, and Adams speaking in favor of adoption of the resolution.

House Concurrent Resolution No. 14 was adopted.

House Concurrent Resolution No. 16, by Representatives King (Chet), Kink, Bergh, Conner, Berentson, Hood, Wang, Hawley, Taylor, Mahaffey, and Thompson:

Creating interim fisheries committee.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, House Concurrent Resolution No. 16 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Kink and Hawley speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 16, and the resolution passed the House by the following vote: Yeas, 87; nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Don-

nell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representative Grant-1.

Those absent or not voting were: Representatives Bottiger, Bozarth, Conner, Copeland, Jolly, Litchman, May, O'Dell, Slagle, Taylor, Thompson—11.

House Concurrent Resolution No. 16, having received the constitutional majority, was declared passed.

House Concurrent Resolution No. 18, by Representatives Beck, Mast, Burtch, Traylor, Wolf, and Kalich:

Creating interim legislative committee on game and game fish and setting out its powers and duties.

With consent of the House, the rules were suspended, House Concurrent Resolution No. 18 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Beck, Moos, and Mast speaking in favor of passage of the resolution.

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, would Mr. Beck yield to a question?"

The Speaker:

"Will you yield to question, Mr. Beck?"

Mr. Beck:

"With pleasure."

Mr. Clark:

"There is one sentence in here on page two I would like to ask you about. It grants authority to this committee to compel attendance of witnesses by subpoena and take their depositions. Is there such controversy in this field that this would be necessary?"

Mr. Beck:

"Well, Mr. Clark, I have served on the committee for four years, and never once have we had to subpoena anyone. This is common terminology, I believe, in a resolution of this nature. The language came from past resolutions. To my knowledge, I don't know that any subpoena powers have been asked for."

Mr. Clark:

"Other committees have sought that power which caused the bill to be either defeated in the Senate or vetoed. In the last couple of years it became quite an item of controversy."

Mr. Beck:

"Well, you are an attorney, Mr. Clark. I would be glad to yield if they feel something is wrong with that and I would concur with an amendment in the Senate if anyone thinks it is necessary; however, I don't think it is necessary. I know the power has never been abused in the past. We never had to subpoena anyone."

The Clerk called the roll on the final passage of House Concurrent Resolution No. 18, and the resolution passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan,

Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Sawyze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—85.

Those absent or not voting were: Representatives Bottiger, Bozarth, Conner, Copeland, Epton, Jolly, Litchman, May, McDougall, O'Dell, Perry, Slagle, Taylor, Thompson—14.

House Concurrent Resolution No. 18, having received the constitutional majority, was declared passed.

THIRD READING OF BILLS SPECIAL ORDER OF BUSINESS

Having been made a special order of business for today's calendar, the Speaker declared the question before the House to be the motion by Mr. Klein to adopt the report of the Free Conference Committee on Engrossed Senate Bill No. 389.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 1, 1965.

Mr. President:

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 389, establishing transitional procedures for counties electing to operate under the justice court districting act of 1961, have had the same under consideration, and we recommend that Engrossed Senate Bill No. 389 be amended as follows:

On page 3, strike the Senate amendment by the Committee on Judiciary adding a new section 5, being page 3, line 20, of the engrossed bill, and insert the following:

"Sec. 5. Section 10, chapter 299, Laws of 1961 and RCW 3.34.010 are each amended to read as follows:

"The number of justices of the peace to be elected in each county shall be: Adams, three; Asotin, one; Benton, four; Chelan, four; Clallam, one; Clark, four; Columbia, one; Cowlitz, [five] two; Douglas, [three] two; Ferry, two; Franklin, one; Garfield, one; Grant, [five] three; Grays Harbor, four; Island, three; Jefferson, one; King, twenty; Kitsap, [four] two; Kititas [three] two; Klickitat, two; Lewis, four; Lincoln, four; Mason, one; Okanogan, two; Pacific, three; Pend Oreille, two; Pierce, eight; San Juan, one; Skagit, three; Skamania, two; Snohomish, six; Spokane, seven; Stevens, two; Thurston, one; Wahkiakum, one; Walla Walla, three; Whatcom, two; Whitman, [three] two; Yakima, [seven] six.

"Sec. 6. Section 4, chapter 156, Laws of 1951 and RCW 3.16.004 are each amended to read as follows: Effective the second Monday in January, 1967, in cities having a population of more than twenty thousand, the justices of the peace shall devote their full time to the duties of the office and shall not engage in the practice of law; [and receive a salary of five thousand four hundred dollars per annum: Provided, That in cities of the first class the county commissioners shall have the power to raise the salaries of justices of the peace to an amount not to exceed six thousand five hundred dollars per annum] the annual salary shall be two-thirds of the amount provided by statute as the salary for the position of superior court judge or twelve thousand five hundred dollars, whichever is greater: Provided further, That where justices of the peace in cities over the population of twenty thousand are also acting as police judges, [their salaries shall be fixed by the legislative body of the city, three] five thousand dollars of [which] their salaries as hereinabove provided shall be charged against the counties and the remainder shall be paid by the municipality.

"NEW SECTION. Sec. 7. There is added to chapter 299, Laws of 1961, and to chapter 3.66 RCW, a new section to read as follows: If a defendant is found guilty, a justice

holding office pursuant to chapters 3.30 though 3.74, and not the jury, shall assess his punishment, notwithstanding the provisions of RCW 10.04.100. If such justice determines that the punishment he is authorized to assess is inadequate to the gravity of the offense he may order such defendant to enter recognizance to appear in the superior court of the county and may also recognize the witnesses and shall proceed as a committing magIstrate.

"NEW SECTION. Sec. 8. If any provision or clause of this act or application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable."

Amend the title as follows: In line 2, after "amending sections", strike the remainder of the title and insert: "10, 26 and 27, chapter 299, Laws of 1961 and RCW 3.34-.010, 3.38.020 and 3.38.030; amending section 4, chapter 156, Laws of 1951 and RCW 3.16-.004; and adding new sections to chapter 299, Laws of 1961 and to chapters 3.38 and 3.66 RCW, and validating certain procedures."

Senate Members
John A. Petrich
Wilbur G. Hallauer
Perry B. Woodall

House Members
R. Ted Bottiger
William C. Klein
Elmer E. Johnston

Debate ensued, Representative Beck speaking in favor of the motion. The motion to adopt the report of the Free Conference Committee was carried.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 389 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 389 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 16.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—82.

Those voting nay were: Representative Haussler—1.

Those absent or not voting were: Representatives Backstrom, Bottiger, Bozarth, Burtch, Conner, Copeland, Epton, Garrett, Jolly, Litchman, May, O'Dell, Perry, Slagle, Taylor, Thompson—16.

Engrossed Senate Bill No. 389 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. O'Brien, the House adjourned until 8:00 p. m., Sunday, April 4, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

TWENTY-FIRST DAY

EVENING SESSION

House of Representatives, Olympia, Wash., Sunday, April 4, 1965.

The Speaker called the House to order at 8:00 p.m.

The Clerk called the roll, and all members were present except Representatives Bergh, Conner, Copeland, Dootson, Jueling, Leland, Litchman, Slagle, Taylor, and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Maurice Haehlen of the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 2, 1965.

Mr. Speaker:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Senate Bill No. 323, continuing program of state aid for county probation services until June 30, 1967, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mrs. John W. (Kathryn) Epton, Chairman, Ben F. Taplin, Vice Chairman.

We concur in this report: Alfred O. Adams, C. W. "Red" Beck, Hayes Elder, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, Irving Newhouse, Ann T. O'Donnell, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 3, 1965.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Senate Bill No. 422 and the House amendments thereto, and the President has appointed as members of the conference committee thereon: Senators Rasmussen, Charette, Guess.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 3, 1965.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Senate Bill No. 417 and the House amendments thereto, and the President has appointed as members of the conference committee thereon: Senators Ryder, Hanna, Cooney.

WARD BOWDEN. Secretary.

Senate Chamber, Olympia, Wash., April 3, 1965.

Mr. Speaker:

The President has signed: House Bill No. 184; also

House Concurrent Resolution No. 19, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Grant, the rules were suspended, and authorization was given to add the name of Representative O'Donnell as an additional sponsor of House Joint Resolution No. 43.

House Joint Resolution No. 43, by Representatives Grant, Backstrom, Radcliffe, and O'Donnell:

Authorizing the imposition of a graduated net income tax.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

PERSONAL PRIVILEGE

The Speaker recognized Mr. Kalich on a point of personal privilege.

Mr. Kalich:

"I was at the hospital today and they let me in to see Alan Thompson. He looks one hundred percent better than the night before the operation. He talked to me for three or four minutes. He knows he's going to be in the hospital a lot longer, but his spirits are good and he looks fine." (Applause.)

MOTION

On motion of Mr. O'Brien, the House adjourned until 11:30 a.m., Monday, April 5, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

TWENTY-SECOND DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Monday, April 5, 1965.

The Speaker called the House to order at 11:30 a.m.

The Clerk called the roll, and all members were present except Representatives Gorton, McDougall, and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Maurice Haehlen of the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 3, 1965.

MR. PRESIDENT:

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Senate Bill No. 422, increasing industrial insurance permanent partial disability benefits, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members
ROBERT L. CHARETTE

A. L. RASMUSSEN SAM C. GUESS House Members
John L. O'Brien
'Thomas L. Copeland
Ann T. O'Donnell

MOTION

On motion of Mr. O'Brien, the report of the Conference Committee on Senate Bill No. 422 was adopted, and the committee was granted the powers of Free Conference.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 4, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 389 and has passed the bill as amended by the Free Conference Committee.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 4, 1965.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 489, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 2, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 39; also

Senate Bill No. 241; also

Senate Concurrent Resolution No. 20, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Bill No. 39; also Senate Bill No. 241; also

Senate Concurrent Resolution No. 20.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS FIRST READING OF SENATE BILL

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 489, by Senators Sandison, Neill, Ryder, and Hallauer:

An Act creating a temporary advisory council on public higher education and setting forth its powers and duties; making an appropriation; and providing an expiration date.

Referred to Committee on Higher Education.

MOTION

On motion of Mr. Sawyer, the House recessed until 4:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 4:00 p. m.

The Clerk called the roll, and all members were present except Representative Thompson, who was excused.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 691, providing for a study of the efficiency of state government, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, W. L. "Bill" Mc-Cormick, George Pierre, W. S. "Bill" Traylor.

House of Representatives, Olympia, Wash., April 5, 1965.

Mr. Speaker:

We, a minority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred **House Bill No. 691**, providing for a study of the efficiency of state government, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Damon R. Canfield, Robert F. Goldsworthy, Jack C. Hood, Fred R. Mast, Mrs. Francis G. Swayze, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Joint Resolution No. 42, limiting the sales tax and com-

pensating use tax to four percent, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means, Chairman.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: Stewart Bledsoe, William S. Day, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Joseph E. Hurley, Daniel G. Marsh, Ray Olsen, Robert A. Perry, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 5, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred Engrossed Senate Bill No. 519, providing for disposition of funds received by the University of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman

We concur in this report: Frank B. Brouillet, Damon R. Canfield, Newman H. Clark, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler. Doris Johnson, Chet King, Richard "Dick" King, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading. The Speaker declared the House to be at ease until 5:10 p. m.

SECOND AFTERNOON SESSION

The Speaker called the House to order at 5:10 p. m.

The Clerk called the roll, and all members were present except Representative Thompson, who was excused.

Mr. Grant demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representative Thompson.

On motion of Mr. O'Brien, the absent member was excused, and the House proceeded with business under the call of the House.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 5, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Senate Bill No. 422 and has granted said committee the powers of free conference.

WARD BOWDEN, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 6, 1965.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Senate Bill No. 422, increasing industrial insurance permanent partial disability benefits, have had the same under consideration, and we recommend that it do pass with the following amendments:

On page 1, strike everything after the enacting clause and insert the following:

"Section 1. Section 51.32.080, chapter 23, Laws of 1961 as amended by section 3, chapter 274, Laws of 1961 and RCW 51.32.080 are each amended to read as follows:

"(1) For the permanent partial disabilities here specifically described, the injured workman shall receive compensation as follows:

LOSS BY AMPUTATION

	_		
Of one leg at the hip or the upper half of the thigh			\$12,400.00
Of one leg at the knee or the lower half of the thigh			10,540.00
Of one leg below the knee			8,680.00
Of great toe with metatarsal bone thereof	ſ	1450.00]	1,860.00
Of great toe at the proximal joint	Ĺ	975.00]	1,240.00
Of great toe at the second joint	Ľ,	350.003	370.00
Of one other toe other than the great toe with the metatarsal bone			
thereof	ſ	975.00]	1, 24 0.00
Of second toe at proximal joint	Γ	350.00]	370.00
Of third toe at proximal joint	Ţ	350.00]	370.00
Of fourth toe at proximal joint	ι	350.00]	370.00
Of fifth toe at proximal joint	Ε	225.00]	250.00
Of one metatarsal bone on toe other than great toe	E	475.00]	620.00
Of one arm so near the shoulder that an artificial arm cannot be			
worn	Ε	9750.00]	12,400.00
Of the major arm at or above the elbow		8250.001	10,540.00
Of forearm at upper third			8,680.00
Of the major hand at wrist			8,160.00
Of thumb with metacarpal bone thereof			3,100.00
Of thumb with proximal joint			2,480,00
Of thumb at second joint		510.001	620.00
Of index or first finger at proximal joint		1400.007	1.860.00
Of index or first finger at second joint		975.001	1,240.00
Of index or first finger at distal joint	_	450.001	620.00
Of middle or second finger at proximal joint		810.001	1,115.00
Of middle or second finger at second joint	_	720.001	990.00
Of middle or second finger at distal joint		360.001	495.00
Of ring or third finger at proximal joint	_	720.00]	990.00
Of ring or third finger at second joint		540.001	745.00
Of ring or third finger at distal joint		360.00]	495.00
Of little or fourth finger at proximal joint		450.00]	620.00
Of little or fourth finger at second joint		270.001	372.00
Of little or fourth finger at distal joint	_	180.001	248.00
Of metacarpal bone in finger except thumb		270.001	370.00
or metacarpar some in imger except mains	L	210.00]	570.00

MISCELLANEOUS

Loss of one eye by enucleation	[\$4875.00]	\$6,200.00
Loss of sight of one eye	[3900.00]	4,960.00
Complete loss of hearing in both ears	[6825.00]	8,680.00
Complete loss of hearing in one ear	[1950.00]	2,480.00
Complete broken arch in foot	[1950.00]	2,480.00

"(2) Compensation for any other permanent partial disability shall be in the proportion which the extent of such other disability, called unspecified disability, shall bear to that above specified, which most closely resembles and approximates in degree of disability such other disability, but not in any case to exceed the sum of [eight] twelve thousand [seven hundred and fifty] four hundred dollars: Provided, That the total compensation for all unspecified permanent partial disabilities resulting from the same injury shall not exceed the sum of [eight] twelve thousand [seven hundred and fifty] four hundred dollars. For disability to a member not involving amputation, not more

than nine-tenths of the foregoing respective specified sums shall be paid: [Provided further, That payment for any injury to minor hand or arm or any part thereof, shall not exceed ninety-five percent of the amounts hereinbefore enumerated:] Provided further, That in case permanent partial disability compensation is followed by permanent total disability compensation, any portion of the permanent partial disability compensation which exceeds the amount that would have been paid the injured workman if permanent total disability compensation had been paid in the first instance, shall be deducted from the pension reserve of such injured workman and his monthly compensation payments shall be reduced accordingly.

"[(3) If the injured workman is under the age of twenty-one years and unmarried, the parents or parent shall also receive a lump sum payment equal to the ten percent of the amount awarded to the minor workman.]

"[(4)] (3) Should a workman receive an injury to a member or part of his body already, from whatever cause, permanently partially disabled, resulting in the amputation thereof or in an aggravation or increase in such permanent partial disability but not resulting in the permanent total disability of such workman, his compensation for such partial disability shall be adjudged with regard to the previous disability of the injured member or part and the degree or extent of the aggravation or increase of disability thereof.

"[(5)] (4) When the compensation provided for in subsections (1) and (2) exceeds one thousand dollars, payment shall be made in monthly payments in accordance with the schedule of temporary total disability payments set forth in RCW 51.32.090 until such compensation is paid to the injured workman in full, except that the first monthly payment shall be in the amount of one thousand dollars and interest shall be paid at the rate of five percent on the unpaid balance of such compensation commencing with the second monthly payment: Provided, That interest so paid shall not be charged to the cost experience of any employer but shall be borne wholly by the applicable class account: Provided further, That upon application of the injured workman the monthly payment may be converted, in whole or in part, into a lump sum payment, in which event the monthly payment shall cease in whole or in part. Such conversion may be made only upon written application of the injured workman to the department and shall rest in the discretion of the department depending upon the merits of each individual application: Provided further, That upon death of a workman all unpaid installments accrued, less interest, shall be paid in a lump sum amount to the widow or widower, or if there is no widow or widower surviving, to the dependent children of such claimant, and if there are no such dependent children, then to such other dependents as defined by this title.

"Sec. 2. Section 51.32.040, chapter 23, Laws of 1961 and RCW 51.32.040 are each amended to read as follows:

"No money paid or payable under this title out of the accident fund or out of the medical aid fund shall, prior to the issuance and delivery of the warrant therefor, be capable of being assigned, charged, or ever be taken in execution or attached or garnished, nor shall the same pass, or be paid, to any other person by operation of law, or by any form of voluntary assignment, or power of attorney. Any such assignment or charge shall be void: Provided, That if any workman suffers a permanent partial injury, and dies from some other cause than the accident which produced such injury before he shall have received payment of his award for such permanent partial injury, or if any workman suffers any other injury and dies from some other cause than the accident which produced such injury before he shall have received payment of any monthly installment covering any period of time prior to his death, the amount of such permanent partial award, or of such monthly payment or both, shall be paid to his widow, if he leaves a widow, or to his child or children if he leaves a child or children and does not leave a widow: Provided further, That if any workman suffers an injury and dies therefrom before he shall have received payment of any monthly installment covering time loss for any period of time prior to his death, the amount of such monthly payment shall be paid to his widow, if he leaves a widow, or to his child or children, if he leaves a child or children and does not leave a widow: Provided further, That if the injured workman resided in the United States as long as three years prior to the date of the injury, such payment shall not be made to any widow or child who was at the time of the injury a nonresident of the United States: PROVIDED FURTHER, That any workman receiving benefits under this Act who is subsequently confined in, or who subsequently becomes eligible therefor while confined in any institution under conviction and sentence shall have all payments of such compensation canceled by the department during the period of confinement but after discharge from the institution payment of benefits thereafter due shall be paid if such workman would, but for the provisions of this proviso, otherwise be entitled thereto: PROVIDED FURTHER, That if such incarcerated workman has during such confinement period, any beneficiaries, they shall be paid directly the monthly benefits which would have been paid to him for himself and his beneficiaries had he not been so confined. Any lump sum benefits to which the workman would otherwise be entitled but for the provisions of this proviso shall be paid on a monthly basis to his beneficiaries.

On line 1 of the title, after "industrial insurance" strike the balance of the title and insert "and compensation—right to and amount; and amending section 51.32.080, chapter 23, Laws of 1961 as amended by section 3, chapter 274, Laws of 1961 and RCW 51.32.080; amending section 51.32.040, chapter 23, Laws of 1961 and RCW 51.32.040."

Senate Members
ROBERT L. CHARETTE
A. L. RASMUSSEN
SAM C. GUESS

House Members
John L. O'BRIEN
THOMAS L. COPELAND
ANN T. O'DONNELL

MOTION

Mr. O'Brien moved that the House adopt the report of the Free Conference Committee on Senate Bill No. 422.

Mr. Grant demanded an oral roll call, and the demand was sustained.

Debate ensued, Representatives O'Brien, O'Donnell, Burtch, Savage, and Uhlman speaking in favor of the motion, and Representatives Copeland, Day, Adams, and Andersen (James A.) speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the motion that the House adopt the report of the Free Conference Committee on Senate Bill No. 422, and the motion was lost by the following vote: Yeas, 48; nays, 50; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Valle, Warnke, Witherbee, Mr. Speaker—48.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Saling, Swayze, Uhlman, Wang, Whetzel, Wolf—50.

Those absent or not voting were: Representative Thompson—1.

NOTICE OF RECONSIDERATION

Mr. Uhlman served notice that, having voted on the prevailing side, he would on the next working day move for reconsideration of the vote by which the House failed to adopt the report of the Free Conference Committee on Senate Bill No. 422.

MOTIONS

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

On motion of Mr. O'Brien, the House adjourned until 11:00 a. m., Tuesday, April 6, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-THIRD DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, April 6, 1965.

The Speaker called the House to order as 11:00 a.m.

The Clerk called the roll, and all members were present except Representative Thompson, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Maurice Haehlen of the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery eighty students from Belling-ham High School with their instructors, Mr. Jones and Mr. Pooleon, and asked them to stand and be recognized.

The Speaker observed in the north gallery students and teachers from Bridgeport, and asked them to stand and be recognized.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred House Bill No. 683, making an appropriation for department of agriculture to cooperate in weed control, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred Engrossed Senate Bill No. 318, requiring fringe benefits and specifying procedures to insure payment of prevailing rate of wage on public works contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Joe D. Haussler, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 6, 1965.

MR. PRESIDENT:

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Senate Bill No. 417, establishing refunding bond procedures, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members
John N. Ryder
H. B. Hanna

H. B. HANNA John L. Cooney House Members
Jack L. Burtch
Bob McDougall
George P. Sheridan

MOTION

On motion of Mr. Burtch, the report of the Conference Committee on Senate Bill No. 417 was adopted, and the committee was granted the powers of Free Conference.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 4, 1965.

MR. SPEAKER:

The Senate has passed Substitute House Bill No. 36 with the following amendment: On page 2, section 6, line 7, after "recommendations" and before "as" insert "to the superintendent of public instruction and to the legislature during the month of November of each even numbered year,", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Brouillet, the House concurred in the Senate amendment to Substitute House Bill No. 36.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 36 as amended by the Senate.

The Clerk called the roll on the final passage of Substitute House Bill No. 36 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh,

Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Ahlquist, Burtch, Epton, Thompson—4.

Substitute House Bill No. 36 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 4, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 14 with the following amendment: On page 1, section 3, line 16 of the printed and engrossed bills, after "colleges" and before "and" insert ", public and private colleges and universities", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Kink, the House concurred in the Senate amendment to Engrossed House Bill No. 14.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 14 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 14 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—93.

Those voting nay were: Representative Conner-1.

Those absent or not voting were: Representatives Burtch, Chatalas, Epton, May, Thompson—5.

Engrossed House Bill No. 14 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 4, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 442 with the following amendment: In line 5 of the title of the printed bill, being line 4 of the engrossed bill, after "44.33.180" and before the period, insert "and declaring an emergency", and the same is herewith transmitted.

WARD BOWDEN, Secetary.

On motion of Mr. Brouillet, the House concurred in the Senate amendment to Engrossed House Bill No. 442.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 442 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 442 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf—95.

Those absent or not voting were: Representatives Epton, Thompson, Wang, Mr. Speaker—4.

Engrossed House Bill No. 442 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 5, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 428 and has granted said committee the powers of free conference, and the report of the Conference Committee is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 5, 1965.

Mr. President: Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 428, providing for the transfer of a motor freight carrier's permit upon the death of the holder, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members
Joe Chytil
NAT WASHINGTON
AL HENRY

House Members
Hugh "Bud" Kalich
R. Ted Bottiger
Elmer E. Johnston

MOTION

On motion of Mr. O'Brien, the report of the Conference Committee on Engrossed House Bill No. 428 was adopted and the committee was granted the powers of free conference.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 5, 1965.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 6, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 5, 1965.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 40; also Engrossed Substitute Senate Bill No. 42, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 5, 1965.

Mr. Speaker:

The Senate has passed: Engrossed Senate Joint Resolution No. 22, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 5, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 389, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., April 6, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Concurrent Resolution No. 6, have compared same with the original resolution and find it correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Richard W. Morphis.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Concurrent Resolution No. 6; also
Senate Bill No. 389.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Burtch, the rules were suspended, and authorization was given to add eleven additional names as sponsors of House Concurrent Resolution No. 29.

House Concurrent Resolution No. 29, by Representatives O'Brien, Whetzel, Valle, Gorton, Uhlman, O'Donnell, Pritchard, Cunningham, Sheridan, Elder, Marsh, Epton, Kalich, and Humiston:

Proposing legislative council study on open space lands for recreational and other uses.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

MOTION

On motion of Mr. Burtch, the rules were suspended, and authorization was given to add three additional names as sponsors of House Concurrent Resolution No. 30.

House Concurrent Resolution No. 30, by Representatives Bottiger, Burtch, Brachtenbach, Gorton, Cunningham, and Olsen:

Providing for a study of contributions for charitable purposes.

On motion of Mr. Grant, the rules were suspended, House Concurrent Resolution No. 30 was advanced to second reading and read the second time in full.

On motion of Mr. Grant, the rules were suspended, House Concurrent Resolution No. 30 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Bottiger, Brachtenbach, and Clark speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 30, and the resolution passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives Thompson, Wang—2. House Concurrent Resolution No. 30, having received the constitutional majority, was declared passed.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 40, by Senators Foley, Durkan, Dore, and Talley (by executive request of Governor Rosellini):

An Act relating to the public schools and the support thereof; authorizing the issuance and sale of state general obligation bonds to provide for needed public school plant facilities; providing ways and means to pay said bonds; making appropriations; and providing for submission of this act to a vote of the people.

Referred to Committee on Ways and Means.

Engrossed Substitute Senate Bill No. 42, by Committee on Ways and Means:

An Act adopting the capital budget and making appropriations for capital improvements; and declaring an emergency.

Referred to Committee on Ways and Means.

Engrossed Senate Joint Resolution No. 22, by Senators Dore, Petrich, Durkan, Foley, McCormack, Bailey, Greive, Sandison, Hanna, and Herr (by Interim Committee on Education request) (by departmental request):

Providing for common school construction fund.

Referred to Committee on Education and Libraries.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representative Thompson.

On motion of Mr. O'Brien, the absent member was excused, and the House proceeded with business under the call of the House.

MOTION FOR RECONSIDERATION

Mr. Uhlman, having given notice on the preceding day, moved that the House do now reconsider the vote by which the report of Free Conference Committee on Senate Bill No. 422 was not adopted.

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"Mr. Speaker, I call to your attention the fact that Mr. Uhlman did not move for reconsideration yesterday, as was evidenced by the fact that he made the motion today. Therefore, I think his motion is out of order. I refer the Speaker to Reed's Rules, section 205, which says that a motion to reconsider must be made on the day on which the action was taken. Now the only exception to that, Mr. Speaker, is in Rule of the House, Rule 43, which provides you can give notice of reconsideration only on the final passage of bills. Other than that you must make the motion immediately. This was not on final passage. The House was voting on Mr. O'Brien's motion to adopt the Free Conference report. This is not final passage as is evidenced by the fact that we would then have to vote on final passage if it were adopted. Clearly, we were not voting on final passage. I submit to the Speaker two rules made by Speaker O'Brien in the 1959 Session, referring to the 1959 Journal on pages 329 and 333. Briefly, the point was raised that someone who had voted on the prevailing side gave notice he was going to move for reconsideration on the next day, and with the consent of the House, I will read the ruling, which was very brief:

"'The Speaker disagrees with your interpretation. A motion to indefinitely postpone is different from a motion to reconsider the vote on the final passage of a bill. The notice to reconsider the indefinite postponement of a bill on the succeeding day is not in order. You may move to reconsider this motion immediately, but notice to reconsider on the succeeding day cannot be made unless you are reconsidering the vote on the final passage of a bill. This is in accordance with House Rule 43.

"The same ruling was made by Speaker O'Brien several days later. I think it is clear that all Mr. Uhlman did was give notice, and the motion itself must be made on the same day. Clearly, we were not on final passage."

RULING BY THE SPEAKER

The Speaker:

"I am going to rule that a vote such as we had yesterday to not adopt a report of Free Conference Committee would kill the bill, so in effect we would be treating it the same as final passage. Mr. O'Brien's ruling which you read was in a different category, a different situation. Each Speaker has the prerogative in interpreting this Rule. My interpretation of it is that by the defeat of the Free Conference Committee report, you are in effect killing the bill; therefore, it is a prelude to final passage."

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"I make the additional point that the effect of the motion to indefinitely postpone a bill would have exactly the same effect as the Speaker just ruled, so precedent has been set by Mr. O'Brien."

The Speaker:

"The question before us is not to indefinitely postpone. The question is the adoption of the Free Conference Committee report."

Mr. Grant demanded an oral roll call, and the demand was sustained.

The Speaker stated the question before the House to be the motion by Mr. Uhlman for reconsideration of the vote by which the report of the Free Conference Committee on Senate Bill No. 422 was not adopted.

The Speaker recognized Mr. Smith.

Mr. Smith:

"I have talked to several persons involved, and they admit this is a reasonable, rational approach. Certainly we don't agree with the way a number of things have been done in this session or in other sessions, but should we penalize those who cannot defend themselves? The injured workmen cannot come down and set the rules we work under for Free Conference reports.

"I would like to appeal to you gentlemen today to just sacrifice a little of your personal individuality so that those who may be injured, who may not be able to go back and correct what has been done, may receive the benefits, at least to some degree, which we all know and admit are necessary. I urged the leadership of the Republican majority, or minority in their opinion, that some increase in benefits is due and necessary. Therefore, I believe it is only fair and proper that we should implore upon you to put aside your personal feelings and just for a moment think of someone else. Think of someone who is going to be injured and who is going to need the assistance which we seek to provide here. I'm sure if you think about that on the vote for reconsideration, it will be possible for you to come to the correct conclusion."

The Speaker recognized Mr. Gallagher.

Mr. Gallagher:

"Mr. Speaker and ladies and gentlemen of the House, I want to go along with some of the statements Sam Smith just made, but I want to say further I believe I have had more experience in the industrial insurance field than most of you. I have hired and fired about twenty-five hundred men in eighty-six different towns in three

states and have worked under all industrial insurance plans. I want to say this: I have worked under the plan we had in Oregon, where I saw men injured in my presence and where we have been sued in Oregon because of improper coverage. I have gone through this. I have seen Dick Kink's men covered by the Jones Act, and the pea pickers from Walla Walla, and Eldridge's people covered by private carriers. Like Jim Andersen said yesterday, everyone should be covered.

"As long as I have worked, and as long as I have employed men, I have always had men covered by industrial insurance. This is right. People sitting here today who have refused to vote for the bill are wrong—wrong in their feelings, and wrong in their actions.

"I can't understand people who have been nurtured by labor, lived by labor, and who then vote against a labor bill. I hope that you do vote for reconsideration, and I hope you do give this your full consideration."

The Speaker recognized Mr. Adams.

Mr. Adams:

"Mr. Speaker and members of the House, Mr. Smith gave an appealing talk. I don't think there is any question but had this matter been approached in the right manner early in the session a bill would have come out which would have been of considerable benefit to the injured workmen and also the bona fide unemployed workmen. But that wasn't the attitude taken. There would have been room for adjustment in these areas had it been approached properly.

"For instance, the manner in which disability is rated. This has been worked out very scientifically. There is a better way of comparing one injury to another than that provided in our present law. This has been completely ignored by this Conference Committee.

"I don't believe all the members of the Conference Committee even saw the bill we have before us. I think they had agreed to sign it and place us in the position of an arbitration committee, which we have been all along. As a matter of fact, I think it would be in order for Mr. O'Brien to tell us who actually put the values in the bill we have before us."

The Speaker recognized Mr. O'Brien.

Mr. O'Brien:

"In answer to the question raised by Dr. Adams about the Conference Committee, the amounts included in this Conference Report on Senate Bill No. 422 were agreed upon by both industry and labor and the benefit schedule was prepared by the department of labor and industries. We were striving for, and agreed upon, this two and one-half million dollar figure; so on this basis it was a compromise and something we agreed on, but of course we didn't get a full agreement. In further analysis of the overall burden on industry or the taxpayer, we found it to be very small. As a matter of fact the national average of industrial insurance is one and four-tenths percent of the total payroll cost, and in the state of Washington it is one and onetenth percent of the total payroll cost. Washington state has not kept pace with industrial insurance benefits. This Senate Bill No. 422 gives a little one-tenth of one percent increase, of one billion hours of employment. This will amount to a very small figure, as a matter of fact. The overall cost would be less than five hours a year per man to some industries and in other industries it will be less than this amount. So we felt this was a fair package. These rates of benefits haven't been increased since 1961. Some of the other issues raised here yesterday about the American Medical Association and their so-called program—industry itself was a little leery of adopting such a schedule without some further study, so this is the best possible package we could put together. For injured workmen it is long overdue, and the burden placed on industry isn't much at all. The administration is advocating new taxes, and you will see it is quite a staggering figure. You will see this is just a minor amount that labor would like to have for injured workmen. In many states the rates exceed the rates set forth in Senate Bill No. 422. We think it is fair and not going to burden labor at all. The cost amount is tax deductible. The overall effect we feel is a true and fair bill, and we would like to have you support this motion to reconsider."

The Speaker recognized Mr. Copeland.

Mr. Copeland:

"This is a very complicated area, and I think we may well be overlooking several

points. Probably most significant of all is the fact that industry has indicated it would be willing to go ahead and increase these benefits in exchange for reasonable reforms in the Act. These reforms we are talking about were not forthcoming as Dr. Adams points out—the new American Medical Association schedule of payments which obviously would accrue to the benefit of the worker were not considered by the Free Conference Committee; the reasonable appellate reforms repeatedly advocated by many responsible leaders in the labor movement were entirely ignored by the Conference Committee.

"Let's take a look at this total industrial insurance fund and see where we are. The required reserve deemed necessary by an actuarial study conducted by the prior administration, and published in November, 1964, was fifty-seven million dollars. Thirty-two million dollars is all that has been provided for, which indicates that the fund has a deficit reserve of approximately twenty-five million dollars.

"As Mr. O'Brien so casually put it, 'we are asking for a very moderate increase.' Modest it is, when you reflect on a few pennies here and there. All told, the effect of what you are talking about is an increase in the rate by fifteen percent. The department has already imposed an additional ten percent loading factor in order to make up the deficit.

"Representative Savage stated yesterday that the individual employers could have the final say in determining industrial insurance costs by advocating additional safety measures. This is only partially true, since all employers in one class are affected by the experience of other employers' costs in the same class. He spoke primarily of the logging industry. This classification is called 50-1 and the base rate for this class has been established at thirty-eight and one-half cents per manhour for premiums to be paid for the year 1965. Now this has been arrived at because of the frequency of injuries in this particular industry. With a fifteen percent increase, that rate would soar to forty-four cents per manhour. Forty-four cents per manhour is what you are asking that industry to provide without any area of refinement or reform in the entire program.

"Mr. Avey, in his operation of sawmills, has a base rate which is now seventeen cents. A fifteen percent increase will take him to twenty cents.

"So these are the very modest increases that Mr. O'Brien is so glibly talking about. Modest indeed they are, until they are reflected back on the cost of production. Modest it is indeed, but by the same token, industry is now asking for reform in a couple of minor areas that we have not been able to grant industry compensation for. This was not a compromise bill. This is hardly the proper way to approach this particular type of legislation.

"As we begin to analyze the entire fund we find there are six different classifications completely in the red. The coal mining industry for example. We are talking about the industry in the state and not paying any attention to what the cost to manhours are. Industry is asking for some modest refinement here.

"Injured workmen need some additional compensation, but by the same token, I think industry also needs some compensation. This is a two-way street at best. The employer, as such, has to be able to put himself in competition to stay in business. Without this progress, some people will undoubtedly be unemployed. If an employer cannot compete in business he can no longer provide jobs for the workmen, and I say to you, the things you are going to do today may well put some industries in a position so that they will no longer be able to compete.

"This is industry's one plea to you, all the way through with regard to the labor and industry bills before you, including unemployment compensation, that no consideration has been granted industry. I think what you are doing today is killing the goose that laid the golden egg."

The Speaker recognized Mr. Litchman.

Mr. Litchman:

"Thank you, Mr. Speaker. I will be very brief. I just want to discuss with you the problem of the law and the working man. I have heard a lot of discussion already about the bad treatment that we in the state of Washington have given industry. All I can say to that is that industry has progressed more in the past decade in the state of Washington than in most other states in the Union. I see no valid argument whatsoever, Mr. Copeland, to that statement. Industry is doing very well, and will continue to do well, as expressed in a recent newspaper article relative to the position of Boeing. They have done extremely well financially. The insurance companies of this state have never done as well as in the past few years. Industry is booming.

"But the point I wish to make is this: The most reprehensible act that industry could bestow on the laboring man is the adoption of the administrative procedures act in Washington. If the Conference Committee did nothing else, it eliminated this provision, which I think did more to assist the working man in industry in the state of Washington than any other law that could have been passed at this session.

"As an example of the importance of this, a number of years ago I defended a person who was disliked by a member of the industrial appeals board because he didn't wear his hair the way the board member thought he should. He didn't dress the way he should. So in this particular case they took their feelings out toward this man and gave him very little. This man had an opportunity to appeal, and went to court, and the court was able to rule and give this man what he was entitled to. Before an appeal board you often have to work against prejudices and biases, and people who don't necessarily go along with the working man and his problem. If we did nothing else for the working man in the state of Washington other than the provisions here, we have gone a long way in preserving the present law in the state for him."

The Speaker recognized Mrs. Hurley.

Mrs. Hurley:

"I think we are talking about something very fundamental to the people of the state of Washington when we talk about this Free Conference report. And those people on this side of the aisle who have had a few guns shot at us because we don't go along with the popular opinion from King county should have an opportunity to state our case.

"Each one of us tries the best way we can to represent our legislative district, and mine is a legislative district of laboring people and ther families. And in going against this Conference report, I think I am voting for the best interests of these men who are trying to support their families. They are trying to live in the Spokane area which is being deprived of more and more job opportunities all the time. My people need jobs in order to live, and there is no expansion going on in Spokane. I would say that the biggest employers in the Spokane area are Kaiser, Washington Water Power, and the hospitals, and we are limited practically to these.

"Those who have spoken have said this wouldn't discourage industry. Well, it certainly isn't going to encourage industry. Those who speak for this are mostly living in thriving parts of the state. They have Boeing and are glad of it, and they don't think anything they can do in the way of unemployment insurance or industrial insurance is going to discourage Boeing. Well I don't know. They have other industries such as Weyerhaeuser and other huge employers. We don't have those in eastern Washington.

"I would certainly like to vote for increased benefits too, like we had in the first amendment to Senate Bill No. 422. I think it would be real great to give these people who have a catastrophe a little bigger increase, and I certainly voted to do that. But we just can't take, take, take all the time from industry and say, 'Well, industry is here. They've got to take it on the chin. They're going to stay here, let's bluff them out of it.' Session after session we have. We have gone ahead and put more and more burdens on them until some of the industries in the Spokane area have already moved away. We have just recently, in the last year, lost the whole office of Shell Oil Company. They found that it just didn't make it worthwhile to do business in the Spokane area and moved all of themselves and any employees who wanted to move out of Spokane to Salt Lake City. And I think everybody knows we recently lost one of our insurance offices—Sun Life, I believe. If their employees didn't want to move, then they could quit, but it just didn't do them any good to be in business over in Spokane. They are losing all the time.

"So those people who say we are not going to lose any business just aren't right. Maybe over here where everything is thriving, maybe you can go ahead and take a chance. I can't take this chance. I have people who must bring home the weekly check or monthly check in order to feed their families. Otherwise, they have no place to go.

"So I am definitely going to hold onto my 'no' vote on this Free Conference report."

The Speaker recognized Mr. Savage.

Mr. Savage:

"Mr. Speaker, as I pointed out yesterday, industry has it within their power to reduce the cost of industrial insurance. They have it in their power because of the safety programs in their hands. The department of labor and industries provides

safety people. As you know I am a safety consultant and used to work for the department. I quit so I could be back in the legislature to talk to you people, so I do appreciate your attention. Now, these industries, as I mentioned, are classified. Within each classification, each company, each employer, has his own rating according to his own experience. If I have no accidents, no fatalities or anything within five years, my rating goes down to forty percent of the basic cost. As Representative Copeland mentioned, for this year thirty-eight cents is the rate for logging. This could go down to less than sixteen cents providing the employer has had no accidents, no serious accidents for a five-year period. If he has many accidents, it only goes up to one hundred sixty percent, and it is chopped off there. Each individual employer has to pay forty percent of the rating and he helps to make up for those who go over one hundred sixty percent. Even if I have a perfect record I have to pay sixteen percent of the base rate to help pay for those who have accidents which put their rating above the one hundred sixty percent. So this is a real protection. It doesn't put anybody out of business because they have too many fatalities. This would mean that the industry in which I am interested could go up to around a dollar an hour if the employer had a real bad record. Most classifications are not rated that high. Many industries are only a few cents a day. Many of them are a cent an hour or lower because of good safety practices. I say it is in industry's hands because they have agreed to the safety codes. Everyone of these classifications has come into a hearing held by the department, and they set up these safety codes which are agreed to by the department and industry. They hold hearings with industry, labor, and the department. And when those codes are agreed to, most industries live up to them and their rates stay down. A few like I described yesterday pay no attention to the safety codes, so their ratings go up. So if the rates go higher, I am sure some employers are going to pay more attention to this safety code and more attention to the cost to industry, and will do a better job on safety and training. Now as far as the courts are concerned, the working man who is injured has not had the right, since 1911, to sue. We are not trying to add something for him. Somebody is trying to take something more away. He has already lost his right to sue. Do we want to take everything away? Some of us are trying to at least protect one right—his right to appeal to court. We have already taken one right away, and that is enough. I believe that since industry can reduce the cost with good safety education and practices, it is important that these payments be raised to where injured people can stay off welfare. The state is better off if the industries carry these costs themselves instead of the general fund having to make them up, and one way that can be accomplished is to adopt this conference report and pass the bill. I think it is proper and just. Although it may affect me, I am certainly anxious that it be passed, because I am proud of our safety records."

Mr. Uhlman demanded the previous question, and the demand was sustained.

The Clerk called the roll on the motion to reconsider the vote by which the report of Free Conference Committee on Senate Bill No. 422 was not adopted, and the motion was carried by the following vote: Yeas, 50; nays, 48; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hawley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—50.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hood, Humiston, Hurley, Johnston (Elmer E.), Jueling, King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—48.

Those absent and not voting were: Representative Thompson—1.

RECONSIDERATION

The Speaker stated the question before the House to be the adoption of the report of Free Conference Committee on Senate Bill No. 422.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 6, 1965.

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MR. PRESIDENT:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Senate Bill No. 422, increasing industrial insurance permanent partial disability benefits, have had the same under consideration, and we recommend that it do pass with the following amendments:

On page 1, strike everything after the enacting clause and insert the following:

"Section 1. Section 51.32.080, chapter 23, Laws of 1961 as amended by section 3, chapter 274. Laws of 1961 and RCW 51.32.080 are each amended to read as follows:

"(1) For the permanent partial disabilities here specifically described, the injured workman shall receive compensation as follows:

LOSS BY AMPUTATION

Of one leg at the hip or the upper half of the thigh	[\$9750.00	\$12,400.00	
Of one leg at the knee or the lower half of the thigh	[8250.00	10,540.00	
Of one leg below the knee	[5200.00	8,680.00	
Of great toe with metatarsal bone thereof	[1450.00	1,860.00	
Of great toe at the proximal joint			
Of great toe at the second joint	[350.00	370.00	
Of one other toe other than the great toe with the metatarsal			
bone thereof	[975.00	1,240.00	
Of second toe at proximal joint		370.00	
Of third toe at proximal joint		-	
Of fourth toe at proximal joint		370.00	
Of fifth toe at proximal joint		250.00	
Of one metatarsal bone on toe other than great toe		620.00	
Of one arm so near the shoulder that an artificial arm cannot be		,	
worn	Г 9750.00	1 12.400.00	
Of the major arm at or above the elbow	-		
Of forearm at upper third	Г 6825.00	8.680.00	
Of the major hand at wrist			
Of thumb with metacarpal bone thereof			
Of thumb with proximal joint			
Of thumb at second joint			
Of index or first finger at proximal joint		1.860.00	
Of index or first finger at second joint	E 975.00	1,240.00	
Of index or first finger at distal joint	[450.00	620.00	
Of middle or second finger at proximal joint	[810.00	1,115.00	
Of middle or second finger at second joint	[720.00	990.00	
Of middle or second finger at distal joint	[360.00	495.00	
Of ring or third finger at proximal joint		990.00	
Of ring or third finger at second joint	[540.00	745.00	
Of ring or third finger at distal joint	[360.00	J 495.00	
Of little or fourth finger at proximal joint	[450.00	620.00	
Of little or fourth finger at second joint	[270.00	372.00	
Of little or fourth finger at distal joint	[180.00	24 8.00	
Of metacarpal bone in finger except thumb	[270.00	370.00	
MISCELLANEOUS			

MISCELLANEOUS

Loss of one eye by enucleation		6,200.00 4.960.00
Complete loss of hearing in both ears	[6825.00]	8,680.00
Complete loss of hearing in one ear	[1950.00]	2,480 .00
Complete broken arch in foot	[1950.00]	2,4 80.00

"(2) Compensation for any other permanent partial disability shall be in the proportion which the extent of such other disability, called unspecified disability, shall bear to that above specified, which most closely resembles and approximates in degree of disability such other disability, but not in any case to exceed the sum of compensation commencing with the second monthly payment: Provided, That interest so paid shall not be charged to the cost experience of any employer but shall be borne wholly by the applicable class account: Provided further, That upon application of the injured workman the monthly payment may be converted, in whole or in part, into a lump sum payment, in which event the monthly payment shall cease in whole or in part. Such conversion may be made only upon written application of the injured workman to the department and shall rest in the discretion of the department depending upon the merits of each individual application: Provided further, That upon death of a workman all unpaid installments accrued, less interest, shall be paid in a lump sum amount to the widow or widower, or if there is no widow or widower surviving, to the dependent children of such claimant, and if there are no such dependent children, then to such other dependents as defined by this title.

"Sec. 2. Section 51.32.040, chapter 23, Laws of 1961 and RCW 51.32.040 are each amended to read as follows:

"No money paid or payable under this title out of the accident fund or out of the medical aid fund shall, prior to the issuance and delivery of the warrant therefor, be capable of being assigned, charged, or ever be taken in execution or attached or garnished, nor shall the same pass, or be paid, to any other person by operation of law, or by any form of voluntary assignment, or power of attorney. Any such assignment or charge shall be void: Provided, That if any workman suffers a permanent partial injury, and dies from some other cause than the accident which produced such injury before he shall have received payment of his award for such permanent partial injury, or if any workman suffers any other injury and dies from some other cause than the accident which produced such injury before he shall have received payment of any monthly installment covering any period of time prior to his death, the amount of such permanent partial award, or of such monthly payment or both, shall be paid to his widow, if he leaves a widow, or to his child or children if he leaves a child or children and does not leave a widow: Provided further, That, if any workman suffers an injury and dies therefrom before he shall have received payment of any monthly installment covering time loss for any period of time prior to his death, the amount of such monthly payment shall be paid to his widow, if he leaves a widow, or to his child or children, if he leaves a child or children and does not leave a widow: Provided further, That if the injured workman resided in the United States as long as three years prior to the date of the injury, such payment shall not be made to any widow or child who was at the time of the injury a nonresident of the United States: PROVIDED FURTHER, That any workman receiving benefits under this Act who is subsequently confined in, or who subsequently becomes eligible therefor while confined in any institution under conviction and sentence shall have all payments of such compensation canceled by the department during the period of confinement but after discharge from the institution payment of benefits thereafter due shall be paid if such workman would, but for the provisions of this proviso, otherwise be entitled thereto; PROVIDED FURTHER, That if such incarcerated workman has during such confinement period, any beneficiaries, they shall be paid directly the monthly benefits which would have been paid to him for himself and his beneficiaries had he not been so confined. Any lump sum benefits to which the workman would otherwise be entitled but for the provisions of this proviso shall be paid on a monthly basis to his beneficiaries."

On line 1 of the title, after "industrial insurance" strike the balance of the title and insert "and compensation—right to and amount; and amending section 51.32.080, chapter 23, Laws of 1961 as amended by section 3, chapter 274, Laws of 1961 and RCW 51.32.080; amending section 51.32.040, chapter 23, Laws of 1961 and RCW 51.32.040."

Senate Members
ROBERT L. CHARETTE
A. L. RASMUSSEN
SAM C. GUESS

House Members
John L. O'Brien
Thomas L. Copeland
Ann T. O'Donnell

Mr. Grant demanded an oral roll call, and the demand was sustained. Debate ensued, Mr. Uhlman speaking in favor of adoption of the report, and Mr. Copeland speaking against it.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, I wonder if Mr. Savage would yield to a question?"

The Speaker:

"Will you yield, Mr. Savage?"

Mr. Savage:

"I would be glad to."

Mr. Adams:

"If I were a new employer coming into this state and wanted to set up a business in logging, which is forty-four cents per manhour for industrial insurance, how long would I have to pay this maximum rate, regardless of my accident experience, before I could begin to enjoy a lower rate?"

Mr. Savage:

"I believe you would have to pay it for the first five years before your rate dropped down to forty percent of that rate."

Further debate ensued, Representative O'Brien speaking in favor of adoption of the report, and Rèpresentative Copeland speaking against it.

Mr. Mast demanded the previous question, and the demand was sustained. The Clerk called the roll on the adoption of the report of Free Conference Committee on Senate Bill No. 422, and the report was adopted by the following vote: Yeas, 57; nays, 41; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hood, Humiston, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—41.

Those absent or not voting were: Representative Thompson—1.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Senate Bill No. 422 as amended by the Free Conference Committee.

Mr. Burtch demanded an oral roll call, and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 422 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 59; nays, 39; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—59.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hood, Humiston, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—39.

Those absent or not voting were: Representative Thompson—1.

Senate Bill No. 422 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. O'Brien, Senate Bill No. 422 was ordered immediately transmitted to the Senate.

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

EXPLANATION OF VOTE

April 6, 1965.

The undersigned are "for" increasing industrial insurance benefits.

In fact, just last Friday we voted for Senate Bill No. 39 which will increase such benefits by two and one-half million dollars per year for those workmen who have sustained temporary or permanent total disability and to the widows and dependents of fatally injured workmen.

We also voted for Senate Bill No. 422 in the form in which it was originally amended and passed by the House of Representatives and sent to the Senate. We have, however, been forced to vote against Senate Bill No. 422 in the form in which it has now been redrafted by the Joint Conference Committee of the House and Senate basically for the following three reasons:

- (1) It reduces the benefits to be paid to the injured workmen by one and three-tenths million dollars per year; and
- (2) It deletes all provisions to speed up the intolerable two-year time lag before the injured workman's contested case can be heard by the board; and
- (3) It deletes the revised award schedule which would update our present antiquated rating schedule which is recognized by leading authorities in the field as grossly unfair to the injured workman.

ALFRED O. ADAMS H. MAURICE AHLQUIST JAMES A. ANDERSEN DUANE L. BERENTSON STEWART BLEDSOE ROBERT F. BRACHTENBACH DAMON R. CANFIELD NEWMAN H. CLARK THOMAS L. COPELAND NORWOOD CUNNINGHAM JACK DOOTSON DON ELDRIDGE WM. HOWARD FINCH S. E. (SID) FLANAGAN ROBERT F. GOLDSWORTHY SLADE GORTON EDWARD F. HARRIS

HELMUT L. JUELING DICK J. KINK Mrs. Douglas (Gladys) Kirk ALFRED E. LELAND MARJORIE LYNCH AUDLEY F. MAHAFFEY MARY ELLEN McCAFFREE DONALD W. MOOS RICHARD W. MORPHIS IRVING NEWHOUSE ROBERT W. O'DELL JOEL PRITCHARD GERALD L. SALING Mrs. Frances G. Swayze ARNOLD S. WANG JONATHAN WHETZEL HAROLD E. "HAL" WOLF

ELMER E. JOHNSTON

MOTION

On motion of Mr. O'Brien, the House adjourned until 11:00 a.m., Wednesday, April 7, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

JACK HOOD HOMER HUMISTON

TWENTY-FOURTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, April 7, 1965.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll, and all members were present except Representatives McCormick, Rogers, and Thompson. Representative Thompson was excused.

The flag was escorted to the rostrum by a Sergenat at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., April 6, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 14; also

Enrolled Substitute House Bill No. 36; also

Enrolled House Bill No. 442, have compared same with the engrossed bills and find them correctly enrolled. RAY OLSEN, Chairman.

We concur in this report: Chet King, Richard W. Morphis.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Bill No. 14; also Substitute House Bill No. 36; also House Bill No. 442.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 6, 1965,

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 190, allowing property tax exemption for certain retired persons, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Revenue
Henry Backstrom, Chairman,
Mark Litchman, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Ray Olsen, Robert A. Perry, Jack Rogers.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred House Concurrent Resolution No. 29, proposing legislative council study on open space lands for recreational and other uses, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles R. Savage, Chairman,

George Pierre, Vice Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Joel Pritchard.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred Senate Bill No. 531, authorizing expenditure of certain outdoor recreation account funds for administrative and coordinative purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Joel Pritchard, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred Engrossed Senate Joint Resolution No. 22, providing for common school construction fund, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MARK LITCHMAN, Chairman, Doris Johnson, Vice Chairman.

We concur in this report: Eric O. Anderson, Frank B. Brouillet, Norwood Cunningham, Arlie U. DeJarnatt, S. E. (Sid) Flanagan, Hugh "Bud" Kalich, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Gerald L. Saling, Georgette Valle.

MOTION

On motion of Mr. Uhlman, Engrossed Senate Joint Resolution No. 22 was rereferred to the Committee on Ways and Means.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 6, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Senate Bill No. 417 and has granted said committee the powers of Free Conference.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 6, 1965.

MR. SPEAKER:

The President has signed: House Concurrent Resolution No. 6, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 6, 1965.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 523, and the same is herewith transmitted. Ward Bowden, Secretary.

MESSAGES FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 6, 1965.

To the Honorable, the House of Representatives of the State of Washington. Ladies and Gentlemen:

I am returning herewith, without my approval, House Bill No. 378 entitled:

"An Act Relating to elections; amending section 29.07.100, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.07.100; and amending section 29.07.105, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.07.105."

This bill would amend the law relating to registration of voters in cities. Under existing law first class cities are required to maintain on a permanent basis at least one office in each legislative district in which to register voters. These cities may maintain whatever number of additional offices are necessary, may authorize door-to-door registration, and may operate mobile registration offices.

Also, under existing law, cities of the first, second and third class are required to operate at least two additional temporary registration facilities in stores, public buildings, or mobile units during the last fifteen days before the registration polls are closed prior to each state primary and general election. Each city is required to operate other temporary facilities during the fifteen day period if necessary to afford ample opportunity for all qualified persons to register for voting.

Also, under the present law partisan politics do not enter into the registration process in cities. The city clerk is a non-partisan office holder, and his staff, including temporary deputy registrars, do not represent any political party. Moreover, no prospective voter need disclose his political affiliation in order to be registered.

Thus, it is apparent that existing law gives to cities the necessary tools to expand their registration programs in order to give all eligible persons the opportunity to vote.

In contrast, this bill would require the appointment of permanent registration officers in each legislative district of each first class city who would specifically represent each major political party. Not only do I object to the introduction of partisan politics into big city voter registration programs; but I feel that it might be an undue burden upon some citles to acquire twice as many registrars in each legislative district as required by existing law. A city such as Yakima, for example, would have to maintain four permanent registrars in addition to those working in the city hall.

This bill would also require the city to pay registrars in legislative districts a fixed fee for each person registered. Under existing law these cities are free to set the level and method of compensation of these registrars. I believe that it is desirable to continue this local autonomy.

This bill adds nothing to the authority presently granted to city officials, but it does unnecessarily burden and restrict cities in their voter registration programs. For the reasons set forth above, I have vetoed House Bill No. 378.

Respectfully submitted,
DANIEL J. EVANS, Governor.

State of Washington, Office of the Governor, Olympia, April 6, 1965.

To the Honorable, the House of Representatives of the State of Washington.

LADIES AND GENTLEMEN:

I am returning herewith, without my approval as to one item, House Bill No. 132 entitled:

"An Act Relating to school district boundaries; amending section 5, chapter 266, Laws of 1947, as last amended by section 1, chapter 208, Laws of 1963, and RCW 28.57.150; and declaring an emergency."

This bill deals with school district boundaries as they relate to the boundaries of cities and towns. Section 2 of the bill contains a standard emergency clause. I have followed the practice of vetoing emergency clauses on bills submitted to me whenever no genuine emergency existed.

An emergency clause defeats the right of the people to reject a bill by referendum and, therefore, should be sparingly used by the legislature. I can see no reason why this bill should not take effect 90 days after adjournment in the same manner as other legislation.

Therefore, I have vetoed Section 2. The remainder of House Bill No. 132 is approved.

Respectfully submitted,
DANIEL J. EVANS, Governor.

State of Washington, Office of the Governor, Olympia, April 6, 1965.

To the Honorable, the House of Representatives of the State of Washington. Ladies and Gentlemen:

I am returning herewith, without my approval as to one item, House Bill No. 173 entitled:

"An Act Relating to funeral directors and embalmers; and amending section 1, chapter 108, Laws of 1937 and RCW 18.39.010; amending section 2, chapter 52, Laws of 1955 and RCW 18.39.030; amending section 4, chapter 108, Laws of 1937 as last amended by section 2, chapter 105, Laws of 1947 and RCW 18.39.040 and amending section 5, chapter 108, Laws of 1937 and RCW 18.39.070."

This bill makes certain amendments in the laws relating to licensing of embalmers and funeral directors. Section 2 requires that an applicant for a funeral director's license shall have completed a one year course of training under a licensed funeral director in this state in addition to meeting certain educational requirements.

Section 3 requires that an applicant for a license as an embalmer shall have completed a two year course of training under a licensed embalmer in this state in addition to meeting certain educational requirements.

The bill was amended in the Senate by adding at the end of section 4 a proviso which refers to "the one year course of training required by sections 2 and 3." Since only section 2 provides for a one year course of training, I have vetoed the reference to section 3 in this proviso in order to prevent a misunderstanding as to the true intent of this amendment.

My staff has consulted with the sponsors of this bill and the proponent of the amendment, all of whom agree that this item veto would clarify the language of the bill. The remainder of House Bill No. 173 is approved.

Respectfully submitted,
DANIEL J. EVANS, Governor.

State of Washington, Office of the Governor, Olympia, April 6, 1965.

To the Honorable, the House of Representatives of the State of Washington. Ladies and Gentlemen:

I am returning herewith, without my approval as to one item, House Bill No. 520 entitled:

"An Act Relating to crimes and punishment, and amending section 377, chapter 249, Laws of 1909 and RCW 9.45.060; adding a new section; and providing penalties."

This bill amends a 1909 criminal statute which makes it a gross misdemeanor to conceal, remove or destroy personal property held under lease, mortgage or conditional sale contract. As amended by this bill, the statute will also apply to rented property and to the act of converting personal property to one's own use or willfully and without reasonable cause failing to return a leased or rented article within 10 days after written notice is sent by certified or registered mail.

House Bill No. 313 which was passed in the regular session of the 1965 legislature made it a felony to fail to return within a reasonable time after notice any motor vehicle, machinery or equipment having a fair market value of more than \$2,000. Although the language is not identical, House Bill No. 520 and House Bill No. 313 are comparable.

However, section 2 of House Bill No. 520 provides that any person who successfully defends an action brought under section 1 of the bill may recover costs, expenses, attorneys fees, and reasonable compensation for time lost in defending the action from the rentor or lessor of the property. No comparable provision was contained in House Bill No. 313. Moreover, section 1 is not limited to rented or leased property but also property held under mortgage, lien or conditional sale contract. In addition,

the provisions of section 2 would not only apply to a failure to return rented or leased property but also to its destruction, conversion, removal or concealment.

Section 2 is undoubtedly intended to deter owners of property from using law enforcement agencies as collection agents or as a substitute for civil process. I share this concern; however section 2 would introduce a new concept into our criminal laws and would make the owner of property the guarantor of all actions taken by the law enforcement officers, prosecutors and judges who might be involved with the criminal proceeding. I do not believe that imposing this responsibility upon owners of property would be wise.

For the foregoing reasons I have vetoed section 2. The remainder of House Bill $No.\ 520$ is approved.

Respectfully submitted,
DANIEL J. EVANS, Governor.

MOTION

On motion of Mr. Burtch, House Bill No. 378, vetoed by the governor, and House Bills No. 132, No. 173, and No. 520, partially vetoed by the governor, together with the governor's veto messages, were referred to the Committee on Rules and Order.

MESSAGES FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 6, 1965.

To the Honorable, the House of Representatives of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 77:

Providing for accident insurance for school children.

House Bill No. 105:

Permitting school boards in second and third class districts to determine the date and time of their regular meetings.

House Bill No. 122:

Enable cities to engage in pre-annexation planning.

House Bill No. 125:

Allowing management of dormitories by community colleges.

House Bill No. 164:

Allowing all counties to create park and recreation service areas.

House Bill No. 184:

Requiring the state patrol to protect the Governor and his family.

House Bill No. 203:

Raising per diem for state officials and employees.

House Bill No. 249:

Abolishing issuance of duplicate vehicle license plates.

House Bill No. 265:

Changing regulation of motor vehicle fuel tax users.

House Bill No. 273:

Creates state advisory committee on public assistance and provides for county advisory committees.

House Bill No. 275:

Providing department of public assistance may transfer uncollectible debts to suspense account and limiting time for collection.

House Bill No. 279:

Strikes sending of notice of delinquency to owners when overdue house trailer excise tax; removes present added penalty for overdue tax.

House Bill No. 295:

Providing for the entry of this state into the interstate library compact.

House Bill No. 318:

Amending employer payroll reporting requirements under workmen's compensation act.

House Bill No. 364:

Changing generally state teachers' retirement system law.

House Bill No. 465:

Providing for use of a portion of the state income reserve fund.

House Bill No. 470:

Providing for the transfer of certain real property owned by the state department of game.

House Bill No. 473:

Authorizing the sale and/or lease of sewage treatment and disposal plant at Washington veterans' home.

House Bill No. 592:

Providing appointments for assistants for family courts in third class counties.

House Bill No. 621:

Permitting the creation of regional agencies for purpose of studying regional governmental problems.

House Bill No. 679:

Providing that ski tow operators shall not be common carriers.

Very truly yours,

RAYMOND W. HAMAN,

Legal Counsel to the Governor.

State of Washington, Office of the Governor, Olympia, April 6, 1965.

To the Honorable, the House of Representatives of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

Substitute House Bill No. 104:

Providing for administration of community colleges on a district basis.

House Bill No. 191: Changing dates relating to primaries.

House Bill No. 206:

Imposing in lieu tax on state game lands and eliminating partial payment of hunting fines and forfeiture to counties.

House Bill No. 277: Authorizing payment of certain funeral services by department of public assistance.

House Bill No. 377: Relating to the appointment of election officials, their duties and the counting of

House Bill No. 409:

ballots.

Giving the adjutant general and assistant adjutant generals pay parallel to major and brigadier generals in U. S. services.

House Bill No. 451:

Regulating investments of state permanent funds.

House Bill No. 590:

Pertaining to the retirement and disability system of cities and towns.

Very truly yours,

RAYMOND W. HAMAN,

Legal Counsel to the Governor.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 695, by Representatives Olsen, Johnston (Elmer E.), and O'Donnell:

An Act relating to alcoholism; providing the department of health with certain responsibilities; providing for the distribution of certain funds; amending section 77, chapter 62, Laws of 1933, extraordinary session, as last amended by section 10, chapter 5, Laws of 1949 and RCW 66.08.180; and adding a new section to chapter 70.96 RCW.

Ordered printed and referred to Committee on Ways and Means.

MOTION

On motion of Mr. O'Brien, the rules were suspended and authorization was given to add fifteen additional names as sponsors of House Bill No. 696.

House Bill No. 696, by Representatives Kink, Marsh, Kull, Lynch, Angevine, Bledsoe, Morphis, King (Richard "Dick"), Moon, McCaffree, Witherbee, Finch, Jastad, Pierre, Lux, Backstrom, Uhlman, and Brouillet:

An Act relating to education; creating a commission on higher education and setting forth its powers and duties; fixing a date for its termination; providing for the creation of a college board of trustees and setting forth its powers and duties; making appropriations; and declaring an emergency.

Ordered printed and referred to Committee on Ways and Means.

FIRST READING OF SENATE BILL

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 523, by Senators Ryder, Moriarty, Jr., and Williams (by executive request):

An Act relating to revenue and taxation; amending section 84.52.050, chapter 15, Laws of 1961 as amended by section 1, chapter 143, Laws of 1961 and RCW 84.52.050; and declaring an emergency.

Referred to Committee on Ways and Means.

RESOLUTIONS

Resolution by Representatives Brouillet, Kink, and Litchman:

Whereas, The University of Washington has and is pioneering work in the vital area of international understanding and is the leader in encouraging other Washington and Pacific Northwest colleges, public and private, to take part in a cooperative venture in this program; and

Whereas, Educational values are to be realized from such ventures such as language training and the furthering of the studies of humanities; and

Whereas, This program is carried out on a self-sustaining basis with no costs to the taxpayers; and

Whereas, International understanding is essential to world survival and progress in this area and should be recognized and encouraged;

Now, Therefore, Be It Resolved, By the House of Representatives that the University of Washington be commended for its leadership and efforts in the field of international understanding and relations and that it be encouraged to continue its efforts with the hope that it will make a substantial contribution to the attaining of international peace through understanding;

And Be It Further Resolved. That a copy of this resolution be transmitted to the Board of Regents and the President of the University of Washington.

On motion of Mr. Brouillet, the resolution was adopted.

Resolution by Representatives Chatalas and O'Brien:

Whereas, Franklin High School, in the city of Seattle, has been signally honored by the Mathematics Association of America and the Society of Actuaries for the excellence of its mathematics courses and its outstanding students as determined by a recent national contest; and

Whereas, Students Eric Anderson and George Zimmerman were among the first four students in the state of Washington, and whose most excellent scholarship and achievement is due in a large measure to the excellence of their instruction and the inspiration of sound scholastic leadership;

Now, Therefore, Be It Resolved, By the House of Representatives that Mr. Loren Ralph, the principal of Franklin High School and Mr. Shirley Boselly, teaching head of the mathematics department be commended for their devoted service to their student body and the cause of education generally and that we recognize and con-

gratulate Eric Anderson and George Zimmerman, as outstanding students and fine young men; and

Be It Further Resolved, That copies of this citation shall be prepared by the Clerk of the House, signed by the Speaker and the Clerk and be presented to Mr. Ralph, Mr. Boselly, Eric Anderson and George Zimmerman.

Mr. Chatalas moved the adoption of the resolution.

Debate ensued, Representatives Chatalas, Anderson (Eric O.), Clark, and O'Brien speaking in favor of adoption of the resolution.

The motion was carried, and the resolution was adopted.

MOTION

On motion of Mr. O'Brien, the House adjourned until 10:00 a.m., Thursday, April 8, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-FIFTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, April 8, 1965.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll, and all members were present except Representatives Adams, Andersen (James A.), Leland, and Thompson. Representative Thompson was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Charles Howard Perry of the St. John's Episcopal Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 675, exempting interstate sale of electrical energy from public utility tax, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
....., Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Revenue

HENRY BACKSTROM, Chairman, MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Edward F. Harris, Mrs.

Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Ray Olsen, Gerald L. Saling, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Concurrent Resolution No. 27, providing for a study by the legislative council of the exemptions from property taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the substitute resolution be substituted therefor and that the substitute resolution do pass.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Edward F. Harris, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Gerald L. Saling, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Substitute Senate Bill No. 42, adopting the capital budget, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means Wesley C. Uhlman, Chairman, Georgette Valle, Vice Chairman. Subcommittee on Appropriations ARLIE U. DEJANATT, Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, Don Eldridge, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Helmut L. Jueling, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Richard W. Morphis, Charles E. Newschwander, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue, Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 7, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed-Senate Bill No. 523, permitting ten mill state levy for schools for a two year period, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, Newman H. Clark, Don Eldridge, Robert F. Goldsworthy, Slade Gorton, Doris Johnson, Helmut L. Jueling, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue

....., Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, S. E. (Sid) Flanagan, Edward F. Harris, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 7, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 522; also Senate Bill No. 524, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 7, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 14; also Substitute House Bill No. 36; also

House Bill No. 442, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery Mr. Clarence E. Pierce, Principal, and eighteen students from Yakima Junior Academy, and asked them to stand and be recognized.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Concurrent Resolution No. 31, by Representatives Chatalas, Uhlman, and Litchman:

Providing for a public welfare interim committee.

Ordered printed and referred to Committee on Ways and Means.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 522, by Senators Ryder, Dore, Atwood, Moriarty, Jr., and Williams (by executive request):

An Act relating to education; adding new sections to chapter 28.41 RCW; adding new sections to chapter 28.24 RCW; adding a new section to chapter 28.48 RCW; repealing section 2, chapter 282, Laws of 1953 as amended by section 3, chapter 187, Laws of 1955 and RCW 28.41.060; repealing section 4, chapter 187, Laws of 1955, section 7, chapter 297, Laws of 1957, section 1, chapter 175, Laws of 1961 and RCW 28.41.070; repealing section 5, chapter 187, Laws of 1955 and RCW 28.41.075; repealing section 3, chapter 282, Laws of 1953 as amended by section 7, chapter 187, Laws of 1955 and RCW 28.41.080; repealing section 8, chapter 187, Laws of 1955 and RCW 28.41.090; repealing section 4, page 322, Laws of 1909 and RCW 28.41.100; repealing

section 1, chapter 217, Laws of 1947 and RCW 28.41.110; repealing section 2, chapter 217, Laws of 1947 and RCW 28.41.120; repealing section 12, chapter 97, page 314, Laws of 1909, section 1, chapter 45, Laws of 1919, section 7, chapter 28, Laws of 1933, section 2, chapter 77, Laws of 1943, section 1, chapter 148, Laws of 1959 and RCW 28.48.070; repealing section 10, chapter 21, Laws of 1917, section 1, chapter 77, Laws of 1943, section 12, chapter 141, Laws of 1945 and RCW 28.24.010; repealing section 1, chapter 53, Laws of 1941 and RCW 28.24.070; repealing section 2, chapter 53, Laws of 1941, and RCW 28.24.071; declaring an emergency; and fixing the expiration date of this act.

Referred to Committee on Ways and Means.

Senate Bill No. 524, by Senators Ryder, Atwood, Moriarty, Jr., and Williams (by executive request):

An Act relating to the distribution and expenditure of moneys received from forest reserves; and amending section 36.33.110, chapter 4, Laws of 1963 and RCW 36.33.110.

Referred to Committee on Ways and Means.

RESOLUTIONS

Resolution by Representative Brouillet:

Whereas, Under present law the governor of the State of Washington is inaugurated two days after the convening of the state legislature; and

Whereas, The governor must prepare and present to the legislature a budget and program for the ensuing biennium; and

Whereas, Today's society is complex with myriad problems and time is needed by the governor to prepare and present to the legislature a balanced budget and a progressive program that will fulfill the needs of the citizens of the State of Washington; and

Whereas, A governor being inaugurated for the first time should be permitted ample opportunity to deliberate the many problems inherent in a forward looking program and an adequate and balanced budget if he is to fulfill the obligations of his office; and

Whereas, Two proposals have been submitted to this session of the legislature dealing with this problem; and

 $W_{\mbox{\scriptsize HEREAS}}$, Many problems are inherent when a change of this magnitude is proposed; and

WHEREAS, A change is essential for the orderly working of the government of the State of Washington:

Now, Therefore, Be It Resolved, By the House of Representatives, that the legislative council be directed to conduct an interim study on this subject, to consider the provisions of House Joint Resolution No. 16 and Substitute House Joint Resolution No. 16 and such other material which is relevant to the subject in order to conduct a complete and comprehensive study of the many problems inherent in the proposed constitutional change and to report its recommendations to the Fortieth Legislature.

Mr. Brouillet moved the adoption of the resolution.

Debate ensued, Representatives Brouillet and Clark speaking in favor of adoption of the resolution.

The motion was carried, and the resolution was adopted.

Resolution by Representatives Day, Backstrom, Ahlquist, Olsen, Kirk, Flanagan, Elder, O'Donnell, Bozarth, Haussler, Lux, Mahaffey, King (Chet), Conner, Hurley, Bergh, Gallagher, DeJarnatt, Braun, Brouillet, Garrett, Angevine, Gorton, McCaffree, Lynch, Clark, Morphis, Traylor, Leland, Andersen (James A.), Adams, Harris, Beck, King (Richard "Dick"), Kalich, Sheridan, Witherbee, Avey, Taylor, Sawyer, Marsh, Warnke, Pierre, Moos, McCormick, Jolly, Wolf, Mast, Newschwander, Goldsworthy, Johnston (Elmer E.), Whetzel, Dootson, Bottiger, Marzano, Taplin, Kink, Smith, Grant.

Valle, Litchman, Epton, Bledsoe, Copeland, Brachtenbach, Savage, Perry, Eldridge, McDougall, May, Radcliffe, Hood, O'Brien, Kull, and Chatalas:

WHEREAS, The Legislative Council will receive from this 1965 legislature numerous complex and difficult assignments in research; and

Whereas, Such interim studies conducted in depth result not only in documented recommendations to the legislature, but also provide to the legislators involved, intensive and informative instruction in the substantive material of these problems, therefore making them more informed and effective in legislative action during the session; and

Whereas, The Legislative Council as presently constituted by law consists of twenty-one members of the legislature; and

Whereas, A number of other states, recognizing a similar situation, have provided that every member of the state legislature shall be a member of the Legislative Council with the administration and steering done by a smaller executive committee;

Now, Therefore, Be It Resolved, That the Washington State Legislative Council be directed to study the organization and structure of legislative service agencies in the various states with particular reference to those other states which have a legislative council-type agency consisting of all members of the legislature responsible for interim study and research and for making recommendations to the legislature; and

Be It Further Resolved, That the Legislative Council report to the fortieth session of the legislature its findings and recommendations as to such structure and membership of legislative service agencies and the functions of legislative research; and

Be It Further Resolved, That the Clerk of the House prepare a copy of this House Resolution and submit the same to the Executive Secretary of the Legislative Council.

Mr. Day moved the adoption of the resolution.

Debate ensued, Representatives Day, Clark, and Backstrom speaking in favor of adoption of the resolution.

YIELDING TO QUESTION

Mr. Moon:

"I have a couple of questions. I wonder if Mr. Day would yield?"

The Speaker:

"Mr. Day, will you yield?"

Mr. Day:

"I would be happy to."

Mr. Moon:

"First, maybe I am wrong in my assumption, but it is my understanding that all the legislators are made aware of these Legislative Council meetings and can attend them anytime they want, but of course they can't participate in the executive sessions. Is this correct?"

Mr. Day:

"That is true; however, it is also true that we have numerous other individual interim studies going on—it's kind of a patchwork affair—and this would organize continuity of the legislative processes."

Mr. Moon:

"My second question is, if this were the case, and every member of the legislature were made a member of the Legislative Council, would we each and every one be entitled to per diem and expenses when we travel to and from the meetings?"

Mr. Day:

"I think you misunderstand. There would still be an executive body of the Legislative Council which would mean it would perform as our present council does. However, when you are on a subcommittee you would be paid per diem, and your traveling expenses, when your specific subcommittee meets. Of course, obviously, we couldn't continue the standing committees of the House the way they function now. You would have to select which standing committee you would maintain as your subcommittee

of the Legislative Council. It wouldn't be possible to maintain you on four interim subcommittees. The expense would be too great. I want to point out there would be many problems. This resolution directs the Legislative Council to study the feasibility of such an action. That is all the resolution does, Representative Moon."

The motion was carried and the resolution was adopted.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery Mrs. Margaret Riedisile and ten Girl Scouts from Spokane, and asked them to stand and be recognized.

MOTION

On motion of Mr. O'Brien, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll, and all members were present except Representative Thompson, who was excused.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

SECOND READING OF BILLS

Engrossed Substitute Senate Bill No. 42, by Committee on Ways and Means: Adopting the capital budget.

House of Representatives, Olympia, Wash., April 7, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Substitute Senate Bill No. 42, adopting the capital budget, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 8, section 1, beginning on line 2 of the printed and engrossed bills, strike everything down to and including the underline on line 13 and insert the following:

everything down to and including the unde	erime on line 1.	s and insert the ro	mowing:
_		From the C.E.P.	
	ppropriations	& R.I. Account	General Fund
"FOR FIRCREST SCHOOL			
Construct and equip six residence unit			
State Building Construction Account.	. 17,000		
Remodel and equip four residence units			
C. E. P. and R. I. Account	5,407.27		
Construction of a halfway house; demoli-			
tion of old structures		173,793	176,300
Total (\$372,500.27)	22,407.27	173,793	176,300 "
On page 16 following line 9 of the print	ed and engross	ed bills, insert the	e following:
"Emergency repairs at Puyallup Hatchery	,		
Lower Kalama Hatchery, Nooksacl	ζ.		
Hatchery, Simpson Hatchery		75.000	
"Projects for Improvements in Fishing		,	
Industry under federal program, Pub-			
lic Law 88-309		20,000"	

On page 16, line 10, of the printed and		ıs, strike "(\$936,9	yu)" and insert
"(\$1,031,990)" and strike "461,450" and inser	t ''556,450''		

On page 20, line 9 of the printed and engrossed bills, after "herein" strike the remainder of the section and insert "from the University of Washington Building Account,

the Washington State University Building Account, the Eastern Washington State College Capital Projects Account, the Central Washington State College Capital Projects Account, and the Western Washington State College Projects Account shall take effect immediately."

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, Don Eldridge, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Helmut L. Jueling, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Richard W. Morphis, Charles E. Newschwander, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue

....., Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Gerald L. Saling.

The bill was read the second time by sections.

On motion of Mr. Uhlman, the committee amendments were adopted.

Mr. Brouillet moved adoption of the following amendment:

On page 13, between lines 24 and 25 insert the following:

"FOR WASHINGTON STATE

HISTORICAL SOCIETY

\$100,000

"Provided, That this amount is not to be expended until a similar amount is matched by the Washington State Historical Society for construction of a new wing."

Debate ensued, Representatives Brouillet, Savage, Clark, and Sheridan speaking in favor of adoption of the amendment, and Representatives Uhlman, Smith, Canfield, and Angevine speaking against it.

Mr. Mast demanded the previous question, and the demand was sustained.

The motion was lost on a rising vote, and the amendment was not adopted.

Mrs. Lux moved the adoption of the following amendment:

On page 14, line 28 of the printed and engrossed bills, strike "(100,200) 49,500" and on line 33, strike "27,000" and insert on line below Millersylvania State Park
"(57,000) 30,000 27,000"

Debate ensued, Representatives Lux, Uhlman, Wolf, Savage, and Moon speaking in favor of the amendment.

Mr. Olsen demanded the previous question, and the demand was sustained.

The motion was carried, and the amendment was adopted.

On motion of Mrs. Lux, the following amendment was adopted:

On page 15, line 20 of the printed and engrossed bills, strike "(\$1,514,681) 278,982" and insert "(\$1,495,181) 259,492"

Mr. Clark moved adoption of the following amendment:

On page 1, line 25, strike "166,510" and insert "66,510" and on page 2, line 5, strike "(1,214,755)" and insert "(1,114,755)" and strike "508,385" and insert "408,385"

Debate ensued, Representative Clark speaking in favor of the amendment, and Representative Uhlman speaking against it.

The motion was lost, and the amendment was not adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 42 as amended by the House was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill. The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 42 as amended by the House, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—98.

Those absent or not voting were: Representative Thompson—1.

Engrossed Substitute Senate Bill No. 42 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Resolution No. 7, by Representatives Anderson (Eric O.), Burtch, May, Moon, Marsh, Olsen, Chatalas, Haussler, Beck, Bozarth, Sheridan, Conner, Marzano, Grant, McDougall, Elder, Warnke, Mahaffey, Gallagher, Jastad, King (Chet), Taplin, Kull, Hawley, Litchman, Smith, Traylor, and Backstrom:

Exempting taxation of real property of certain people sixty-five years of age or older.

MR. SPEAKER:

House of Representatives, Olympia, Wash., April 1, 1965.

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Joint Resolution No. 7, exempting taxation of real property of certain people sixty-five years of age or older, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, line 11, after the colon strike everything down to and including the period on page 2, line 1 and insert the following:

"The legislature shall have the power, by appropriate legislation, to grant to retired property owners relief from the property tax on the real property occupied as a residence by those owners. The legislature may place such restrictions and conditions upon the granting of such relief as it shall deem proper. Such restrictions and conditions may include, but are not limited to, the limiting of the relief to those property owners below a specific level of income and those fulfilling certain minimum residential requirements."

Committee on Ways and Means, Chairman,

GEORGETTE VALLE, Vice Chairman.
Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: William S. Day, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Ray Olsen, Robert A. Perry, Jack Rogers, Gerald L. Saling.

The resolution was read the second time in full.

On motion of Mr. Backstrom, the committee amendment was adopted.

House Joint Resolution No. 7 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Joint Resolution No. 7 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

Mr. Grant demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to advance Engrossed House Joint Resolution No. 7 to third reading and final passage, and the motion was carried by the following vote: Yeas, 64; nays, 31; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Grant, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—64.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hood, Humiston, Johnston (Elmer E.), Kirk, Leland, Lynch, McCaffree, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Whetzel, Wolf—31.

Those absent or not voting were: Representatives Garrett, Moos, Morphis, Thompson—4.

Mr. Grant demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representative Thompson.

On motion of Mr. O'Brien, the absent member was excused, and the House proceeded with business under the call of the House.

The Speaker stated the question before the House to be final passage of Engrossed House Joint Resolution No. 7.

Debate ensued, Representatives Perry, Smith, and Marsh speaking in favor of passage of the resolution, and Representative Humiston speaking against it. Mr. Grant demanded an oral roll call, and the demand was sustained.

Further debate ensued, Representatives King (Richard "Dick"), Johnston (Elmer E.), Day, Mast, King (Chet), Pierre, Pritchard, Anderson (Eric O.), and Kull speaking in favor of passage of the resolution, and Representatives Harris, Flanagan, Moos, and Canfield speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 7, and the resolution passed the House by the following vote: Yeas, 83; nays, 15; absent or not voting, 1.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Grant, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard

"Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—83.

Those voting nay were: Representatives Adams, Ahlquist, Canfield, Clark, Copeland, Finch, Flanagan, Goldsworthy, Gorton, Harris, Humiston, Moos, Newhouse, Newschwander, Whetzel—15.

Those absent or not voting were: Representative Thompson—1.

Engrossed House Joint Resolution No. 7, having received the constitutional two-thirds majority, was declared passed.

House Bill No. 190, by Representatives Bergh, Uhlman, and Smith: Allowing property tax exemption for certain retired persons.

House of Representatives, Olympia, Wash., April 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 190, allowing property tax exemption for certain retired persons, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 7, after "of" and before "and" strike "O.A.S.I." and insert "federal old age and survivors insurance" $\frac{1}{2}$

On page 2, section 2, line 6, strike all of subsections (5) and (6) and insert

"(5) Said single family dwelling as provided in subsection (4) above cannot be permanently occupied by anyone who is not solely dependent upon the head of the household for his support;

"(6) The head of the household and spouse shall be retired from all gainful employment for at least one year prior to application for such exemption and shall not be actively engaged in any type of business;"

On page 2, section 2, line 20, strike all of subsection (9)

On page 2, strike all of section 3 and insert

"NEW SECTION. Sec. 3. This act shall become effective upon the approval of the voters of the state of an amendment to Article 7, section one of the Constitution of the state of Washington so as to authorize this form of exemption."

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Revenue
Henry Backstrom, Chairman,
Mark Litchman, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Ray Olsen, Robert A. Perry, Jack Rogers.

The bill was read the second time by sections.

On motion of Mr. Backstrom, the committee amendment to page 1 was adopted.

Mr. Backstrom moved adoption of the committee amendment to page 2, section 2, line 6.

The motion was carried, and the amendment was adopted.

On motion of Mr. Backstrom, the committee amendments to page 2, section 2, line 20, and adding a new section 3 on page 2, were adopted.

Mr. Garrett moved adoption of the following amendment:

On page 1, section 2, line 18, after "of" and before "due" strike "real property taxes' and insert "state sales tax"

Debate ensued, Representative Garrett speaking in favor of adoption of the amendment, and Representatives Smith, Backstrom, Canfield and Clark speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

Mr. Whetzel moved adoption of the following amendment:

On page 1, section 2, line 27, after "purchase" add "or rented"

Debate ensued, Representative Whetzel speaking in favor of adoption of the amendment, and Representative O'Brien speaking against it.

Mr. Backstrom demanded the previous question, and the demand was sustained.

Mr. Whetzel demanded an electric roll call, and the demand was not sustained.

The motion was lost on a rising vote, and the amendment was not adopted.

Mr. Rogers moved adoption of the following amendment:

On page 2, section 2, line 18, after "made" and before "solely" insert "annually and"

Debate ensued, Representatives Rogers, Bergh, and Adams speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

House Bill No. 190 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Bill No. 190 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Debate ensued, Representatives Bergh, O'Brien, and Klein speaking in favor of the motion, and Representative Johnston (Elmer E.) speaking against it.

Mr. Grant demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed House Bill No. 190 to third reading and final passage, and the motion was carried by the following vote: Yeas, 84; nays, 14; absent or not voting, 1.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Adams, Ahlquist, Canfield, Copeland, Goldsworthy, Gorton, Humiston, Johnston (Elmer E.), Jueling, Moos, Morphis, Newhouse, Newschwander, Whetzel—14.

Those absent or not voting were: Representative Thompson—1.

Debate ensued, Representative Bergh speaking in favor of passage of the bill.

Mr. Clark demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 190, and the bill passed the House by the following vote: Yeas, 92; nays, 6; absent or not voting, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representatives Canfield, Gorton, Humiston, Moos, Newhouse, Whetzel—6.

Those absent or not voting were: Representative Thompson—1.

Engrossed House Bill No. 190, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

House Bill No. 675, by Representatives Sawyer, Andersen (James A.), and Jolly:

Exempting interstate sale of electrical energy from public utility tax.

The bill was read the second time by sections.

On motion of Mr. Andersen (James A.), the following amendment by Representatives Jolly and Andersen (James A.) was adopted:

On page 3, section 2, line 2, after "state" and before the colon, insert "if the production or generation of such energy is subject to tax under the manufacturing classification of chapter 82.04 RCW"

House Bill No. 675 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 675 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 675, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey,

Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker —90.

Those voting nay were: Representatives Perry, Uhlman—2.

Those absent or not voting were: Representatives Copeland, Haussler, Kalich, Pierre, Savage, Smith, Thompson—7.

Engrossed House Bill No. 675, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Concurrent Resolution No. 29, by Representatives O'Brien, Whetzel, Valle, Gorton, Uhlman, O'Donnell, Pritchard, Cunningham, Sheridan, Elder, Marsh, Epton, Kalich, and Humiston:

Proposing legislative council study on open space lands for recreational and other uses.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, House Concurrent Resolution No. 29 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative O'Brien speaking in favor of the resolution. The resolution was adopted.

Substitute House Bill No. 446, by Committee on Education and Libraries: Providing additional pension benefits under teachers' retirement.

House of Representatives, Olympia, Wash., March 21, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropriations, to whom was referred Substitute House Bill No. 446, providing additional pension benefits under teachers' retirement, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 2, beginning on line 5, strike all of section 2, and renumber "Sec. 3." to read "Sec. 2."

In line 4 of the title, after "and RCW 41.32.493" insert a period and strike the remainder of the title

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Audley F. Mahaffey, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

The bill was read the second time by sections.

On motion of Mr. Anderson (Eric O.), the committee amendments were adopted.

Substitute House Bill No. 446 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed Substitute House Bill No. 446 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Anderson (Eric O.) speaking in favor of passage of the bill.

Mr. Clark demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 446, and the bill passed the House by the following vote: Yeas, 86; nays, 6; absent or not voting, 7.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Sheridan, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Adams, Ahlquist, Avey, Jueling, Slagle, Swayze—6.

Those absent or not voting were: Representatives Canfield, Hurley, Pierre, Savage, Sawyer, Smith, Thompson—7.

Engrossed Substitute House Bill No. 446, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

My reason for not voting on Engrossed Substitute House Bill No. 446 is because I am receiving a teacher's pension, and I did not wish to vote on this matter of personal interest (Article II, section 30, of the Washington State Constitution).

Damon R. Canfield, 15th District.

MOTION

On motion of Mr. O'Brien, the House adjourned until 11:15 a.m., Friday, April 9, 1965.

Robert M. Schaefer, Speaker.

S. R. Holcomb, Chief Clerk.

TWENTY-SIXTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, April 9, 1965.

The Speaker called the House to order at 11:30 a.m.

The Clerk called the roll, and all members were present except Representatives Berentson, Braun, McCormick, Thompson, and Warnke. Representatives Berentson, Braun, and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Charles Howard Perry of the St. John's Episcopal Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENGROSSMENT

Mr. Speaker:

House of Representatives, Olympia, Wash., April 8, 1965.

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred: Engrossed House Bill No. 190; also

Engrossed Substitute House Bill No. 446; also

Engrossed House Bill No. 675; also

Engrossed House Joint Resolution No. 7, have compared same with the original bills and resolution and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

House of Representatives, Olympia, Wash., April 8, 1965.

We, a majority of your Committee on Ways and Means, to whom was referred House Bill No. 693, authorizing the department of health to provide financial assistance to community artificial kidney centers, and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
....., Chairman,

We concur in this report: Frank B. Brouillet, William "Bill" Chatalas, Don Eldridge, Robert F. Goldsworthy, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Jack Rogers, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 8, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Reengrossed Substitute Senate Bill No. 93, regulating charitable solicitations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: Hayes Elder, Gary Grant, Daniel G. Marsh, Mary Ellen McCaffree, Robert A. Perry, Jack Rogers, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Witherbee on a point of personal privilege.

Mr. Witherbee:

"Mr. Speaker, ladies and gentlemen of the House, you have each received a ticket for two to the Seattle Home Show. We have suddenly come of age and are now twenty-one years old; and we'd like to have you come to Seattle to see the home ideas and home furnishings at the show. If anyone would like to have any more tickets, please check with me."

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 8, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 428 and has passed the bill as amended by the Free Conference Committee, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 6, 1965.

MR. PRESIDENT:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 428, providing for the transfer of a motor freight carrier's permit upon the death of the holder, have had the same under consideration, and we recommend that it do pass with the following amendment:

"An Act Relating to transportation; providing for the transfer or continuation of certain permits; and amending section 81.80.270, chapter 14, Laws of 1961 as amended by section 6, chapter 59, Laws of 1963 and RCW 81.80.270; and adding a new section to chapter 14, Laws of 1961, and to chapter 81.80 RCW.

"Be It Enacted By the Legislature of the State of Washington:

"Section 1. Section 81.80.270, chapter 14, Laws of 1961 as amended by section 6, chapter 59, Laws of 1963 and RCW 81.80.270 are each amended to read as follows:

"No permit issued under the authority of this chapter shall be construed to be irrevocable. Nor shall such permit be subject to transfer or assignment except upon a proper showing that property rights might be affected thereby, and then in the discretion of the commission, and upon the payment of a fee of twenty-five dollars.

"No person, partnership or corporation, singly or in combination with any other

person, partnership or corporation, whether a carrier holding a permit or otherwise, or any combination of such, shall acquire control or enter into any agreement or arrangement to acquire control of a common or contract carrier holding a permit through ownership of its stock or through purchase, lease or contract to manage the business, or otherwise except after and with the approval and authorization of the commission: PROVIDED, That upon the dissolution of a partnership, which holds a permit, because of the death, bankruptcy, or withdrawal of a partner where such partner's interest is transferred to his spouse or to one or more remaining partners, or in the case of a corporation which holds a permit, in the case of the death of a shareholder where a shareholder's interest upon death is transferred to his spouse or to one or more of the remaining shareholders, the commission shall transfer the permit to the newly organized partnership which is substantially composed of the remaining partners, or continue the corporation's permit without making the proceeding subject to hearing and protest. In all other cases any such transaction either directly or indirectly entered into without approval of the commission shall be void and of no effect.

"Every carrier who shall cease operation and abandon his rights under the permits issued him shall notify the commission within thirty days of such cessation or abandonment, and return to the commission the identification plates issued to him.

"NEW SECTION. Section 2. There is added to chapter 14, Laws of 1961 and to chapter 81.80 RCW a new section to read as follows:

"Except as otherwise provided in RCW 81.80.270 any permit granted to any person under this chapter and held by that person alone or in conjunction with others other than as stockholders in a corporation at the time of his death shall be transferable the same as any other right or interest of the person's estate subject to the following:

- "(1) Application for transfer shall be made to the commission in such form and contain such information as the commission shall prescribe and shall be accompanied by a fee of twenty-five dollars. The transfer described in any such application shall be approved if it appears from the application or from any hearing held thereon or from any investigation thereof that the proposed transferee is fit, willing and able properly to perform the services authorized by the permit to be transferred and to conform to the provisions of this chapter and the requirements, rules and regulations of the commission thereunder, otherwise the application shall be denied.
- "(2) Temporary continuance of motor carrier operations without prior compliance with the provisions of this section will be recognized as justified by the public interest in cases in which the personal representatives, heirs or surviving spouses of deceased persons desire to continue the operations of the carriers whom they succeed in interest subject to such reasonable rules and regulations as the commission may prescribe.

"In case of temporary continuance under this section the successor shall immediately procure insurance or deposit security as required by RCW 81.80.190.

"Immediately upon any such temporary continuance of motor carrier operations and in any event not more than thirty days thereafter the successor shall give notice of the succession by written notice to the commission containing such information as the commission shall prescribe."

Senate Members
Joe Chytil
AL Henry
NAT WASHINGTON

House Members
R. Ted Bottiger
ELMER E. JOHNSTON
HUGH "BUD" KALICH

MOTION

Mr. Kalich moved that the House adopt the report of the Free Conference Committee on Engrossed House Bill No. 428.

Debate ensued, Representatives Kalich and Johnston (Elmer E.) speaking in favor of the motion.

The motion was carried.

FINAL PASSAGE OF BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 428 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed House Bill No.

428 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those absent or not voting were: Representatives Berentson, Braun, Eldridge, King (Richard "Dick"), Kull, Leland, Litchman, Lux, Marzano, McCormick, Pierre, Saling, Taylor, Thompson, Warnke—15.

Engrossed House Bill No. 428 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Savage, the rules were suspended, and authorization was given to add five additional names as sponsors of House Bill No. 697.

House Bill No. 697, by Representatives Savage, Klein, Leland, Moon, Kull, Marsh, Traylor, and Pritchard:

An Act relating to the legislature; creating a joint interim committee on outdoor recreation resources; prescribing powers and duties; and making an appropriation.

Ordered printed and referred to Committee on Parks, Capitol Buildings and Grounds.

MOTION

On motion of Mr. Burtch, the rules were suspended, and authorization was given to add six additional names as sponsors of House Bill No. 698.

House Bill No. 698, by Representatives O'Brien, Garrett, Uhlman, Beck, Copeland, Whetzel, Ahlquist, Newhouse, and Backstrom:

An Act relating to the registration of claims to withdraw and make use of waters; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

MOTION

On motion of Mr. Andersen (James A.), with the consent of the prime sponsor, the rules were suspended, and authorization was given to add ten additional names as sponsors of House Joint Memorial No. 32.

House Joint Memorial No. 32, by Representatives Sheridan, Andersen (James A.), Sawyer, Flanagan, Gallagher, Lux, Bledsoe, King (Chet), Cunningham, Radcliffe, Harris, Marzano, and Bottiger:

Requesting federal action in constructing a pilot industrial carbon products plant in this state.

MOTIONS

On motion of Mr. Burtch, the rules were suspended, House Joint Memorial No. 32 was advanced to second reading and read the second time in full.

On motion of Mr. Burtch, the rules were suspended, House Joint Memorial No. 32 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representatives Sheridan, Andersen (James A.), and Clark speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 32, and the memorial passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Berentson, Braun, Canfield, McCormick, Saling, Thompson, Wang, Warnke—8.

House Joint Memorial No. 32, having received the constitutional majority, was declared passed.

MOTIONS

On motion of Mr. Sawyer, House Joint Memorial No. 32 was ordered immediately transmitted to the Senate.

On motion of Mr. Burtch, the rules were suspended, and authorization was given to add six additional names as sponsors of House Joint Resolution No. 44.

House Joint Resolution No. 44, by Representatives Chatalas, Olsen, Marzano, Valle, O'Donnell, Kink, Beck, Backstrom, and Sheridan:

Authorizing a net income tax.

Ordered printed and referred to Committee on Ways and Means.

MOTION

On motion of Mr. Sawyer, the House recessed until 2:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll, and all members were present except Representatives Braun and Thompson, who were excused.

With unanimous consent, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives, Olympia, Wash., April 9, 1965.

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred House Bill No. 697, providing for interim committee study of outdoor recreation problems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES R. SAVAGE, Chairman, GEORGE PIERRE, Vice Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Alfred E. Leland. Mary Stuart Lux, Richard W. Morphis, Joel Pritchard, Harold E. "Hal" Wolf.

MOTION

On motion of Mr. Savage, House Bill No. 697 was rereferred to the Committee on Ways and Means, Subcommittee on Appropriations.

Mr. Speaker:

House of Representatives, Olympia, Wash., April 9, 1965.

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Bill No. 40, providing for sale of bonds to provide school plant facilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. Dejarnatt, Chairman,

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Don Eldridge, Robert F. Goldsworthy, Slade Gorton, Doris Johnson, Helmut L. Jueling, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Charles E. Newschwander, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Mrs. Frances G. Swayze.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Bill No. 522, pertaining to apportionment of school funds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Don Eldridge, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Slade Gorton, Doris Johnson, Helmut L. Jueling, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman,

We concur in this report: H. Maurice Ahlquist, Hayes Elder, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Robert A. Perry, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 9, 1965.

MR. SPEAKER:

The Senate has adopted: House Concurrent Resolution No. 14, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 5, 1965.

MR. SPEAKER:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 234 and asks the House for a conference thereon, and has named as the Senate conferees on Engrossed House Bill No. 234, and the Senate amendments thereto, Senators Washington, Gissberg, Woodall, and the same is herewith transmitted.

WARD BOWDEN, Secretary

MOTION

On motion of Mr. Sawyer, the House adhered to its position on Engrossed House Bill No. 234, refused to grant a conference, and asked the Senate to recede from its position thereon.

PROPOSITIONS AND MOTIONS

MOTION

Mr. Litchman moved that **House Joint Resolution No. 38** be rereferred from the Committee on Ways and Means to the Committee on Constitution, Elections, and Reapportionment.

Debate ensued, Representatives Litchman and Grant speaking in favor of the motion, and Representatives Uhlman and Kalich speaking against the motion.

Mr. Elder demanded an electric roll call, and the demand was sustained.

Mr. Jueling demanded the previous question, and the demand was sustained.

The Clerk called the roll on the motion to rerefer House Joint Resolution No. 38 to the Committee on Constitution, Elections and Reapportionment, and the motion was lost by the following vote: Yeas, 19; nays, 72; absent or not voting. 8.

Those voting yea were: Representatives Ahlquist, Avey, Backstrom, Gallagher, Johnston (Elmer E.), King (Chet), King (Richard "Dick"), Kink, Litchman, May, McCormick, Moon, Morphis, O'Donnell, Rogers, Savage, Slagle, Taylor, Traylor—19.

Those voting nay were: Representatives Adams, Andersen (James A.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day,

DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Jolly, Jueling, Kalich, Kirk, Kull, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moos, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Sawyer, Sheridan, Smith, Swayze, Taplin, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—72.

Those absent or not voting were: Representatives Anderson (Eric O.), Braun, Conner, Hurley, Johnson (Doris), Klein, Leland, Thompson—8.

RESOLUTION

Resolution by Representatives Smith, Radcliffe, O'Brien, Johnson (Doris), Hood, Kink, O'Donnell, Litchman, and Chatalas:

Whereas, Western Washington State College in Bellingham has received approval of its application for a grant of one hundred and fifty thousand dollars from the Office of Economic Opportunity to conduct a study of college education for culturally disadvantaged young people and to assist a number of such young people from the state of Washington to prepare for and to obtain a college education; and

WHEREAS, This project will provide opportunities otherwise unavailable to these students, especially from the heavily populated urban centers and Indian reservations; and

Whereas, This project may provide valuable insights into the problems of the culturally disadvantaged youngster in obtaining a college education and may suggest ways to overcome these problems on a national basis; and

Whereas, This project will be of great financial and educational value to the state beginning with the 1965 summer session;

Now, Therefore, Be It Resolved, By the House of Representatives that Western Washington State College, and especially its department of education, be commended for its leadership and creative efforts to extend higher educational opportunity to all segments of society; and

Be It Further Resolved, That a copy of this resolution be transmitted to the Board of Trustees and the President of Western Washington State College.

Mr. Kink moved the adoption of the resolution.

Debate ensued, Representatives Kink and Smith speaking in favor of adoption of the resolution.

The motion was carried, and the resolution was adopted.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

SECOND READING OF BILLS

House Concurrent Resolution No. 27, by Representatives Cunningham, Uhlman, and Garrett:

Providing for a study by the legislative council of the exemptions from property taxes.

MOTION

On motion of Mr. Burtch, Substitute House Concurrent Resolution No. 27 was substituted for House Concurrent Resolution No. 27, and the substitute resolution was placed on the calendar for second reading.

Substitute House Concurrent Resolution No. 27 was read the second time in full.

The Speaker stated if there were no objections, the rules would be suspended, Substitute House Concurrent Resolution No. 27 would be advanced to third reading, the second reading considered the third, and the resolution would be placed on final passage.

Representative Clark objected.

MOTION

On motion of Mr. Witherbee, further consideration of Substitute House Concurrent Resolution No. 27 was deferred, and the resolution was ordered placed after Engrossed Senate Bill No. 523 on today's second reading calendar.

Engrossed Senate Bill No. 523, by Senators Ryder, Moriarty, Jr., and Williams (by executive request):

Permitting ten-mill state levy for schools for a two-year period.

Engrossed Senate Bill No. 523 was read the second time by sections.

Mr. Burtch moved that the rules be suspended, Engrossed Senate Bill No. 523 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was lost on a rising vote.

Engrossed Senate Bill No. 523 was passed to the Committee on Rules and Order for third reading.

Substitute House Concurrent Resolution No. 27, by Representatives Cunningham, Uhlman, and Garrett:

Providing for a study by the legislative council of the exemptions from property taxes.

The House resumed consideration of Substitute House Concurrent Resolution No. 27 on second reading.

Mr. Clark moved adoption of the following amendment:

On page 2, line 11, after "concurring" strike the remainder of the resolution and insert: "That the Legislative Council is authorized and directed to undertake a study of exemptions that foster inequities and special privileges; and that the Council make its report to the next session of the legislature."

Debate ensued, Representatives Clark and Johnston (Elmer E.) speaking in favor of adoption of the amendment, and Representatives Klein, Day, O'Brien, Rogers, and Flanagan speaking against it.

The Speaker called on Mr. Garrett to preside.

The motion was lost, and the amendment was not adopted.

Mr. Canfield moved adoption of the following amendment:

On page 2, line 13, after "Representatives" and before "and" insert ", not more than three of whom may represent one political party," and on page 2, line 15, after "Senate" and before "to" insert ", not more than three of whom may represent one political party,"

Debate ensued, Representatives Canfield and Day speaking in favor of adoption of the amendment, and Representative Backstrom speaking against it.

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Beck an a point of order.

Mr. Beck:

"Under the change in our rules at the beginning of the session (Rule 3, subsection (f), third paragraph) this amendment is not necessary. I quote: 'In appointing the committee members to standing committees, the speaker shall name members in the same ratio as the membership of the respective parties in the House.' Then going down to paragraph three: 'Interim committee memberships will be elected by the respective caucuses, unless otherwise provided by law, on a basis of statutory and geographical representation; otherwise, the same ratio between the parties will prevail in the caucus election of interim committee members.'"

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Day on a point of order.

Mr. Day:

"I would like to speak to this point of order in that I believe the gentleman is wrong as this is a concurrent resolution that affects the Senate. I don't believe the Senate has adopted these particular rules. This is a resolution that affects both the House and the Senate. I would concur with the remarks of Representative Canfield on the amendment, and say it is necessary to clarify the language and improve the concurrent resolution, I think it is a good amendment."

RULING BY THE SPEAKER

The Speaker (Mr. Garrett presiding):

"The Speaker rules that the amendment by Mr. Canfield is not in conflict with our House Rules, and is in order if the House wishes to adopt it."

The motion was carried, and the amendment was adopted.

Substitute House Concurrent Resolution No. 27 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed Substitute House Concurrent Resolution No. 27 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative Morphis speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of Engrossed Substitute House Concurrent Resolution No. 27, and the resolution passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—93.

Those absent or not voting were: Representatives Braun, Hood, Litchman, Marzano, Thompson, Mr. Speaker—6.

Engrossed Substitute House Concurrent Resolution No. 27, having received the constitutional majority, was declared passed.

Engrossed Senate Bill No. 474, by Senators Washington, Sandison, Stender, Greive, Moriarty, Jr., and Morgan:

Authorizing selection of route for cross sound bridge.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 474 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Beck speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, would Mr. Beck yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. Beck, will you yield to a question of Dr. Adams?"

Mr. Beck:

"Yes. I will."

Mr. Adams:

"How many studies have we had on this subject, and how much have we spent on it?"

Mr. Beck:

"The very first appropriation was made by the legislature in 1947. Since that time we have expended approximately one and three-quarter million dollars in studies. We could have built a bridge across the sound in 1947 for forty-seven million five hundred thousand dollars. Today it is going to cost us in excess of two hundred twenty-five million dollars. We spent during the 1957-59 biennium in excess of eight hundred thousand dollars, and the 1959 session was the year in which we failed to pass the legislation to build a bridge. Since then we have been subsidizing the ferries to the extent of approximately fifty million dollars. This is a very urgently needed piece of legislation so we can get out of the subsidies for our ferry system."

YIELDING TO QUESTION

Mr. Clark:

"Would Mr. Beck yield to another question?"

The Speaker (Mr. Garrett presiding):

"Mr. Beck, will you yield to another question?"

Mr. Beck:

"Yes, Mr. Clark."

Mr. Clark:

"Thank you. During the 1959 session, it was commented that the cost of the bridge would be a minimum of two hundred twenty-five million dollars, and that the total assessed value of the property in the counties on the penninsula was below that figure in value of assessment. Is that correct?"

Mr. Beck:

"No, you are in error, Mr. Clark. To start with, it was not two hundred twenty-five million dollars, it was one hundred ninety-three million dollars to build the bridge, and the total assessed valuation of the entire Olympic Penninsula is somewhere around two hundred million dollars. But that is beside the point, we have spent in subsidies enough to have built that bridge twice."

The Speaker resumed the Chair.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 474, and the bill passed the House by the following vote: Yeas, 73; nays, 15; absent or not voting, 11.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Chatalas, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Finch, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hawley, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Marsh, Marzano, Mast, McCaffree, McCor-

mick, McDougall, Moon, Moos, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Sawyer, Sheridan, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—73.

Those voting nay were: Representatives Adams, Avey, Clark, Day, Epton, Flanagan, Harris, Hurley, Jueling, Mahaffey, Morphis, Newschwander, Saling, Slagle, Swayze—15.

Those absent or not voting were: Representatives Ahlquist, Braun, Canfield, Hood, Johnston (Elmer E.), Litchman, May, Newhouse, Pritchard, Savage, Thompson—11.

Engrossed Senate Bill No. 474, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 101, by Senators Lewis and McMillan: Establishing state employees' suggestion awards.

MOTION

On motion of Mr. Uhlman, Engrossed Senate Bill No. 101 was rereferred to the Committee on Ways and Means.

Engrossed Senate Bill No. 318, by Senators Petrich, Charette, and England: Requiring fringe benefits and specifying procedures to insure payment of prevailing rate of wage on public works contracts.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 318 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative May speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 318, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Braun, Johnston (Elmer E.), Sawyer, Thompson—4.

Engrossed Senate Bill No. 318, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 519, by Senators Foley, Ryder, and Dore:

Providing for disposition of funds received by the University of Washington.

House of Representatives, Olympia, Wash., April 5, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Appropropriations, to whom was referred Engrossed Senate Bill No. 519, providing for disposition of funds received by the University of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 4, line 25 of the printed bill, being line 24 of the engrossed bill, after "and investments" and before "derived from" on line 26 of the printed bill, being line 25 of the engrossed bill, strike "accumulated prior to the effective date of this act and"

On page 2, section 4, line 27 of the printed and engrossed bills, after "Laws of 1893," insert the following: "to the extent required to comply with bond covenants regarding principal and interest payments and reserve requirements for bonds payable out of the bond retirement fund"

On page 2, section 4, line 31 of the printed bill, being line 30 of the engrossed bill, after ".330(22)." insert the following: "Any funds transferred to the bond retirement fund pursuant to this section shall be replaced by moneys first available out of the moneys required to be deposited in such fund pursuant to section 1 hereof."

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, Newman H. Clark, Mrs. John W. (Kathryn) Epton, Robert F, Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Ann T. O'Donnell, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

The bill was read the second time by sections.

Mr. Uhlman moved adoption of the committee amendment to page 2, section 4, line 25.

The motion was carried, and the amendment was adopted.

The Speaker called upon Mr. Garrett to preside.

On motion of Mr. Uhlman, the committee amendments to lines 27 and 31 were adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 519 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Uhlman and Pritchard speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 519 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano,

Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—95.

Those absent or not voting were: Representatives Braun, Johnston (Elmer E.), Thompson, Mr. Speaker—4.

Engrossed Senate Bill No. 519 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 446, by Senators Thompson, Jr., Herr, and Moriarty, Jr.: Increasing state park commissioners' per diem.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 446 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Savage speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 446, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—94.

Those voting nay were: Representative Cunningham—1.

Those absent or not voting were: Representatives Bozarth, Braun, Thompson, Mr. Speaker—4.

Senate Bill No. 446, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 693, by Representatives Lynch, Uhlman, Goldsworthy, Mc-Caffree, Epton, May, and Beck:

Authorizing the department of health to provide financial assistance to community artificial kidney centers, and making an appropriation.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 693 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Lynch and May speaking in favor of passage of the bill.

The Speaker resumed the Chair.

Further debate ensued, Representatives Humiston, Smith, and Bledsoe speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 693, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick") Kink, Kirk, Klein, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—96.

Those absent or not voting were: Representatives Braun, Lux, Thompson—3.

House Bill No. 693, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

With unanimous consent, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 19, excluding from business and occupation tax gross income of certain educational institutions and nonprofit corporations in performance of research, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Edward F. Harris, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Jack Rogers, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 506, establishing a sweepstakes commission and

setting out its powers and duties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, S. E. (Sid) Flanagan, Gary Grant, Mrs. Joseph E. Hurley, Ray Olsen, Jack Rogers, Frank Slagle.

House of Representatives, Olympia, Wash., April 9, 1965.

MR. SPEAKER:

We a minority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 506, establishing a sweepstakes commission and setting out its powers and duties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Hayes Elder, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Highways, to whom was referred **House Bill** No. 586, providing for acquisition of land and construction of facilities for highway department and for financing thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman,

We concur in this report: Eric O. Anderson, Duane L. Berentson, Horace W. Bozarth, Robert F. Brachtenbach, Jack L. Burtch, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Wm. Howard Finch, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Robert W. O'Dell, George P. Sheridan, Richard Taylor, W. S. "Bill" Traylor, Arnold S. Wang, C. G. Witherbee, Harold E. "Hal" Wolf.

House of Representatives, Olympia, Wash., April 9, 1965.

MR. SPEAKER:

We, a minority of your Committee on Highways, to whom was referred House Bill \mathbf{No} . 586, providing for acquisition of land and construction of facilities for highway department and for financing thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Art Avey, Arnie Bergh, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Olsen, the rules were suspended, and authorization was given to add five additional names as sponsors of House Bill No. 699.

House Bill No. 699, by Representatives Olsen, Johnston (Elmer E.), De-Jarnatt, Witherbee, Clark, Brouillet, Haussler, and Burtch:

An Act providing for the disposition of proceeds received from fines, penalties, forfeitures, and the sale of lost goods and estrays; and amending section 3, page 421, Laws of 1873 as last amended by section 16, chapter 158, Laws of 1965, and RCW 10.82.070.

Ordered printed and referred to Committee on Ways and Means.

MOTION

On motion of Mr. O'Brien, the House adjourned until 10:00 a.m., Saturday, April 10, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-SEVENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Saturday, April 10, 1965.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll, and all members were present except Representatives Bottiger, O'Donnell, and Thompson. Representatives O'Donnell and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Matthew Naumes, O.S.B., Assistant Pastor of the Sacred Heart Mission of Lacey.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., April 9, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 428; also

Enrolled House Concurrent Resolution No. 14, have compared same with the engrossed bill and original resolution and find them correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis;

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., April 9, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed Substitute House Concurrent Resolution No. 27, have compared same with the original resolution and find it correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives, Olympia, Wash., April 9, 1965.

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 564, exempting artificial insemination of livestock charges from sales, use, and business and occupation taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Jack Dootson, S. E (Sid) Flanagan, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh Mary Ellen McCaffree, Ray Olsen.

Passed to Committee on Rules and Order for second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., April 9, 1965.

We, a majority of your Committee on Ways and Means, to whom was referred Senate Bill No. 524, providing for distribution of forest reserve funds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Mrs. John W. (Kathryn) Epton, Slade Gorton, Helmut L. Jueling, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue

HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree.

House of Representatives, Olympia, Wash., April 9, 1965.

Mr. Speaker:

We, a minority of your Committee on Ways and Means, to whom was referred Senate Bill No. 524, providing for distribution of forest reserve funds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Joe D. Haussler, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Joint Resolution No. 22, providing for common school construction fund, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Don Eldridge, Slade Gorton, Joe D. Haussler, Helmut L. Jueling, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree.

Passed to Committee on Rules and Order for second reading.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Bill No. 428; also House Concurrent Resolution No. 14.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Burtch, the rules were suspended, and authorization was given to add three additional names as sponsors of House Concurrent Resolution No. 32.

House Concurrent Resolution No. 32, by Representatives Epton, Day, May, Adams, Saling, and Hurley:

Allowing passage of House Bill No. 178.

Ordered printed and referred to Committee on Rules and Order.

RESOLUTIONS

Resolution by Representatives Wolf, Swayze, Sheridan, Bottiger, Sawyer, Berentson, Jueling, Newschwander, and Brouillet:

Whereas, It has come to the attention of the House of Representatives, of the state of Washington, and his former students therein, that John P. Heinrick known to his many friends as "Coach" has retired from his position as head football coach at the University of Puget Sound, Tacoma, Washington; and

Whereas, Coach Heinrick has devoted forty years of his life to coaching various athletic teams at St. Leo's Bellarmine High School, Stadium High School, and the University of Puget Sound, all in Tacoma, Washington; and

WHEREAS, Coach Heinrick, who as an individual has always been a man of the highest integrity and honor, has brought credit to the schools attended by him and which have awarded him honors, including Stadium, St. Martins, Central Washington, Seattle University and the University of Washington; and

Whereas, Coach Heinrick has, at the same time, and as a part of his highly successful coaching career devoted his energies to counseling and influencing thousands of student athletes, and by his example and actions has contributed immeasurably to the formation and character in such students, and to the commonweal of the citizens of the state of Washington; and

Whereas, Coach Heinrick's attributes of loyalty and humility have been an inspiring example to students for many years; and

Whereas, Coach Heinrick is presently an associate professor, athletic director and head of the Physical education department at Puget Sound College; and

Whereas, Coach Heinrick will be honored at a testimonial dinner to be held on May 1, 1965 at Tacoma;

Now, Therefore, Be It Resolved, That we do hereby respectfully express our appreciation, gratitude, and congratulations to John P. Heinrick for his unselfish devotion to his chosen career; and

Be It Further Resolved, That copies of this resolution be prepared by the Chief Clerk of the House of Representatives of the state of Washington and mailed to John

P. Heinrick, the University of Puget Sound, the Tacoma Athletic Commission, and the Alumni Board of the University of Puget Sound.

Mr. Sawyer moved the adoption of the resolution.

Debate ensued, Representatives Sawyer, Wolf, Sheridan, Kink, and Berentson speaking in favor of adoption of the resolution.

The motion was carried, and the resolution was unanimously adopted.

Resolution by Representative DeJarnatt:

WHEREAS, Alan Thompson, one of our freshman legislators, suffered serious injuries as a result of an automobile accident; and

Whereas, Many people, including the members of the third House, the press and the Senate, have devoted much time and effort to help establish the Alan Thompson Trust Fund to assist the Thompson family in paying the overwhelming medical expenses incurred as a result of the injuries; and

Whereas, The Olympian Hotel donated the facilities for the Alan Thompson Benefit and Robert Thomason and his staff prepared the buffet for the benefit without compensation; and

WHEREAS, The members of the House of Representatives are deeply grateful for all those who assisted in the preparation of the Alan Thompson Benefit;

Now, Therefore, Be It Resolved, That the House of Representatives express its warm appreciation to all those who participated in the Alan Thompson Benefit and particularly the members of the third House, the press, the Senate, Mr. H. C. Hanson, owner of the Olympian Hotel, and Mr. Robert Thomason, chef for the House Cafeteria, and his staff, and

Be it Further Resolved, That a copy of this resolution be transmitted by the Chief Clerk to Mr. H. C. Hanson and Mr. Robert Thomason,

MOTIONS

On motion of Mr. Brouillet, the rules were suspended and authorization was given to add the names of all the members of the House of Representatives as sponsors of the resolution.

On motion of Mr. DeJarnatt, the resolution was unanimously adopted.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

THIRD READING OF BILLS

Engrossed Senate Bill No. 523, by Senators Ryder, Moriarty, Jr., and Williams (by executive request):

Permitting ten mill state levy for schools for a two year period.

With consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 523 was placed on final passage.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Bottiger, Kink, O'Donnell, Smith, and Thompson.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

Representatives Kink and Smith appeared at the bar of the House.

The Speaker declared the question before the House to be final passage of Engrossed Senate Bill No. 523.

Debate ensued, Representative Eldridge speaking in favor of passage of the bill, and Representative Haussler speaking against it. Mr. Grant demanded an oral roll call, and the demand was sustained.

Further debate ensued, Representatives Moos and Klein speaking in favor of passage of the bill, and Representatives O'Brien and Hurley speaking against its passage.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 523, and the bill passed the House by the following vote: Yeas, 58; nays, 38; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Berentson, Bergh, Bledsoe, Brouillet, Burtch, Canfield, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Eldridge, Flanagan, Garrett, Gorton, Grant, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, King (Chet), King (Richard "Dick"), Kirk, Klein, Leland, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McDougall, Moos, Morphis, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Swayze, Taylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—58.

Those voting nay were: Representatives Avey, Backstrom, Beck, Bozarth, Brachtenbach, Braun, Chatalas, Conner, Day, Elder, Epton, Finch, Gallagher, Goldsworthy, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, Kink, Kull, Litchman, Marzano, May, McCormick, Moon, Newhouse, O'Brien, Olsen, Pierre, Savage, Sheridan, Slagle, Smith, Taplin, Traylor, Witherbee—38.

Those absent or not voting were: Representatives Bottiger, O'Donnell, Thompson—3.

Engrossed Senate Bill No. 523, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Burtch, Engrossed Senate Bill No. 523 was ordered transmitted immediately to the Senate.

On motion of Mr. Burtch, the House dispensed with further business under the call of the House.

STATEMENT FOR THE JOURNAL

In regard to Engrossed Senate Bill No. 523, I favor an income tax—the least regressive tax for raising revenue for education and other services.

The property tax is regressive and extremely harsh on our senior citizens and persons with low income.

The Republican Party refuses to give us enough votes for an income tax. Their support would allow the people the right to vote on how they wish to be taxed.

MARK LITCHMAN, 45th District.

EXPLANATION OF VOTE

Our vote in support of Senate Bill No. 523 (10 mills tax at the state level for a twoyear period only) is a vote for it as a part of the "Foundation for Education" tax reform package. Taken by itself, we would oppose the measure, partly on account of the tax increase, but mainly because it removes control of taxing policy from the local to the state level. However, it is an integral part of the tax reform package. This package we strongly support, because it reduces from fifty percent to thirty percent the constitutional limit on real property taxes, at the same time vesting control of taxing policy in local authority.

ALFRED O. ADAMS
H. MAURICE AHLQUIST
DUANE L. BERENTSON
STEWART BLEDSOE
DAMON R. CANFIELD
NEWMAN H. CLARK
NORWOOD CUNNINGHAM
DON ELDRIDGE
WM. HOWARD FINCH
S. E. (SID) FLANAGAN
EDWARD F. HARRIS
JACK C. HOOD
HOMER HUMISTON

ELMER E. JOHNSTON
HELMUT L. JUELING
MRS. DOUGLAS (GLADYS) KIRK
MARJORIE LYNCH
AUDLEY F. MAHAFFEY
FRED R. MAST
BOB MCDOUGALL
DONALD W. MOOS
RICHARD W. MORPHIS
CHARLES E. NEWSCHWANDER
ROBERT W. O'DELL
MRS. FRANCES G. SWAYZE
HAROLD E. "HAL" WOLF

MOTION

On motion of Mr. O'Brien, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll, and all members were present except Representatives Leland, O'Donnell, and Thompson. Representatives O'Donnell and Thompson were excused.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Clerk called the roll, and all members were present except Representatives O'Donnell and Thompson who were excused.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 10, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 169, exempting from excise taxes costs of or charges for labor and services involved in obtaining sand, gravel, or rock from public quarries for public purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Ray Olsen, Jack Rogers.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 10, 1965.

MR. SPEAKER:

We, your Committee on Natural Resources, Harbors and Waterways, to whom was referred House Bill No. 698, providing for registration of claims to withdraw and make

use of waters, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles Moon, Chairman,

RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

MOTION

On motion of Mr. Moon, House Bill No. 698 was rereferred to the Committee on Ways and Means.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 10, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 428; also

House Concurrent Resolution No. 14, and the same are herewith transmitted.

WARD BOWDEN. Secretary.

Senate Chamber, Olympia, Wash., April 10, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 318, also

Senate Bill No. 446; also

Senate Bill No. 474; also

Senate Bill No. 523, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Bill No. 318; also

Senate Bill No. 446; also

Senate Bill No. 474; also

Senate Bill No. 523.

With unanimous consent, the House advanced to the ninth order of business.

SECOND READING OF BILLS

Engrossed Senate Bill No. 522, by Senators Ryder, Dore, Atwood, Moriarty, Jr., and Williams (by executive request):

Pertaining to apportionment of school funds.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Bill No. 522, pertaining to apportionment of school funds, have had the same under consideration, and we respectfully report the same back to the Housewith the recommendation that it do pass with the following amendments:

On page 5, section 2, line 10 of the engrossed bill after "support:" strike the remainder of the section, being Senate Amendment by Senators Washington and Neill and insert the following: "Provided, That the apportionment per weighted student under this section 2 to any district which complies with the requirement of this act for the school years 1965-66 and 1966-67 shall be an amount sufficient to guarantee 95% of the total revenue per weighted student, excluding special levies, which such district realized during the 1964-65 school year."

On page 6, section 3, line 8 of the engrossed bill, being Senate Amendment by Senator Gissberg, after "each month." strike the remainder of the section.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Don Eldridge, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Slade Gorton, Doris Johnson, Helmut L. Jueling, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, Hayes Elder, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Robert A. Perry, Gerald L. Saling.

The bill was read the second time by sections.

On motion of Mr. Uhlman, the committee amendments were adopted.

On motion of Mr. Burtch, the rules were suspended, Engrossed Senate Bill No. 522 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Uhlman, Brachtenbach, and Litchman speaking in favor of passage of the bill.

Further debate ensued, Representatives Savage and Kalich speaking against passage of the bill, and Representatives Uhlman and Flanagan speaking in favor of it.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 522 as amended by the House, and the bill passed the House by the following vote: Yeas, 85; nays, 12; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, Mc-Caffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Smith, Swayze, Taylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—85.

Those voting nay were: Representatives Avey, Beck, Conner, Jastad, Jueling, Kalich, King (Chet), Newschwander, Savage, Slagle, Taplin, Traylor ± 12 .

Those absent or not voting were: Representatives O'Donnell, Thompson—2. Engrossed Senate Bill No. 522 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Burtch, Engrossed Senate Bill No. 522 as amended by the House was ordered transmitted immediately to the Senate.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 10, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 422 and has passed the bill as amended by the Free Conference Committee.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 10, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 422, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Bill No. 422.

MOTION

On motion of Mr. Sawyer, the House adjourned until 4:00 p m., Sunday, April 11, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-EIGHTH DAY

AFTERNOON SESSION

House of Representatives, Olympia, Wash., Sunday, April 11, 1965.

The Speaker called the House to order at 4:00 p.m.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), Backstrom, Bergh, Brachtenbach, Hood, Humiston, Litchman, McCaffree, Newhouse, O'Donnell, Pritchard, Taylor, Thompson, and Witherbee, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred House Dill No. 696, creating a commission on higher education, have had the same

under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Chet King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, William S. Day, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Robert A. Perry.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Joint Resolution No. 45, by Representatives Moos, Brouillet, and Gorton:

Constitutional amendment concerning tax matters.

Ordered printed and referred to Committee on Ways and Means.

MOTION

On motion of Mr. Grant, the House adjourned until 10:00 a.m., Monday, April 12, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

TWENTY-NINTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Monday, April 12, 1965.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll, and all members were present except Representatives Angevine, Backstrom, Hood, O'Donnell, and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Raymond Glass of the First Baptist Church of Lacey.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Moon, the rules were suspended, and authorization was given to add five additional names as sponsors of House Concurrent Resolution No. 33.

House Concurrent Resolution No. 33, by Representatives Moon, Haussler, Johnson (Doris), Gallagher, Avey, Jolly, Sheridan, and Anderson (Eric O.):

Providing for an interim committee on water resources to conduct a water resources study.

Ordered printed and referred to Committee on Natural Resources, Harbors, and Waterways.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 10, 1965.

To the Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 13:

Establishing and setting forth powers and duties of a canal commission.

Substitute House Bill No. 96:

Providing for reimbursement of expenses of condemnee in eminent domain proceeding.

House Bill No. 303:

Changing dates for the preparation and consideration of school district budgets.

Very truly yours,
RAYMOND W. HAMAN.

Legal Counsel to the Governor.

RESOLUTION

Resolution by Representatives Beck, Kalich, Olsen, Pierre, Marzano, May, Day, Hurley, Taplin, Garrett, Haussler, Conner, Sheridan, Jastad, Valle, Slagle, Bozarth, Braun, King (Chet), Jolly, Kull, Avey, Moos, King (Richard "Dick"), Traylor, Rogers, Warnke, Moon, Radcliffe, DeJarnatt, Savage, Taylor, and Johnson (Doris):

Whereas, Fire protection districts in the State of Washington serve a vital function in providing protection for life and property; and

Whereas, These services also provide the basis for extensive reductions in fire insurance premium rates; and

WHEREAS, Their classification as junior districts substantially limits their financial resources and revenue under the forty-mill law and the competition for available millage; and

Whereas, Some of these fire protection districts have paid firemen for whom membership in the regular firemen's pension system is deservedly required with the attendant cost therefor; and

Whereas, The organization, powers, boundaries, and related aspects of fire protection districts have an important bearing on the finances;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council be and is hereby directed to make a comprehensive review and study of fire protection districts in this state including, but not limited to, the following:

- (1) Allocation of millage to the districts and the pro rating of levies;
- (2) The method provided for capital outlay including general obligation bonds, coupons, warrants, special levies, and local improvement assessments;
- (3) The possibility of authorizing the use of service charges for fire protection provided and potential revenues therefrom;
- (4) The potential for consolidation or other adjustments in boundaries and organization; and
- (5) All other possible legislation which may strengthen and assist fire protection districts in carrying out their responsibilities; and

Be It Further Resolved, That the Legislative Council file a report thereon and its recommendations with the Fortieth Session of the Washington State Legislature; and

Be It Further Resolved, That the Chief Clerk of the House of Representatives prepare and submit a copy of this Resolution to the Executive Secretary of the Legislative Council.

On motion of Mr. May, the resolution was adopted.

MOTION

On motion of Mr. Sawyer, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll, and all members were present except Representatives Angevine, Backstrom, Hood, O'Donnell, and Thompson, who were excused.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Clerk called the roll, and all members were present except Representatives Angevine, Backstrom, Hood, O'Donnell, and Thompson, who were excused.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Angevine, Backstrom, Hood, O'Donnell, and Thompson.

On motion of Mr. Burtch, the absent members were excused, and the House proceeded with business under the call of the House.

SECOND READING OF BILLS

House Bill No. 467, by Representatives Grant and Elder:

Redistricting the state into congressional districts.

House of Representatives, Olympia, Wash., March 31, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 467, redistricting the state into congressional districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike everything after the enacting clause on page 1, line 3 of the bill and insert the following:

"NEW SECTION. Section 1. There is added to chapter 29.68 RCW and to chapter 9, Laws of 1965 a new section to read as follows:

"Bainbridge Island and the area in the county of King encompassed by the following boundaries: Beginning at the intersection of Elliott Bay and Denny Way, proceed east along Denny Way, north along the Seattle freeway, east along Mercer St. and E. Mercer St., northeast along E. Madison St., north along 37th Ave. E. and its logical extension to Union Bay, generally south through Union Bay and the western waters of Lake Washington, encompassing Mercer Island, north through the eastern waters of Lake Washington to the Sunset Highway, east along the Sunset Highway to S.E. 36th St., east along S.E. 36th St. and S.E. 34th St. to Lake Sammamish, north through Lake Sammamish to N.E. 24th St., west along N.E. 24th St., south along 152nd Ave. N.E., west along N.E. 20th St., generally north along the western city limits of Redmond, west along N.E. 90th St., north along 140th Ave. N.E., west along N.E. 116th St., north along 132nd Ave. N.E., west along N.E. 145th St., north and west along the western and southern city limits of Bothell to the Sammamish River, west along the Sammamish River to Lake Washington, northwest through Lake Washington to the logical extension of 55th Ave. N.E., north along 55th Ave. N.E., west along N.E. 185th St., south along 35th Ave. N.E., west along N.E. 165th St., north along 5th Ave. N.E., west along the King-Snohomish county line to Puget Sound, generally south through Puget Sound and Elliott Bay to the point of beginning; shall constitute the first congressional district and shall be entitled to one representative in the congress of the United States.

"NEW SECTION. Sec. 2. There is added to chapter 29.68 RCW and to chapter 9, Laws of 1965 a new section to read as follows:

"The county of Clallam; and the county of Jefferson north of the line dividing townships 27 and 28 north in each of ranges 2 west, 1 west, and 1 east, Willamette Meridian; the counties of Island, San Juan, Whatcom, Skagit, Snohomish; the area in the county of King encompassed by the following boundaries: Beginning at the intersection of the King-Snohomish county line and 5th Ave. N.E., proceed east and south along the northern and eastern boundaries of the first congressional district, as described in section 1 of this act, to Lake Sammamish, south through Lake Sammamish to the logical extension of 196th Ave. S.E., south along 196th Ave. S.E. and its logical extension, east along the logical extension of S.E. 288th St., north along the King-Kittitas and the King-Chelan county lines, west along the King-Snohomish county line to the point of beginning; shall constitute the second congressional district and shall be entitled to one representative in the congress of the United States.

"NEW SECTION. Sec. 3. There is added to chapter 29.68 RCW and to chapter 9, Laws of 1965 a new section to read as follows:

That portion of the county of Klickitat not included in the fourth congressional district as described in section 4 of this Act; the counties of Skamania, Clark, Cowlitz, Wahkiakum, Lewis, Pacific, Thurston, Grays Harbor, Mason; that portion of the county of Jefferson not included in the second congressional district as described in section 2 of this act; and that portion of the county of Kitsap not included in the first or sixth congressional districts as described in sections 1 and 5 of this act; shall constitute the third congressional district and shall be entitled to one representative in the congress of the United States.

"NEW SECTION. Sec. 4. There is added to chapter 29.68 RCW and to chapter 9, Laws of 1965 a new section to read as follows:

The counties of Yakima, Benton, Kittitas, Whitman, Grant, Adams, Franklin, Walla Walla, Columbia, Garfield, Asotin, and that portion of the county of Klickitat included in United States census county divisions 1 through 4, shall constitute the fourth congressional district, and shall be entitled to one representative in the congress of the United States.

"NEW SECTION. Sec. 5. There is added to chapter 29.68 RCW and to chapter 9, Laws of 1965 a new section to read as follows:

The county of Pierce; Vashon Island, and that portion of the county of King south of S. 288th St. and S.E. 288th St. and their logical extensions from Puget Sound to the King-Kitittas county line; and the following area in the county of Kitsap: The city of Bremerton, and United States census county divisions 4, 8, 13, 16, that portion of 3 south of Kitsap County Road No. 51 and west of Liberty Bay and Port Orchard Bay, and that portion of 12 included in sections 8, 9, 15 through 22, 27, 28, 29 and 34 of township 24 north, range 2 east, Willamette Meridian; shall constitute the sixth congressional district and shall be entitled to one representative in the congress of the United States.

"NEW SECTION. Sec. 6. There is added to chapter 29.68 RCW and to chapter 9, Laws of 1965 a new section to read as follows:

That portion of the county of King not included in the first, second or sixth congressional districts as described in section 1, 2 and 5 of this act, shall constitute the seventh congressional district and shall be entitled to one representative in the congress of the United States.

"NEW SECTION. Sec. 7. There is added to chapter 29.68 RCW and to chapter 9, Laws of 1965 a new section to read as follows:

- (1) Water boundaries follow the outer harbor line of first class shorelands, the outer limits or line of extreme low tide of second class shorelands, or the main thread of the river or stream.
- (2) Street descriptions follow the center line of the named or numbered streets, and a straight line extension thereof where such named or numbered streets have not been cut through, except where the context expressly indicates otherwise.
- (3) Street descriptions are as numbered or named, and as delineated, on the records of the county assessor and in conformity with a numbering scheme as set forth by the county engineer, except where the context expressly indicates otherwise.
- (4) Municipal and district boundaries are those boundaries of political subdivisions of this state as they existed on January 1, 1965.

"NEW SECTION. Sec. 8. There is added to chapter 29.68 RCW and to chapter 9, Laws of 1965 a new section to read as follows:

- (1) Any area not specifically included within the boundaries of any of the districts as described in this act, and which is completely surrounded by a particular district, shall be a part of that district. Any such area not completely surrounded by a particular district shall be a part of the district having the smallest number of inhabitants and having territory contiguous to such area in the same county in which the area is located.
- (2) Any area described in this act as specifically embraced in two or more non-inclusive districts shall be a part of the adjoining district having the smallest number of inhabitants and shall not be a part of the other district or districts.
- (3) Any area specifically mentioned as embraced within a district but separated from such district by one or more other districts, shall be assigned as though it had not been included in any district specifically described.
- (4) The 1960 United States census shall be used for determining the number of inhabitants under the provisions of this act.

"NEW SECTION. Sec. 9. The following acts or parts of acts are each repealed:

- (1) Section 29.68.005, chapter 9, Laws of 1965 and RCW 29.68.005;
- (2) Section 29.68.007, chapter 9, Laws of 1965 and RCW 29.68.007;
- (3) Section 29.68.011, chapter 9, Laws of 1965 and RCW 29.68.011;
- (4) Section 29.68.021, chapter 9, Laws of 1965 and RCW 29.68.021;
- (5) Section 29.68.030, chapter 9, Laws of 1965 and RCW 29.68.030;
- (6) Section 29.68.040, chapter 9, Laws of 1965 and RCW 29.68.040;
- (7) Section 29.68.062, chapter 9, Laws of 1965 and RCW 29.68.062; and
- (8) Section 29.68.066, chapter 9, Laws of 1965 and RCW 29.68.066."

In line 2 of the title after "districts" strike the period and insert "; adding new sections to chapter 29.68 RCW and to chapter 9, Laws of 1965; repealing section 29.68.005, chapter 9, Laws of 1965 and RCW 29.68.005; repealing section 29.68.007, chapter 9, Laws of 1965 and RCW 29.68.007; repealing section 29.68.011, chapter 9, Laws of 1965 and RCW 29.68.021; repealing section 29.68.030, chapter 9, Laws of 1965 and RCW 29.68.030; repealing section 29.68.040, chapter 9, Laws of 1965 and RCW 29.68.040; repealing section 29.68.062, chapter 9, Laws of 1965 and RCW 29.68.062, chapter 9, Laws of 1965 and RCW 29.68.062, chapter 9, Laws of 1965 and RCW 29.68.066; and repealing section 29.68.066, chapter 9, Laws of 1965 and RCW 29.68.066;

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe.

The bill was read the second time by sections.

Mr. Grant moved the adoption of the committee amendment.

Mr. Grant moved adoption of the following amendment to the committee amendment:

On page 2, section 3, line 25 of the printed amendment by the Committee on Constitution, Elections, and Reapportionment after "Mason;" and before "that" insert "and"

Debate ensued, Representatives Grant and Gorton speaking in favor of adoption of the amendment to the committee amendment.

The amendment to the committee amendment was adopted.

On motion of Mr. Grant, the following amendment to the committee amendment was adopted:

On page 2, line 27, section 3 of the printed amendment by the Committee on Constitution, Elections, and Reapportionment after "act" strike all of the matter down to and including "this act;" on line 29

or sixth congressional district and shall be entitled to one representative in the congress "In line 2 of the title after "districts" strike the period and insert "; adding new

On motion of Mr. Grant, the following amendment to the committee amendment was adopted:

On page 3, section 5, line 9 of the printed amendment by the Committee on Constitution, Elections, and Reapportionment strike all of the matter down to and including "Meridian;" on line 17 and insert "The county of Pierce; Vashon and Maury Islands in the county of King; that area of the county of King south of S. 288th St., and S.E. 288th St., and east of 196th Ave. S.E.; and that portion of the county of Kitsap not included in section 1 of this act"

Mr. Whetzel moved adoption of the following amendment to the committee amendment:

On page 1, section 1, line 7 of the printed amendment by the Committee on Constitution, Elections, and Reapportionment after "boundaries:" strike all the matter down to and including "Lake Washington," on line 12 and insert

"Beginning at the intersection of the outer harbor line of Elliott Bay and Denny Way, proceed east along the southern boundary of the 36th legislative district as described in section 37 of chapter 6, Laws of 1965, southeast along 4th Ave., northeast along Wall Street, east along Denny Way, southwest along Bell Street, southeast along 3rd Ave., notheast along Pike Street, south along Minor, east along Union, north along Summit Avenue and Summit Avenue East, east along East Republican, north along East Broadway, east along East Aloha Street, south along 22nd Avenue East, east along East Thomas St., north along 34th Ave. East, east along East Mercer Street, generally south along the outer harbor line of the west shore of Lake Washington."

Debate ensued, Representative Whetzel speaking in favor of adoption of the amendment to the committee amendment, and Representative Grant speaking against its adoption.

Further debate ensued, Representatives Clark and Whetzel speaking in favor of adoption of the amendment to the committee amendment, and Representatives Elder, Smith, and Chatalas speaking against its adoption.

Mr. Garrett demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment to the committee amendment was not adopted.

SPEAKER'S PRIVILEGE

The Speaker observed in the gallery thirty students and adults from Tacoma Junior Academy, and asked them to stand and be recognized.

The Speaker observed in the south gallery sixty students from Kent-Meridian High School in King County, and asked them to stand and be recognized.

Mr. Gorton moved adoption of the following amendment to the committee amendment:

Strike everything after "NEW SECTION. Section 1." and insert:

"Section 29.68.005, chapter 9, Laws of 1965 and RCW 29.68.005 are each amended to read as follows:

"The boundaries of precincts included in the [first, second, third,] fourth [,] and fifth congressional districts shall be those established as of November 6, 1956; the boundaries of precincts included in the second, third and sixth [and seventh] congressional districts shall be those established as of November [4] 3, [1958] 1964; the boundaries of precincts included in the first and seventh congressional districts shall be those established as of November 3, 1964 except as hereinafter changed in this amendatory act.

"Sec. 2. Section 29.68.011, chapter 9, Laws of 1965 and RCW 29.68.011 are each amended to read as follows:

"[Bainbridge Island, Seattle precincts 32-1 through 32-76, 36-1 through 36-72, 43-1 through 43-93, 44-1 through 44-36, 44-39 through 44-134, 45-1 through 45-106, and 46-1 through 46-149, and the following King county precincts: Abbey, Anita, Arethusa, Arrowhead, Avisa, Ballinger, Beaux Arts, Bellevue No. 1 through Bellevue No. 17, Berrest, Bireenna, Blarney, Bonnie Glen, Bothell No. 1, Bothell No. 2, Bothell No. 3, Brace, Briarcrest, Bridle Trails, Brookside, Chauncey, Clive, Clyde Hill No. 1, Clyde Hill No. 2, Corwin, Country Club, Denny Park, Donahoe, Dunne, Echo Lake, Electra, Elise, Enatai, Erford, Finn Hill, Firland, Firlock, Florence, Georgette, Glocca Mora, Gloria, Greenwood, Hamlin, Hemlock, Highland, Hillside, Houghton No. 1, Houghton No. 2, Hunts Point, Innis Arden, Interlake, Jackson, Jean, Joanne, Juanita, Kenmore, Kilkenny, Killarney, Kirkland Nos. 1 through 12, Lago Vista, Lake Forest, Linwood, Louise, Marilyn, Medina No. 1, Medina No. 2, Medina No. 3, Medina No. 4, Meydenbauer, Monte Vista, Moorlands, North City, North Creek, Northridge, O'Farrell, Paramount, Park Lane, Park View, Parkwood, Perkins, Point Wells, Polk, Redkirk, Richmond, Ridgecrest, Ronald, Rose Hill, Rowena, Rush, Rustic, Sea Breeze, Sheridan, Sherwood, Shoreline, Snoking, Taylor, Thellbe, Transvall, Underwood, Ward, Westminster, Westover, Wilburton, Woodinville, Woodpark, Yarrow, Yokena, Zachary and Zirconia shall constitute the first congressional district and shall be entitled to one representative in the congress of the United States.]

"Bainbridge Island and the following area in King county shall constitute the first congressional district and shall be entitled to one representative in the congress of the United States: Beginning at the outer harbor line in Elliott Bay and Denny Way proceed east on Denny Way to the Seattle Freeway, north to Mercer, east on Mercer and East Mercer, northeast on East Madison, North on 37th Ave. East, east and south through Union Bay and Lake Washington including Mercer Island to the southern city limits of the city of Bellevue, then east and north along the southern and eastern city limits of the city of Bellevue, east along the Sunset highway, north along 164th Ave. S.E., east along S.E. 24th into Lake Sammamish, northeast along Lake Sammamish to N.E. 20th, west and north along the southern, and western boundaries of the city of Redmond, west on N.E. 60th, north along the western city limits of the city of Redmond, north on 140th Ave. N.E., west on N.E. 116th, north on 132nd Ave. N.E., west on N.E. 145th, north along the eastern boundary of Simonds precinct, west on N.E. 165th, north along the eastern boundary of Moorlands precinct to the Sammamish river, west along the Sammamish river, west through Lake Washington to 55th Ave. N.E., north to N.E. 185th, west to 35th Ave. N.E., south to N.E. 165th, west to 5th Ave. N.E., north to N.E. 205th, west along N.E. 205th into N. 205th and N.W. 205th to outer harbor line of Puget Sound, south through Puget Sound and Elliott Bay to the point of beginning.

"Sec. 3. Section 29.68.021, chapter 9, Laws of 1965 and RCW 29.68.021 are each amended to read as follows:

"[Clallam, Island, Jefferson, San Juan, Skagit, Snohomish and Whatcom counties, and the following King county precincts shall constitute the second congressional district and shall be entitled to one representative in the congress of the United States: Avondale, Baring, Bear Creek, Berlin, Carnation, Cherry Valley, Cleveland, Cottage Lake, Duvall, Happy Valley, Hollywood, Leota, Martin Creek, Novelty, Redmond No. 1, Redmond No. 2, Skykomish, Stillwater, Tolt and Vincent.]

"The counties of Clallam, Island, San Juan, Skagit, Snohomish, Whatcom, the following precincts in Jefferson county, Port Townsend 1 through 9 inclusive, Center, Chimacum, Gardiner, Hadlock, Irondale, Leland, Nordland, Port Discovery, Port Ludlow, Shine, Tarboo, Woodman, and the following precincts in the county of King shall constitute the second congressional district and shall be entitled to one representative in the congress of the United States: Abbey, Alderwood, Avondale, Azalea, Ballinger, Baring, Bear Creek, Berrest, Bonnie Glen, Bothell 1 through 7 inclusive, Carnation, Cedar River, Cedar Falls, Cheney, Cherry Valley, Cleveland, Cottage Lake, Duvall, East Redmond, Fall City, Forest Hills, Georgette, Geraldine, Gilman, Glocca Mora, Grotto, Hamlin, Happy Valley, Hemlock, Hillside, Hobart, Hollywood, Ione, Irene, Issaquah 1 through 5 inclusive, Jeanette, Kenlake, Kenmore, Kerry, Lago Vista, Lamont, Leota, Linwood, Louth, Mark, Martin, Martin Creek, Meadowbrook, Middle-Fork, Monte Vista,

Mount Si, North Bend 1 and 2, North City, North Creek, Northridge, Norway Hill, Novelty, Park Lane, Patterson, Perkins, Preston, Ramona, Redmond 1 through 4 inclusive, Serpentine, Si View, Skykomish, Sligo, Snoking, Sno Valley, Snoqualmie, Stillwater, Sunset, Tanner, Taylor, Thellbo, Tiger Mountain, Tolt, Twin Springs, Uplake, Van Buren, Vincent, Warren, Wellington, Woodinville, York, Zachary, Zirconia.

"Sec. 4. Section 29.68.030, chapter 9, Laws of 1965 and RCW 29.68.030 are each amended to read as follows:

"[The counties of Grays Harbor, Mason, Thurston, Pacific, Lewis, Wahkiakum, Cowlitz, Clark and Skamania shall constitute the third congressional district and shall be entitled to one representative in the congress of the United States.]

"The counties of Clark, Cowlitz, Grays Harbor, Lewis, Mason, Pacific, Skamania, Thurston, Wahkiakum, the following precincts in the county of Jefferson, Brinnon, Coyle, Hoh, Queets, Quilcene 1 and 2, and the following precincts in the county of Kitsap shall constitute the third congressional district and shall be entitled to one representative in the congress of the United States: Bangor, Breidablik 1 and 2, Carter, Charland, Chico, Clear Creek, Crosby, Erland Point 1 and 2, East Silverdale, Fernwood, Glenwood, Gorst 1, 2, and 3, Highland, Holly, Indianola, Kingston, Kitsap Lake, Lemolo, Liberty Bay, Lincoln, North Silverdale, Pearson, Point No Point, Port Gamble, Port Orchard 1 through 7 inclusive, Poulsbo 1 through 3 inclusive, Poulsbo Heights, Seabeck, Shorewood Drive, Sidney, South Kingston, Sunnyslope, Suquamish 1 and 2, Twin Lakes, West Silverdale.

"Sec. 5. Section 29.68.062, chapter 9, Laws of 1965 and RCW 29.68.062 are each amended to read as follows:

"[Pierce county and all of Kitsap county exclusive of Bainbridge Island shall constitute the sixth congressional district and shall be entitled to one representative in the congress of the United States.] The county of Pierce, the following precincts in the county of King, Algona 1 through 3 inclusive, Apple Lane, Aquacene, Atlanta, Auburn 1 through 27 inclusive, Bayshore, Birch, Black Diamond 1 and 2, Boise, Buenna, Calhoun, Camelot, Chinook, Coulan, Country Lane, Covington, Cumberland, Dolloff, Ellinson, Enumclaw 1 through 8 inclusive, Evergreen, Federal Way, Green River, Harding, Holiday Park, Jovita, Krain, Lake Geneva, Lakehaven, Lakeland, Lakota, Lea Hill, Lester, Lincoln, Madison, Marine Hills, Mill Creek, Mirror Lake, Muckleshoot, Netac, North Lake, Osceola, Pacific City, Palisades, Palmer, Panorama, Peasley, Pierce, St. George, St. Paul, Sawyer, Serene, Sierra, Steelhead, Steel Lake, Stuck, Tyler, Trout Lake, Village Park, Wabash, White River, Wynoche, and the following precincts in the county of Kitsav shall constitute the sixth congressional district and shall be entitled to one representative in the congress of the United States: Annapolis 1 and 2, Bayview, Bethel 1, 2, and 3, all the precincts in the city of Bremerton, Bremerton Heights, Brownsville 1 and 2, Burley, Clear Creek, Colby, Davis 1, 2, and 3, East Perry, Forest Ridge, Fragaria, Gilbertson, Harper, Hillcrest, Illahee, Keyport 1 and 2, Long Lake, Manchester, Manchester Heights, Manette, Navy Yard City 1 through 4 inclusive, North Tracyton, North Trenton, Olalla, Olympic, Olympus Drive, Petersville, Phinney Bay, Rocky Point 1 and 2, Sheridan, South Colby, South Tracyton, Tracyton, Veterans 1 and 2, Waterman.

"Sec. 6. Section 29.68.066, chapter 9, Laws of 1965 and RCW 29.68.066 are each amended to read as follows:

"[The following precincts shall constitute the seventh congressional district and shall be entitled to one representative in the congress of the United States:

"(1) Seattle precincts 31-1 through 31-112, 33-1 through 33-90, 34-1 through 34-100, 35-1 through 35-51, 35-57 through 35-62 and 37-1 through 37-78;

"(2) The following King county precincts: Alder, Ambaum, Anthony, Avon, Bangor, Beverly, Boeing, Bow Lake, Brooklyn, Burien, Burton, Cecilia, Cedarhurst, Center, Cork, Cove, Crescent, Dillworth, Dockton, Dolphin, Donegal, Down, Dublin, Dunmore, Duwamish, East Seattle, Emeline, Evansvale, Evergreen, Fern, Five Corners, Florina, Francis, Fruitland, Garrett, Glasgow, Greendale, Gregory Heights, Hayes, Hazel Valley, Heights, Helen, Hestia, Highline, Huntington, Isabella, Island, Jane, Josephine, Joyce, Juniper, Katherine, Kerry, Kildare, Kilpatrick, Lake, Lakeview, Lakewood, Lilac, Lillian, Limerick, Lisabuela, Londonderry, Longford, Lynmar, McGilvra, McKinley, Madrona, Manhattan, Margaret, Marian, Marine View, Marlene, Maury, Mercer, Military Road, Monterey, Mount View, Meyers Way, Nekomis, Norma, Normandy Park No. 1 through Normandy Park No. 5, North Burien, North Hill, North Riverton, Pilgrim, Plato, Qualheim, Quartermaster, Regal, Rendini, Roanoke, Roscommon, Roseburg, St. Helens, Salmon Creek, San Juan, Seahurst, Seaview, Seneca, Seola, Shannon, Shorewood, South Park, Southern Heights, Stimson Park, Sunnybank, Sunnydale, Sunnywood, Sylvan,

Sylvester, Taft, Three Tree Point, Tipperary, Ursina, Valona, Vashon, Victory, Vista, Waterford, White Center, Wicklow, Wildwood, Wilson, Woodside and Wynona;

"(3) The following King county precincts: Aaron, Airport, Algona No. 1, Algona No. 2, Allen, Allentown, Angle Lake, Antrim, Arlene, Arthur, Athlone, Auburn No. 1 through No. 15, Bayview, Beaver Lake, Bellevue No. 18, Benson, Betty, Big Soos, Birch, Bishop, Black Diamond, Blueberry Lake, Boise, Boren, Bossart, Boulevard Park, Bow Vista, Bryn Mawr, Buenna, Calhoun, Campbell Hill, Carleton, Cascade, Cedar Falls, Cedar Mountain, Cedar River, Charlotte, Christopher, Coalfield, Cork, Cougar Mountain, Covington, Cumberland, Dallas, Delane, Des Moines, Dolloff, Douglas, Duncan, Dunlap, Durham, Earlington, Eastgate, East Hill, Edna, Ellinson, Elliott, Eloise, Emerald, Enumclaw No. 1, Enumclaw No. 2, Enumclaw No. 3, Enumclaw No. 4, Enumclaw No. 5, Esther, Factoria, Fall City, Farmer, Federal Way, Fenwick, Ferdinand, Fillmore, Ford, Foster, Franklin, Fuller, Galway, Gilbert, Gilman, Gorge, Greenacres, Green River, Grover, Harding, Hazelwood, Hillcrest, Hillman, Hilltop, Hobart, Honey Dew, Horizon, Inglewood, Irma, Issaquah No. 1, Issaquah No. 2, Jefferson, Jovita, Kelly, Kent No. 1 through Kent No. 8, Kennydale, Krain, Lakehaven, Lake Hills, Lakeland, Lakeridge, Lakota, Lea Hill, Lester, Liberty, Lila, Lincoln, Little Soos, McMicken, Mabel, Macadam, Madison, Marie, Martha, May Creek, May Valley, Meadowbrook, Meeker, Meridian, Midway, Mildred, Mirror Lake, Monohon, Mount Si, Muckleshoot, Nell, Newcastle, Newport, Ninety-nine, Norpac, North Bend No. 1, North Bend No. 2, O'Brien, Olga, Orchard, Orilla, Osceola, Pacific No. 1, Pacific No. 2, Palmer, Panther Lake, Patterson, Phantom Lake, Pine Lake, Pine Tree, Pipe Line, Preston, Rainier, Ramona, Ravensdale, Redondo, Renthree, Renton No. 1 through Renton No. 26, Rita, Riverton, Robin Hood, Robinswood, Roosevelt, Rowell, Russell, St. George, Salt Water, Sammamish, Sawyer, Sea Cliff, Shamrock, Shaugnessey, Showalter, Shuffleton, Skyway, Snoqualie No. 1, Snoqualmie No. 2, Sno Valley, Soos Creek, Springbrook, Spring Glen, Squak Mountain, Star Lake, Steelhead, Steel Lake, Sterling, Stuck, Sunnycrest, Sunrise, Sunset, Tanner, Thomas, Thorndyke, Tiger Mountain, Tralee, Tukwila No. 1, Tukwila No. 2, Tukwila No. 3, Tyler, Valley, Val Vue, Vivian, Vuecrest, Wabash, Wallace, Warren, Wayne, Webster, White River, Wilderness, Willow Ridge, Woodmont, Wynoche and Zenith.] The following area in King county shall constitute the seventh congressional district and shall be entitled to one representative in the congress of the United States: beginning at the outer harbor line of Elliott Bay and Denny Way, proceed east on Denny Way, north on the Seattle Freeway, east on East Mercer, northeast on East Madison, north on 37th Ave. East into Union Bay, east and south through Union Bay and Lake Washington excluding Mercer Island to the southern city limits of the city of Bellevue, east and north along the southern and eastern city limits of the city of Bellevue, east along the Sunset highway, north on 164th Ave. S.E., east on S.E. 24th, into Lake Sammamish, northerly across Lake Sammamish to the intersection with N.E. 40th, east on N.E. 40th, south on 212th Ave. N.E., east on N.E. 32nd, south on 236th Ave. N.E., east on N.E. 24th, south on 244th Ave. N.E., east on N.E. 16th, south on 260th Ave. N.E., east on S.E. 8th, south on 276th Ave. S.E., west on S.E. 48th into Lake Sammamish, south along the western city limits of the city of Issaquah, south on 228th Ave. S.E., east on S.E. 176th, south on 244th Ave. S.E., east on S.E. 192nd, south on 252nd Ave. S.E., east on S.E. 244th, south on 260th S.E., east along the northern boundaries of Ravensdale and Selleck precincts, south along the eastern boundary of Selleck precinct, west on S.E. 304th, north along the eastern boundary of Selleck precinct, west on S.E. 288th, north on 196th Ave. S.E., west on S.E. 272nd, south on 148th Ave. S.E., west on S.E. 288th and S. 288th into Puget Sound, generally northerly including Vashon Island through Puget Sound and Elliott Bay to the point of beginning."

Debate ensued, Representative Gorton speaking in favor of adoption of the amendment to the committee amendment, and Representative Grant speaking against its adoption.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Gorton to the committee amendment. The motion was lost, and the amendment to the amendment was not adopted by the following vote: Yeas, 39; nays, 55; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland,

Cunningham, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Humiston, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—39.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—55.

Those absent or not voting were: Representatives Angevine, Backstrom, Hood, O'Donnell, Thompson—5.

The Speaker stated the question before the House to be adoption of the committee amendment as amended to House Bill No. 467.

On motion of Mr. Grant, the committee amendment as amended was adopted.

The Speaker stated the question before the House to be adoption of the committee amendment to the title of House Bill No. 467.

On motion of Mr. Grant, the committee amendment to the title was adopted. House Bill No. 467 was ordered engrossed.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Bill No. 467 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Warnke speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 467, and the bill passed the House by the following vote: Yeas, 56; nays, 38; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Beck, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—56.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bergh, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Humiston, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—38.

Those absent or not voting were: Representatives Angevine, Backstrom, Hood, O'Donnell, Thompson—5.

Engrossed House Bill No. 467, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Burtch, Engrossed House Bill No. 467 was ordered transmitted immediately to the Senate.

On motion of Mr. Burtch, the House dispensed with further business under the call of the House.

On request of Mr. Uhlman and with the consent of the House, the members of the Education Subcommittee of the Ways and Means Committee were excused to attend a meeting.

House Bill No. 19, by Representatives Johnson (Doris), Bergh, O'Donnell, and Litchman (by executive request of Governor Rosellini):

Excluding from business and occupation tax gross income of certain educational institutions and nonprofit corporations in performance of research.

House of Representatives, Olympia, Wash., April 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 19, excluding from business and occupation tax gross income of certain educational institutions and nonprofit corporations in performance of research, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike everything after the enacting clause on page 1, line 3, and insert the following: "Section 1. Section 82.04.260, chapter 15, Laws of 1961 and RCW 82.04.260 are each amended to read as follows:

- "(1) Upon every person engaging within this state in the business of buying wheat, oats, corn, and barley, but not including any manufactured or processed products thereof, and selling the same at wholesale; the tax imposed shall be equal to the gross proceeds derived from such sales multiplied by the rate of one one-hundredth of one percent.
- "(2) Upon every person engaging within this state in the business of manufacturing wheat into flour; as to such persons the amount of tax with respect to such business shall be equal to the value of the flour manufactured, multiplied by the rate of one-eighth of one percent.
- "(3) Upon every person engaging within this state in the business of manufacturing seafood products which remain in a raw, raw frozen, or raw salted state at the completion of the manufacturing by that person, as to such persons the amount of tax with respect to such business shall be equal to the value of the products manufactured, multiplied by the rate of one-eighth of one percent.
- "(4) Upon every nonprofit corporation and nonprofit association engaging within this state in research and development, as to such corporations and associations, the amount of tax with respect to such activities shall be equal to the gross income derived from such activities multiplied by the rate of forty-four one-hundredths of one percent."

In line 1 of the title after "and" strike the remainder of the title and insert: "amending section 82.04.260, chapter 15, Laws of 1961, and RCW 82.04.260."

Committee on Ways and Means

GEORGETTE VALLE, Vice Chairman,
Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Edward F. Harris, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Jack Rogers, Gerald L. Saling.

The bill was read the second time by sections.

Mr. Litchman moved the adoption of the committee amendment.

Debate ensued, Representatives Litchman and Day speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

On motion of Mr. Litchman, the committee amendment to the title was adopted.

House Bill No. 19 was ordered engrossed.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative Phil Gallagher of Seattle, and appointed Representative O'Brien and Olsen to conduct him to a seat on the rostrum beside the Speaker.

With consent of the House, the rules were suspended, Engrossed House Bill No. 19 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Johnson (Doris) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 19, and the bill passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, Olsen, Perry, Pierre, Pritchard, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—85.

Those voting nay were: Representative Klein-1.

Those absent or not voting were: Representatives Angevine, Backstrom, Bottiger, Canfield, Hood, Kalich, Lux, Mahaffey, O'Dell, O'Donnell, Radcliffe, Rogers, Thompson—13.

Engrossed House Bill No. 19, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 348, by Senators McMillan, Cooney, and Donohue:

Authorizing sale of Chewelah armory and the Prosser armory.

The bill was read the second time by sections and passed to Committee on Rules and Order for third reading.

House Joint Resolution No. 42, by Representatives Hurley, Backstrom, and McCormick:

Limiting the sales tax and compensating use tax to four percent.

MOTION

On motion of Mr. Burtch, the House deferred further consideration of House Joint Resolution No. 42 on second reading, and the resolution was ordered placed on Tuesday's second reading calendar.

THIRD READING OF BILLS

House Bill No. 334, by Representatives Bottiger, Avey, and Goldsworthy: Changing laws relating to registration and taxation of aircraft.

MOTION

On motion of Mr. Avey, House Bill No. 334 was rereferred to the Committee on Ways and Means. Subcommittee on Revenue.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 10, 1965.

MR. PRESIDENT:

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred Senate Bill No. 417, establishing refunding bond procedures, have had the same under consideration, and we recommend that the House Amendment be stricken and that Senate Bill No. 417 be amended as follows:

On page 6, following section 14, insert a new section as follows:

"NEW SECTION. Sec. 15. If bonds are to be issued under this act for refunding of any bonds issued specifically to finance any electric power and energy project or facility and there are contracts in existence for the sale of electric power and energy generated by such project or facility wherein the cost of power to a purchaser specifically includes a portion of the debt service on the bonds to be refunded, such power contracts shall be amended to reflect in each year during the remaining term of such contracts that portion of the savings to be realized from such refunding during each such year equal to the percentage of power output from such project or facility purchased by the purchaser under such power contracts. Nothing in this act shall be construed to alter, modify or change any such power contracts without the mutual agreement of the parties thereto."

Renumber the remaining sections consecutively.

Senate Members

JOHN N. RYDER H. B. HANNA JOHN L. COONEY House Members
Jack L. Burtch
Bob McDougall
George P. Sheridan

MOTION

Mr. Burtch moved the adoption of the report of the Free Conference Committee on Senate Bill No. 417.

Debate ensued, Representatives Burtch and McDougall speaking in favor of the motion.

The motion was carried, and the report of the Free Conference Committee was adopted.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker declared the question before the House to be the final passage of Senate Bill No. 417 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Senate Bill No. 417 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Hurley, Jastad, Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lynch, Mahaf-

fey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—85.

Those absent or not voting were: Representatives Angevine, Backstrom, Bottiger, Canfield, Epton, Hood, Johnson (Doris), Johnston (Elmer E.), Lux, O'Dell, O'Donnell, Radcliffe, Thompson, Valle—14.

Senate Bill No. 417 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 12, 1965.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Substitute Senate Bill No. 42, and asks the House to recede therefrom, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Sawyer, the House refused to recede from its amendments to Engrossed Substitute Senate Bill No. 42, and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Substitute Senate Bill No. 42, Representatives Canfield, Haussler, and Valle.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 12, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 519 and has passed the bill as amended by the House, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 12, 1965.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 535, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 12, 1965.

MR. SPEAKER:

The Senate has passed: House Joint Memorial No. 32, and the same is herewith transmitted. Ward Bowden, Secretary.

With unanimous consent, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred House Bill No. 695, providing for alcoholism treatment program by department of

health, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Damon R. Canfield, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue

MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, William S. Day, Hayes Elder, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Ray Olsen, Robert A. Perry, Frank Slagle.

Mr. Speaker:

House of Representatives, Olympia, Wash., April 12, 1965.

We, a minority of your Committee on Ways and Means, to whom was referred House Bill No. 695, providing for alcoholism treatment program by department of health, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Newman H. Clark, Don Eldridge, Robert F. Goldsworthy, Slade Gorton, Helmut L. Jueling, Richard "Dick" King, Audley F. Mahaffey, Charles E. Newschwander.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 12, 1965.

Mr. Speaker:

We, a majority of your Committee on Higher Education, to whom was referred House Joint Memorial No. 17, requiring Seattle School District No. 1 be granted first priority to acquire from the federal government the Fort Lawton site for a community college, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DICK J. KINK, Chairman.

We concur in this report: Stewart Bledsoe, Wm. Howard Finch, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Daniel G. Marsh, Charles Moon, George Pierre, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred House Concurrent Resolution No. 31, providing for a public welfare interim committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Frank B. Brouillet, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage.

Subcommittee on Revenue, Chairman.

MARK LITCHMAN, Vice Chairman.

We concur in this report: William S. Day, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Ray Olsen, Robert A. Perry, Frank Slagle.

House of Representatives, Olympia, Wash., April 12, 1965.

MR. SPEAKER:

We, a minority of your Committee on Ways and Means, to whom was referred House Concurrent Resolution No. 31, providing for a public welfare interim committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Damon R. Canfield, Don Eldridge, Robert F. Goldsworthy.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Natural Resources, Harbors, and Waterways, to whom was referred House Concurrent Resolution No. 33, providing for an interim committee on water resources to conduct a water resources study, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES MOON, Chairman, RICHARD "DICK" KING, Vice Chairman.

We concur in this report: Art Avey, Joe D. Haussler, Chet King, Alfred E. Leland, Robert W. O'Dell, Gerald L. Saling, Jonathan Whetzel.

Passed to Committee on Rules and Order for second reading.

SPEAKER'S PRIVILEGE

The Speaker:

"I wish to announce that Representative O'Donnell has just come out of the operating room and is in the recovery room at the hospital. Her operation was successful."

FIRST READING OF SENATE BILL

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 535, by Senators Washington, Henry, Guess, Donohue, Raugust, Bailey, and Petrich:

An Act relating to highways; making appropriations and reappropriations for the operations and capital improvements of the state highway commission and the Washington toll bridge authority; and declaring an emergency.

Referred to Committee on Highways.

MOTIONS

On motion of Mr. Uhlman, the Committee on Ways and Means was granted authority to use the House Chamber for a public hearing on House Joint Resolution No. 38 this afternoon at 4:00 p.m.

On motion of Mr. Sawyer, the House adjourned until 10:30 a.m., Tuesday, April 13, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

THIRTIETH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES. OLYMPIA, WASH., Tuesday, April 13, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll, and all members were present except Representatives Angevine, Backstrom, O'Donnell, and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., April 12, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 19: also

Engrossed House Bill No. 467, have compared same with the original bills and find them correctly engrossed. RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Richard W. Morphis.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., April 12, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Joint Memorial No. 32, have compared same with the original memorial and find it correctly enrolled. RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Richard W. Morphis.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Joint Memorial No. 32.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated.

MOTION

On motion of Mr. Burtch, the rules were suspended, and authorization was given to add two additional names as sponsors of House Concurrent Resolution No. 34.

House Concurrent Resolution No. 34, by Representatives Brouillet, Litchman, DeJarnatt, Grant, and Klein:

Establishing a committee to be known as the Constitution and legislative processes interim committee.

Ordered printed and referred to Committee on Ways and Means.

House Joint Memorial No. 33, by Representatives Avey, Slagle, and Moos: Petitions for transfer of Pend Oreille National Wildlife Refuge to state department of game.

On motion of Mr. Burtch, the rules were suspended, House Joint Memorial No. 33 was advanced to second reading and read the second time in full.

On motion of Mr. Burtch, the rules were suspended, House Joint Memorial No. 33 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representatives Avey and Moos speaking in favor of passage of the memorial.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, would Representative Avey yield to a question?"

The Speaker:

"Will you yield to a question, Mr. Avey?"

Mr. Avey:

"Yes."

Mr. Adams:

"I know where the area in question is located, but I wonder approximately how many square miles of area is involved which the government will be required to release?"

Mr. Avey:

"I believe it is about ten square miles. The United States Fish and Wildlife Service has released a good many areas in the last few days similar to this all over the United States."

The Clerk called the roll on the final passage of House Joint Memorial No. 33, and the memorial passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Ahlquist, Angevine, Backstrom, Eldridge, Leland, O'Brien, O'Donnell, Taylor, Thompson, Whetzel —10.

House Joint Memorial No. 33, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Anderson (Eric O.), House Bill No. 681 was rereferred to the Committee on Ways and Means.

RESOLUTION

With the consent of the House, the rules were suspended, and authorization was given to add twenty-three additional names as sponsors of the following resolution.

Resolution by Representatives Kink, O'Brien, Swayze, McCormick, Taplin, Pierre, Brouillet, McCaffree, Johnston (Elmer E.), Wang, Moos, Epton, Marsh, Klein, Warnke, Kull, King (Richard "Dick"), Andersen (James A.), Newschwander, Flanagan, Bledsoe, Litchman, Day, Taylor, Sawyer, and King (Chet):

Whereas, The need for state scholarships for promising students at the college level is at present acute, and is certain to grow more so as the population of the state of Washington increases, and the demand for higher education rises; and

WHEREAS, An interim legislative study of this pressing problem will enable the next session of the legislature to deal with it more effectively;

Now, Therefore, Be It Resolved, By the House of Representatives, that the joint interim committee on education study the question of state scholarships, as proposed in Substitute House Bill No. 144, and report its findings to the fortieth session of the Legislature.

On motion of Mr. Kink, the resolution was adopted.

SECOND READING OF BILLS

House Joint Resolution No. 42, by Representatives Hurley, Backstrom, and McCormick:

Limiting the sales tax and compensating use tax to four percent.

MOTION

On motion of Mr. O'Brien, the House deferred further consideration of House Joint Resolution No. 42 on second reading, and the resolution was ordered placed on Wednesday's second reading calendar.

Senate Bill No. 531, by Senators Foley, Moriarty, Jr., Dore, and Ryder:

Authorizing expenditure of certain outdoor recreation account funds for administrative and coordinative purposes.

The bill was read the second time by sections.

With the consent of the House, the rules were suspended, Senate Bill No. 531 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Savage and Whetzel speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 531, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer

E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Angevine, Avey, Backstrom, Chatalas, Lynch, May, O'Donnell, Sawyer, Slagle, Thompson—10.

Senate Bill No. 531, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 40, by Senators Foley, Durkan, Dore, and Talley (by executive request of Governor Rosellini):

Providing for sale of bonds to provide school plant facilities.

House of Representatives. Olympia, Wash., April 9, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Bill No. 40, providing for sale of bonds to provide school plant facilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 8 of the engrossed and printed bills, after "providing" insert "or remodeling"

On page 1, section 1, line 10 of the engrossed bill, strike "sixteen million five hundred", being the second Senate Amendment by Senate Committee on Ways and Means, and insert "twenty-two million eight hundred thirty"

On page 1, section 1, line 22 of the engrossed bill, being line 24 of the printed bill after "when due." strike the remainder of the paragraph through line 1 on page 2.

On page 3, section 7, line 24 of the engrossed bill, being Senate Amendment by Senate Committee on Ways and Means, after "of education," strike the remainder of the paragraph and insert "twenty-two million, eight hundred thirteen thousand five hundred dollars."

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman,
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Don Eldridge, Robert F. Goldsworthy, Slade Gorton, Doris Johnson, Helmut L. Jueling, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Charles E. Newschwander, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage, Mrs. Frances G. Swayze.

Subcommittee on Revenue

....., Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Gerald L. Saling.

The bill was read the second time by sections.

On motion of Mr. Uhlman, the committee amendment to page 1, section 1, line 8, was adopted.

Mr. Uhlman moved adoption of the committee amendment to page 1, section 1, line 10.

Debate ensued, Representatives Uhlman and Canfield speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

The Speaker called on Mr. Garrett to preside.

On motion of Mr. Uhlman, the committee amendments to page 1, section 1, line 22, and page 3, section 7, line 24, were adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 40 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 40 as amended by the House, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick") Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—91.

Those absent or not voting were: Representatives Angevine, Backstrom, Copeland, Hurley, O'Donnell, Perry, Thompson, Mr. Speaker—8.

Engrossed Senate Bill No. 40 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Joint Resolution No. 22, by Senators Dore, Petrich, Durkan, Foley, McCormack, Bailey, Greive, Sandison, Hanna, and Herr (by Interim Committee on Education request) (by departmental request):

Providing for common school construction fund.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, Engrossed Senate Joint Resolution No. 22 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Uhlman, Canfield, Brouillet, Mahaffey, and Radcliffe speaking in favor of passage of the resolution, and Representatives Beck, Moon, Savage, and Klein speaking against its passage.

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, I would like to direct a question to Mr. Brouillet or Mr. Uhlman who gave the major talks for this resolution. I would like to know how anyone thought the state of Washington could amend the Enabling Act of 1889. We could amend the Constitution, but that still doesn't amend the Enabling Act. It seems to me congress is the only body that can amend it. When they gave us the trust fund, they told us how to handle it, and I don't think we can disobey congress now."

The Speaker (Mr. Garrett presiding):

"Mr. Uhlman, your name has been mentioned. Do you wish to answer Mr. Klein's question?"

Mr. Uhlman:

"Yes, I will yield. We don't have to amend the Enabling Act as it refers to land. This resolution refers to timber and other crops, and is buttressed by an attorney general's opinion. In the amendment which we are considering here it says, 'property other than timber and other crops from school and state lands, other than those granted for specific purposes; all moneys received from persons appropriating stone, minerals or property other than timber and other crops from school and state lands other than those granted for specific purposes.' All we are talking about is timber and other crops. We are developing a new theory here, which speakers have alluded to, and that is in developing timber as a crop we can easily differentiate between it and stone or minerals. We are not going to allow the sale of minerals or oil or other items such as that to be diverted from the permanent school fund."

Mr. Burtch demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed Senate Joint Resolution No. 22, and the resolution passed the House by the following vote: Yeas, 84; nays, 8; absent or not voting—7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—84.

Those voting nay were: Representatives Avey, Beck, Hurley, King (Chet), May, Moon, Savage, Slagle—8.

Those absent or not voting were: Representatives Angevine, Backstrom, Copeland, O'Donnell, Perry, Thompson, Mr. Speaker—7.

Engrossed Senate Joint Resolution No. 22, having received the constitutional two-thirds majority, was declared passed.

EXPLANATION OF VOTE

As the record should show, I questioned whether the Senate amendment would do as its friends on the floor claimed, that is, that it would only be further authorizing use of timber as a crop proceeds for school building construction purposes. The record should also show my questioning whether this entire proposal wouldn't also require an amendment of the Congressional Enabling Act of 1889. In the course of colloquy on this, Representative Uhlman stated we were only voting on the amendment, and through unfortunate reliance on this, and not believing that we were voting on final passage, my vote was recorded "aye" whereas I want the record to show my vote with the small minority of "nay" votes.

WILLIAM C. KLEIN, 49th District.

House Bill No. 169, by Representatives Sheridan, Brouillet, and Klein:

Exempting from excise taxes costs of or charges for labor and services involved in obtaining sand, gravel, or rock from public quarries for public purposes.

House of Representatives, Olympia, Wash., April 10, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 169, exempting from excise taxes costs of or

charges for labor and services involved in obtaining sand, gravel or rock from public quarries for public purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 5, section 1, line 17 after "leased to a" and before ", and such" strike "public authority" and insert "county or a city"

On page 5, section 1, line 19 after "of the" and before "either" strike "public authority" and insert "county or city"

On page 5, section 1, line 20 after "by the" and before "itself" strike "public authority" and insert "county or city"

On page 5, section 1, line 21 after "sold by the" and before "a county" strike "public authority to the state," and insert "county or city to"

On page 9, section 2, line 5, after "leased to a" and before ", and such" strike "public authority" and insert "county or a city"

On page 9, section 2, line 7, after "of the" and before "either" strike "public authority" and insert "county or city"

On page 9, section 2, line 8, after "the" and before "itself" strike "public authority" and insert "county or city"

On page 9, section 2 line 9, after "by the" and before "a county" strike "public authority to the state," and insert "county or city to"

On page 9, section 3, line 23, after "leased to a" and before ", and such sand" strike "public authority" and insert "county or city"

On page 9, section 3, line 25, after "of the" and before "either by" strike "public authority" and insert "county or city"

On page 9, section 3, line 26, before "itself or" strike "public authority" and insert "county or city"

On page 9, section 3, after "by the" in line 28, and before "a county" in line 29 strike "public authority to the state," and insert "county or city to"

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Ray Olsen, Jack Rogers.

The bill was read the second time by sections.

On motion of Mr. Litchman, the committee amendments were adopted.

House Bill No. 169 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 169 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Sheridan speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 169, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pritchard, Radcliffe,

Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, —91.

Those absent or not voting were: Representatives Angevine, Backstrom, Epton, Morphis, O'Donnell, Pierre, Thompson, Mr. Speaker—8.

Engrossed House Bill No. 169, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 323, by Senators Morgan and Kupka (by departmental request):

Continuing program of state aid for county probation services until June 30, 1967.

House of Representatives, Olympia, Wash., April 2, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Senate Bill No. 323, continuing program of state aid for county probation services until June 30, 1967, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, line 11, after the comma after the numeral "2" and before "through" strike "and 4" and insert "[and 4] and 6"

Add three new sections following section 1 to read as follows:

"Sec. 2. Section 4, chapter 331, Laws of 1959 (uncodified) is amended to read as follows:

"State aid shall be granted by the director [to eligible counties up to thirty-three and one-third percent of the] in an amount he deems advisable for reimbursement of expenditures incurred by counties in employing the necessary probation counselors (1) to establish and maintain probation services in counties in which such services have not heretofore existed, and (2) to increase the number of probation counselors of any county and maintain such additional counselors: Provided, That probation counselors so employed shall conform to the personnel standards and qualifications as provided in section 6 of this act before such funds shall be available.

"NEW SECTION. Sec. 3. Any county deemed eligible for and which receives state aid for county probation services, as provided for in chapter 331, Laws of 1959, as now or hereafter amended, for six consecutive years after the effective date of this 1965 amendatory act, shall thereafter be deemed ineligible to receive state aid for probation services under said act as now or hereafter amended.

"NEW SECTION. Sec. 4. Section 5, chapter 331, Laws of 1959 (uncodified) as amended by section 1, chapter 145, Laws of 1961 (uncodified) is hereby repealed."

Renumber present "Sec. 2." to read "Sec. 5."

In line 4 of the title after the semicolon and before "and declaring" insert "amending section 4, chapter 331, Laws of 1959 (uncodified); repealing section 5, chapter 331, Laws of 1959 (uncodified) as amended by section 1, chapter 145, Laws of 1961;"

MRS. JOHN W. (KATHRYN) EPTON, Chairman, BEN F. TAPLIN, Vice Chairman.

We concur in this report: Alfred O. Adams, C. W. "Red" Beck, Hayes Elder, Homer Humiston, Mrs. Douglas (Gladys) Kirk, Audley F. Mahaffey, Irving Newhouse, Ann T. O'Donnell, Charles R. Savage.

The bill was read the second time by sections.

On motion of Mrs. Epton, the committee amendments were adopted.

With consent of the House, the rules were suspended, Senate Bill No. 323 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Epton and Beck speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 323 as amended by the House and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting—6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch. Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast. May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—93.

Those absent or not voting were: Representatives Angevine, Backstrom, O'Donnell, Pierre, Thompson, Mr. Speaker—6.

Senate Bill No. 323 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 695, by Representatives Olsen, Johnston (Elmer E.), and O'Donnell:

Providing for alcoholism treatment program by department of health.

The bill was read the second time by sections.

Mr. Olsen moved the adoption of the following amendment:

On page 1, section 2, line 19, beginning with "Moneys in" strike all of the matter down to and including the period after "of this act" on page 2, section 2, line 10 and insert the following:

"Moneys in the liquor revolving fund shall be distributed by the board at least once every three months in accordance with RCW 66.08.190, 66.08.200 and 66.08.210: Provided, That the board shall reserve from distribution such amount not exceeding five hundred thousand dollars as may be necessary for the proper administration of this title: And Provided Further, That all license fees, penalties and forfeitures derived under this act from class H licenses or class H licensees shall every three months be disbursed by the board to the University of Washington and to Washington State University for medical and biological research only, in such proportions as shall be determined by the board after consultation with the heads of said state institutions: AND PROVIDED FURTHER, That when the allocations in any biennium to the University of Washington and Washington State University shall amount to a total of one million dollars, the entire allocation for the remainder of the biennium shall be disbursed to the department of health to carry out the purposes of section 1 of this act."

Debate ensued, Representatives Olsen and Clark speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

On motion of Mr. Olsen, the following amendment was adopted:

On page 2, add two new sections following section 2 as follows:

"Sec. 3. Section 3, chapter 5, Laws of 1949 and RCW 66.24.420 are each amended to read as follows:

"(1) The class H license shall be issued in accordance with the following schedule of annual fees:

"(a) The annual fee for said license, if issued to a club, whether inside or outside of incorporated cities and towns, shall be three hundred thirty dollars.

"(b) The annual fee for said license, if issued to any other class H licensee in incorporated cities and towns, shall be graduated according to the population thereof as follows:

Incorporated cities and towns of less than 10,000 population;

fee [\$500.00] \$550.00;

Incorporated cities and towns of 10,000 and less than 100,000 population; fee [\$750.00] \$825.00;

Incorporated cities and towns of 100,000 population and over; fee [\$1,000.00] \$1,100.00.

- "(c) The annual fee for said license when issued to any other class H licensee outside of incorporated cities and towns shall be: one thousand one hundred dollars; this fee shall be prorated according to the calendar months, or major portion thereof, during which the licensee is open for business, except in case of suspension or revocation of the license.
- "(d) The fee for any dining, club or buffet car, or any boat or airplane shall be as provided in subsection (4) of this section.
- m_i '"(2) The board, so far as in its judgment is reasonably possible, shall confine class H licenses to the business district of incorporated cities and towns, and not grant such licenses in residential districts, nor within the immediate vicinity of schools, without being limited in the administration of this subsection to any specific distance requirements.
- "(3) The board shall have discretion to issue class H licenses outside of incorporated cities and towns in the state of Washington. The purpose of this subsection is to enable the board, in its discretion, to license in areas outside of incorporated cities and towns, establishments which are operated and maintained primarily for the benefit of tourists, vacationers and travelers, and also golf and country clubs, and common carriers operating dining, club and buffet cars, or boats.
- "(4) Where the license shall be issued to any corporation, association or person operating as a common carrier for hire any dining, club and buffet car or any boat or airplane, such license shall be issued upon the payment of a fee of one hundred [fifty] sixty-five dollars per annum, which shall be a master license and shall permit such sale upon one such car or boat or airplane, and upon payment of an additional sum of five dollars per car or per boat or airplane per annum, such license shall extend to additional cars or boats or airplanes operated by the same licensee within the state, and a duplicate license for each such additional car and boat and airplane shall be issued: Provided, That such licensee may make such sales upon cars or boats or airplanes in emergency for not more than five consecutive days without such license: And Provided Further, That such license shall be valid only while such cars or boats or airplanes are actively operated as common carriers for hire and not while they are out of common carrier service.

"(5) The total number of class H licenses issued in the state of Washington by the board shall not in the aggregate at any time exceed one license for each fifteen hundred of population in the state, determined according to the last available federal census.

"(6) Notwithstanding the provisions of subsection (5) of this section, the board shall refuse a class H license to any applicant if in the opinion of the board the class H licenses already granted for the particular locality are adequate for the reasonable needs of the community.

"NEW SECTION. Sec. 4. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions and shall take effect July 1, 1965."

On motion of Mr. Olsen, the following amendments to the title were adopted:

In line 1 of the title after "Relating to" strike "alcoholism" and insert "intoxicating liquor and alcoholism; increasing certain license fees;"

In line 6 of the title after "RCW" and before the period insert "; amending section 3, chapter 5, Laws of 1949; and declaring an emergency"

House Bill No. 695 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 695 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Johnston (Elmer E.) speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 695, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A., Anderson (Eric O.), Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Angevine, Backstrom, Chatalas, Copeland, Jueling, O'Donnell, Pierre, Thompson—8.

Engrossed House Bill No. 695, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker resumed the Chair.

MOTION

On motion of Mr. O'Brien, the House recessed until 4:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 4:00 p. m.

The Clerk called the roll, and all members were present except Representatives Angevine, Backstrom, Garrett, Grant, O'Donnell, Perry, Pritchard, Thompson, and Warnke, who were excused.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 12, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 519, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 13, 1955.

Mr. Speaker:

The President has signed: House Joint Memorial No. 32, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Engrossed Substitute Senate Bill No. 42 and the House amendments thereto, and the President

has appointed as members of the conference committee thereon: Senators Hallauer, Dore, Atwood.

WARD BOWDEN, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 13, 1965.

MR. PRESIDENT:

We, of your Conference Committee, to whom was referred Engrossed Substitute Senate Bill No. 42, adopting the capital budget, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members
Wilbur G. Hallauer
Fred H. Dore
R. Frank Atwood

House Members
Damon R. Canfield
Joe D. Haussler
Georgette Valle

MOTION

On motion of Mr. Canfield, the report of the Conference Committee on Engrossed Substitute Senate Bill No. 42 was adopted, and the committee was granted the powers of Free Conference.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign Senate Bill No. 519.

SECOND READING OF BILLS

House Bill No. 69, by Representatives Bledsoe, Flanagan, and Bozarth:

Adding livestock and fowl to items on which average inventory basis may be used for tax assessment.

The bill was read the second time by sections.

Mr. Avey moved the adoption of the following amendment by Mr. Jastad and Mr. Avey:

On page 1, section 1, line 13, after "fowl," insert "unfinished lumber and logs,"

Debate ensued, Representatives Avey, Litchman, and Jastad speaking in favor of adoption of the amendment, and Representative Andersen (James A.) speaking against its adoption.

Further debate ensued, Representatives Litchman and Jastad adding to their remarks in support of the amendment.

MOTION

On motion of Mr. Brachtenbach, the House deferred further consideration of House Bill No. 69 on second reading, and the bill was ordered placed on Wednesday's second reading calendar.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Rogers on a point of personal privilege.

Mr. Rogers:

"As a Representative from Kitsap county, which Mr. Beck and Mr. Wang also represent, I have heard from one of our constituents, who has sent me an emergency wire which seems to me to make a great deal of sense: 'If per diem is stopped vote for adjournment. Do not vote for tax package. (Signed) Martin Clark, 6117 Erlands Point Road, Bremerton.'"

The Speaker called on Mr. O'Brien to preside.

House Bill No. 564, by Representatives Kull, Moon, and Bledsoe:

Exempting artificial insemination of livestock charges from sales, use, and business and occupation taxes.

The bill was read the second time by sections.

On motion of Mr. Bledsoe, the following amendment was adopted:

Beginning on page 1, strike all of section 1

Renumber the remaining sections consecutively.

On motion of Mr. McDougall, the following amendment by Mr. Haussler and Mr. McDougall was adopted:

On page 10, following section 3 being renumbered section 2, add a new section to read as follows:

"Sec. 3. Section 82.04.400, chapter 15, Laws of 1961 as amended by section 1, chapter 136, Laws of 1963 and RCW 82.04.400 are each amended to read as follows:

"This chapter shall not apply to national banks, state banks, trust companies, production credit associations organized under the Farm Credit Act of 1933, mutual savings banks, building and loan and savings and loan associations, and credit companies and corporations with respect to their banking, trust, or savings and loan business or loans made for the purpose of financing the growing, harvesting, processing, storing, and marketing of horticulture and agriculture products but shall apply with respect to their engaging in any other business taxable hereunder, even though such other business is conducted primarily for the purpose of liquidating the assets thereof."

The Speaker resumed the Chair.

On motion of Mr. McDougall, the following amendment to the title by Mr. Haussler and Mr. McDougall was adopted:

On line 9 of the title, after "RCW 82.12.030" and before the period insert "; and amending section 82.04.400, chapter 15, Laws of 1961 as amended by section 1, chapter 136, Laws of 1963 and RCW 82.04.400"

On motion of Mr. Bledsoe, the following amendment to the title was adopted:

Beginning on line 1 of the title, after "taxation;" strike all of the material down to and including "RCW 82.04.430;" on line 3

House Bill No. 564 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 564 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Bledsoe, Moon, and Kull speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 564, and the bill passed the House by the following vote: Yeas, 86; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Burtch, Elder, Smith, Uhlman—4)
Those absent or not voting were: Representatives Angevine, Backstrom,
Grant, Lux, O'Donnell, Perry, Thompson, Valle, Warnke—9.

Engrossed House Bill No. 564, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

With unanimous consent, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred House Bill No. 688, providing for a study of state's water resources and changing name of department of conservation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Frank B. Brouillet, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Charles Moon, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Subcommittee on Revenue

MARK LITCHMAN, Vice Chairman.

We concur in this report: William S. Day, Jack Dootson, Hayes Elder, Gary Grant, Daniel G. Marsh, Ray Olsen, Robert A. Perry, Jack Rogers, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred House Bill No. 697, providing for interim committee study of outdoor recreation problems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Frank B. Brouillet, William "Bill" Chatalas, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Subcommittee on Revenue

Mark Litchman, Vice Chairman.

We concur in this report: William S. Day, Jack Dootson, Hayes Elder, Gary Grant, Daniel G. Marsh, Ray Olsen, Robert A. Perry, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred House Bill No. 698, providing for registration of claims to withdraw and make use of waters, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman

We concur in this report: William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Doris Johnson, Helmut L. Jueling, Chet King, Richard "Dick" King, Charles Moon, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue, Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Edward F. Harris, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Robert A. Perry.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Joint Resolution No. 30, regulationg common school fund investments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means Wesley C. Uhlman, Chairman, Georgette Valle, Vice Chairman. Subcommittee on Revenue

MARK LITCHMAN, Vice Chairman.

We concur in this report: Stewart Bledsoe, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Ray Olsen, Jack Rogers, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred Senate Bill No. 404, authorizing the board of regents of Washington State University to establish an applied electrical research experiment station, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DICK J. KINK, Chairman.

We concur in this report: Stewart Bledsoe, Wm. Howard Finch, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Mary Ellen McCaffree, Daniel G. Marsh, Charles Moon, Richard W. Morphis, George Pierre, Mrs. Frances G. Swayze, C. G. Witherbee.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 12, 1965.

Mr. Speaker:

We, a majority of your Committee on Higher Education, to whom was referred Engrossed Senate Bill No. 489, temporary advisory council on public higher education,

have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

DICK J. KINK, Chairman.

We concur in this report: Stewart Bledsoe, Wm. Howard Finch, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Daniel G. Marsh, Charles Moon, George Pierre, Jack Rogers, Mrs. Frances G. Swayze.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 13, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 535, making appropriations, reappropriations for operations, capital improvements of highway commission and toll bridge authority, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" MCCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Eric D. Braun, Paul H. Conner, Norwood Cunningham, Wm. Howard Finch, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

With unanimous consent, the House advanced to the sixth order of business for the purpose of receiving a resolution.

RESOLUTION

Resolution by Representatives Clark, Mast, and Olsen:

Whereas, The Dean of Seattle Sportswriters and the Greatest Sportswriter in the United States, Royal Brougham, the sports editor of the Seattle Post-Intelligencer which he has served since 1908, and his wife, Alice, celebrate their Golden Wedding Anniversary on April 14; and

Whereas, Royal Brougham has made many contributions to Seattle during his long tenure as sports editor including sponsorship of the Man of the Year Banquet, and the Golden Gloves Tournament, both of which provide inspiration to the citizens of Seattle; and

Whereas, Worthy civic activities have constantly received his support, especially Seattle Seafair and the hydroplane races; and

Whereas, Royal Brougham's fairness to all, and his candid and highly readable column, and television commentary, have earned for him the respect of thousands and a host of friends;

Now, Therefore, Be It Resolved, By the House of Representatives, That our sincerest congratulations be extended to Mr. and Mrs. Royal Brougham on the occasion of their Golden Wedding Anniversary and that we wish them many more happy years together;

Be It Further Resolved, That a copy of this resolution be transmitted to Mr. and Mrs. Royal Brougham by the chief clerk of the House of Representatives.

Mr. Clark moved the adoption of the resolution.

Debate ensued, Representatives Clark and Olsen speaking in favor of adoption of the resolution.

The motion was carried, and the resolution was unanimously adopted.

MOTION

On motion of Mr. O'Brien, the House adjourned until 10:30 a.m., Wednesday, April 14, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-FIRST DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Wednesday, April 14, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll, and all members were present except Representatives Backstrom, Johnston (Elmer E.), O'Donnell, Rogers, Thompson, and Warnke. Representatives Backstrom, Johnston (Elmer E.), O'Donnell, Thompson, and Warnke were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., April 13, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Joint Memorial No. 10; also Enrolled House Joint Resolution No. 39, have compared same with the original memorial and resolution and find them correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 169; also Engrossed House Bill No. 564; also

Engrossed House Bill No. 695, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 417, and has passed the bill as amended by the Free Conference Committee..

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 417, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 13, 1965.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Substitute Senate Bill No. 42, and has granted said committee the powers of Free Conference.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 13, 1965.

Mr. Speaker:

The Senate has passed: Engrossed Substitute Senate Bill No. 438; also Engrossed Senate Bill No. 557, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Substitute Senate Joint Resolution No. 8, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 13, 1965.

Mr. Speaker:

The Senate has passed: House Joint Memorial No. 10; also

House Joint Resolution No. 39, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

The Senate has passed House Bill No. 637 with the following amendments: In line 14 of the title after "82.32 RCW" and before the period insert "and providing an effective date"

On page 8, add a new section after section 9 to read as follows:

"NEW SECTION. Sec. 10. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect July 1, 1965.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. O'Brien, the House concurred in the Senate amendment to House Bill No. 637.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of House Bill No. 637 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 637 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—83.

Those absent or not voting were: Representatives Backstrom, Braun, Canfield, Epton, Johnston (Elmer E.), Kalich, King (Chet), Leland, Litchman, McCormick, O'Donnell, Pierre, Rogers, Thompson, Uhlman, Warnke—16.

House Bill No. 637 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 700, by Representatives Uhlman, Canfield, and Brouillet:

An Act adopting the budget and making appropriations for the operation of state agencies for the fiscal biennium beginning July 1, 1965, and ending June 30, 1967.

Ordered printed and referred to Committee on Ways and Means.

House Bill No. 701, by Representatives Uhlman, Canfield, and Brouillet: An Act relating to revenue and taxation; and declaring an emergency. Ordered printed and referred to Committee on Ways and Means.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Substitute Senate Bill No. 438, by Senate Committee on Highways:

An Act relating to highways and the operation of vehicles thereon; describing powers, duties and organization of the Washington state highway commission, the Washington toll bridge authority, the director and the department of motor vehicles, the Washington state safety council and the joint committee on highways; establishing and designating certain highways and alternate routes; relating to transportation toll facilities and the financing thereof; providing for surveys and studies of proposed highway additions; prescribing fees, size, weight, load, permits, license plate and equipment restrictions for certain motor vehicles; relating to the licensing of drivers and driving instructors; and amending section 9, chapter 77, Laws of 1963 and RCW 18.27.090; amending section 46.08.120 and 46.20.100, chapter 12, Laws of 1961 and RCW 46.08.120 and 46.20.100; amending section 46.37.340, chapter 12, Laws of 1961 as amended by section 21, chapter 154, Laws of 1963 and RCW 46.37.340; amending section 46.44.037, chapter 12, Laws of 1961 as amended by section 53, chapter 3, Laws of 1963 extraordinary session and RCW 46.44.037; amending section 46.44.092, chapter 12, Laws of 1961 as amended by section 54, chapter 3, Laws of 1963 extraordinary session. and RCW 46.44.092; amending section 46.44.095, chapter 12, Laws of 1961 as amended by section 15, chapter 7, Laws of 1961, extraordinary session. and RCW 46.44.095; amending section 46.82.140, chapter 12, Laws of 1961 and RCW 46.82.140; amending section 47.01.040, chapter 13, Laws of 1961. and RCW 47.01.040; amending section 47.01.160, chapter 13, Laws of 1961 and RCW 47.01.160; amending section 3, chapter 173, Laws of 1963 and RCW 47.05.030; amending section 47.16.010, chapter 13, Laws of 1961 as last amended by section 21, chapter 3, Laws of 1963 extraordinary session and RCW 47.16-.010; amending section 47.16.030, chapter 13, Laws of 1961, and RCW 47.16-

.030; amending section 47.16.080, chapter 13, Laws of 1961 as amended by section 2, chapter 21, Laws of 1961 extraordinary session and RCW 47.16.080; amending section 47.16.120 chapter 13, Laws of 1961 as amended by section 2, chapter 3, Laws of 963 extraordinary session and RCW 47.16.120; amending section 47.16.190, chapter 13, Laws of 1961 as amended by section 7, chapter 21, Laws of 1961 extraordinary session and RCW 47.16.190; amending section 47.20.010, chapter 13, Laws of 1961 as amended by section 5, chapter 3, Laws of 1963 extraordinary session and RCW 47.20.010; amending section 47.20.180, chapter 13, Laws of 1961 and RCW 47.20.180; amending section 47.20.320, chapter 13, Laws of 1961 and RCW 47.20.320; amending section 41, chapter 21, Laws of 1961 extraordinary session and RCW 47.20.351; amending section 47.20.440, chapter 13, Laws of 1961 as amended by section 14, chapter 3, Laws of 1963 extraordinary session and RCW 47.20.440; amending section 4, chapter 278, Laws of 1961 and RCW 47.56.023; amending section 10, chapter 278, Laws of 1961 and RCW 47.56.034; amending section 47.56.245, chapter 13, Laws of 1961 and RCW 47.56.245; amending section 47.56.282, chapter 13, Laws of 1961 and RCW 47.56.282; amending section 47.60.140, chapter 13, Laws of 1961 and RCW 47.60.140; amending section 81.53.260, chapter 14, Laws of 1961 and RCW 81.53.260; amending section 81.80.060, chapter 14, Laws of 1961 and RCW 81.80.060; amending section 17, chapter, Laws of 1965 extraordinary session (Senate Bill No. 334); adding new sections to chapters 12 and 13, Laws of 1961 and to chapters 19.28 RCW 46.16 RCW, 46.20 RCW, 47.04 RCW and 47.56 RCW; repealing sections 11 and 12, chapter 278, Laws of 1961 and RCW 47.56.036 and 47.56.038; making appropriations, providing effective dates; and declaring an emergency.

Referred to Committee on Highways.

Engrossed Senate Bill No. 557, by Senators Washington, Mardesich, and Guess:

An Act relating to public highways and making an appropriation. Referred to Committee on Highways.

Engrossed Substitute Senate Joint Resolution No. 8, by Committee on Constitution, Elections and Legislative Processes:

Proposing constitutional amendments to allow the increasing and diminishing of compensation during tenure of office.

Referred to Committee on Constitution, Elections, and Reapportionment.

RESOLUTION

Resolution by Representatives Jastad, King (Richard "Dick"), Marsh, Sheridan, May, Marzano, King (Chet), Anderson (Eric O.), Smith, Angevine, Pierre, Radcliffe, Haussler, Conner, Grant, Burtch, Klein, Elder, Savage, Moon, Uhlman, Bottiger, Chatalas, and Taplin:

WHEREAS, The director of the bureau of labor standards, U. S. department of labor, has examined the statutes of the state of Washington concerning private employment agencies and has urged that remedial measures be taken which would provide adequate regulatory standards; and

WHEREAS, There have been abuses by private employment agencies such as dispatching union employees to places of employment where a labor dispute is pending, charging exorbitant fees for referral of placement and denying a return of the fee when the position to which the employee has been referred is not obtained; and

WHEREAS, State statutes fail:

- (1) To require a license for operating a private employment agency;
- (2) To bond private employment agencies;
- (3) To require adequate record keeping by such agencies;
- (4) To protect employees against exorbitant fees and collusion between the agencies and unscrupulous employers;
- (5) To provide remedies when private agencies have defrauded those seeking employment; and

Whereas, There is a need for legislation in the area of private employment agencies;

Now, Therefore, Be It Resolved, By the House of Representatives, That the legislative council be authorized and requested to study the possibility of establishing licensing procedures or other regulatory measures pertaining to private employment agencies and report its findings to the fortieth session of the legislature.

Mr. Burtch moved the adoption of the resolution.

Mr. Clark moved the adoption of the following amendment to the resolution:

Amend the proposed resolution by stating the names of the private employment agencies accused.

Debate ensued, Representative Clark speaking in favor of the amendment.

POINT OF ORDER

The Speaker recognized Mr. Burtch on a point of order.

Mr. Burtch:

"Unless Mr. Clark has the names of the specific private employment agencies he wants listed. I believe the amendment is out of order."

The Speaker:

"Mr. Clark, do you intend to provide names?"

Mr. Clark:

"I do not know any, and I would like to ask a question of Mr. Burtch if he will yield?"

The Speaker:

"Will you yield, Mr. Burtch?"

Mr. Burtch:

"No, I won't."

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, will Mr. Pierre yield to question? I don't know the names of those they wish to challenge." $\,$

The Speaker recognized Mr. Pierre.

Mr. Pierre:

"This is not meant to challenge or chastise anybody. The general intent is merely to bring to light some of the practices and to study the area of private employment agencies."

Further debate ensued, Representative Adams speaking in favor of the amendment.

The motion was lost, and the amendment by Mr. Clark was not adopted.

MOTION

Mr. Adams moved the resolution be referred to the Rules Committee.

Debate ensued, Representative Adams speaking in favor of the motion, and Representative Smith speaking against it.

Mr. Morphis demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to refer the resolution to Rules Committee, and the motion was carried by the following vote: Yeas, 48, nays, 41; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bledsoe, Brachtenbach, Brouillet, Canfield, Clark, Cunningham, Dootson, Eldridge, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Jueling, Kirk, Leland, Lux, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pritchard, Saling, Sawyer, Swayze, Traylor, Uhlman, Wang, Whetzel, Wolf—48.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Beck, Bergh, Bottiger, Bozarth, Burtch, Chatalas, Day, DeJarnatt, Elder, Epton, Gallagher, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Litchman, Marsh, Marzano, May, McCormick, Moon, Pierre, Radcliffe, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Valle, Witherbee, Mr. Speaker—41.

Those absent or not voting were: Representatives Backstrom, Braun, Conner, Copeland, Johnston (Elmer E.), Kull, O'Donnell, Rogers, Thompson, Warnke—10.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Joint Memorial No. 10; also

House Joint Resolution No. 39; also

Senate Bill No. 417.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Backstrom, Johnston (Elmer E.), O'Donnell, Rogers, Thompson, Uhlman, and Warnke.

Mr. Burtch moved the absent members be excused and the House proceed with business under the call of the House.

POINT OF INQUIRY

Mr. Copeland:

"Mr. Uhlman was not excused by the Speaker, is that correct?"

The Speaker:

"That is correct."

Mr. Copeland:

"I think as Chairman of the Ways and Means Committee, he should be here."

The Speaker:

"House Joint Resolution No. 42 came out of the Subcommittee on Revenue. Vice Chairman Litchman is here, and I think he can take care of its adequately."

Debate ensued, Representative Brachtenbach speaking against the motion to excuse the absent members and proceed under the call of the House.

The Speaker:

"Mr. Brachtenbach, you should not be impugning the motives of any member. We all know the importance of this legislation."

The motion was lost.

The Sergeant at Arms was instructed to bring in Mr. Uhlman.

POINT OF INQUIRY

The Speaker recognized Mr. Chatalas on a point of inquiry.

Mr. Chatalas:

"Would it be proper to make a motion to have House Joint Resolution No. 42 placed at the bottom of the calendar?"

The Speaker:

"No, not until we are able to proceed under the call of the House, or dispense with it." $\ensuremath{\text{T}}$

Mr. Uhlman appeared at the bar of the House.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Uhlman on a point of personal privilege.

Mr. Uhlman:

"Apparently in my absence my motives were impugned, and I would like the record to show that the Sergeant at Arms found me over in the Senate, working with Mr. Warren Bishop on the school apportionment program."

The Speaker:

"The record will so show."

MOTION

On motion of Mr. O'Brien, the absent members were excused and the House proceeded with business under the call of the House.

SECOND READING OF BILLS

House Joint Resolution No. 42, by Representatives Hurley, Backstrom, and McCormick:

Limiting the sales tax and compensating use tax to four percent.

The resolution was read the second time in full.

Mr. Clark moved adoption of the following amendment:

On line 13, after "four percent" and before the period insert "Provided, That the legislature shall levy and collect taxes to comply with its constitutional and paramount duty to make ample provision for the education of the students within its borders."

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"I rise to a point of order and question whether or not the amendment is germane to this constitutional amendment. Reed's Rules, section 131, states: 'The object of an amendment is to so change the main proposition that it may more nearly conform to the judgment of the assembly.' This whole proposition pertains to limitation on the sales tax. By making such an amendment, Mr. Clark is actually making a provision for an appropriation. Appropriation and revenue items are not compatible in such a situation."

POINT OF ORDER

Mr. Brachtenbach:

"Point of order, Mr. Speaker. As I understand Mr. Clark's amendment, the sales tax would be limited except for this specific purpose. It is highly germane to the proposal before us. He is saying there is a specific situation in which we shall not limit the sales tax."

POINT OF ORDER

The Speaker recognized Mr. Burtch on a point of order.

Mr. Burtch:

"I would also agree that the amendment is germane to the resolution before us, and I think it points out how important it is not to put caps on the sales tax without an overall review of the state tax structure."

RULING BY THE SPEAKER

The Speaker:

I will rule the amendment is germane."

Mr. Brachtenbach demanded an electric roll call on the amendment by Mr. Clark, and the demand was sustained.

Debate ensued, Representative Hurley speaking against the amendment.

POINT OF INFORMATION

Mr. Angevine:

"Would you have the Clerk reread the amendment please?"

The Speaker:

"In rereading the amendment, I find there is an amendment at the desk by Mr. Klein and other members of the House, and Mr. Clark's amendment would actually be an amendment to that amendment. I am, therefore, going to ask that the Clerk read the amendment by Mr. Klein, and then read Mr. Clark's amendment which would be an amendment to the amendment then under consideration."

Mr. Rogers appeared at the bar of the House.

Mr. Klein moved adoption of the following amendment by Representatives Kull, DeJarnatt, Lux, Grant, Bottiger, Litchman, Olsen, Jastad, Marzano, Savage, Radcliffe, Conner, Sheridan, Moon, Brouillet, Gallagher, Beck, Anderson (Eric O.), Sawyer, King (Richard "Dick"), Witherbee, Angevine, and Klein:

Beginning with "The legislature" in line 9, strike everything down to and including the period after "four percent" in line 13 and insert in lieu thereof the following:

"The legislature may impose a graduated or flat rate net income tax on every corporation or person and may provide for deductions and exemptions as it deems just and proper: *Provided*, That during the time there is imposed any such tax:

"(1) Retail sales tax may not exceed two percent on prescription drugs, nor on the sale for off-premises consumption of food items including nonalcoholic beverages;

"(2) No business and occupation tax measured by gross income shall be imposed by the legislature on the privilege of doing business in the state unless both the rates and services of the business are regulated by the state, or unless the business is conducted by a municipal corporation; and

"(3) The provisions of Article VII, section 2 (as amended) providing for assessed valuation of property at fifty percent of true and fair value shall be reduced to

thirty percent of the true and fair value.

"The legislature may coordinate the administration and collection of state income taxes with the income tax laws and procedures of the United States, and may prescribe the means of coordination of state and United States tax laws and methods for the allocation of income for taxing purposes."

POINT OF ORDER

The Speaker recognized Mr. Clark on a point of order.

Mr. Clark:

"Inasmuch as my amendment has been read to the House, and there may be amendments to it, it would, perhaps, be better to delay consideration of it. I would like to ask, if there is no objection by the House, that final consideration be given

to the amendment I proposed after we have acted upon the other tax restriction measures or amendments that may be at the desk, so that the amendment I put in which is not totally in the field of taxation, but is a protective measure to reserve for schools in the Constitution the protection of ample taxation in the future, will be considered last."

The Speaker:

"With the consent of the House, we will consider Mr. Clark's amendment after Mr. Klein's amendment."

Mrs. Hurley objected.

MOTION

Mr. Clark moved that his amendment follow final consideration of other amendments to House Joint Resolution No. 42 that have been or may be before the House.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"I think this is completely unnecessary. Mr. Clark has placed a motion and may withdraw it by virtue of the fact that Mr. Klein has been allowed to place a motion. Therefore, Mr. Clark's motion is not before the House at this time."

Mr. Clark:

"I have an amendment before the House, and the Speaker has ruled it can go ahead of these other amendments. I am willing to postpone it, and I intended to move consideration of the amendment after we had completed the other amendments."

The Speaker:

"With Mr. Clark's permission, his amendment will be withdrawn."

The Speaker declared the question before the House to be the amendment by Mr. Klein and others.

Mr. Flanagan moved adoption of the following amendment to the amendment:

Amend the amendment by Representatives Klein, Kull, DeJarnatt, Lux, Grant, Bottiger, Litchman, Olsen, Jastad, Marzano, Savage, Radcliffe, Conner, Sheridan, Moon, Brouillet, Gallagher, Beck, Anderson (Eric O.), Sawyer, King (Richard "Dick"), Witherbee, and Angevine as follows:

In the first paragraph after the comma following "Provided" insert "That not less than fifty percent of ad valorem taxes due and paid by any individual taxpayer during any income tax reporting period, shall, upon proper claim therefor, be deducted from the final net income tax amount computed to be due from each individual taxpayer: Provided Further,"

Debate ensued, Representative Flanagan speaking in favor of the amendment to the amendment.

YIELDING TO QUESTION

Mr. O'Brien:

"Mr. Speaker, will Mr. Flanagan yield to a question?"

The Speaker:

"Will you yield, Mr. Flanagan?"

Mr. Flanagan:

"Yes."

Mr. O'Brien:

"Mr. Flanagan, I listened with a great deal of interest to your argument supporting this deduction against the income tax. How much would this amount to in dollars? Do you have some figures which might help us?"

Mr. Flanagan:

"Yes, I have the figures for the various rates of taxes here. Taking a six percent individual income tax, and a corporate income tax of six percent, which would replace the business and occupation tax, the total yield from the individual income tax would be \$480 million a biennium. The loss from the property tax of \$262 million would leave a net of \$218 million a biennium. The corporation income tax of six percent would yield \$72 million, which, added together, makes \$290 million. Then, subtracting the loss of the business and occupation tax of \$164,500,000, it would leave a net increase of revenue of \$124,500,000. Now, if you want to go to the five percent net individual income tax, that will bring in \$400 million a biennium. The loss of the property tax would be \$232 million, leaving a net of \$168 million. If you add the corporation income tax of \$72 million and subtract the loss of the \$164,500,000 business and occupation tax, it would yield \$74,500,000 a biennium. This will replace any tax package that we might enact this session. It would be considerably more than we enact this time; and it would replace a hodge podge of unrelated taxes and be a good reform tax measure."

Debate ensued, Representatives Moos and Canfield speaking in favor of the amendment, and Representatives Klein, May, Dootson, and Litchman speaking against it.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

Mr. Mast demanded the previous question, and the demand was sustained. The Clerk called the roll on the amendment by Mr. Flanagan to the amendment by Mr. Klein and others, and the motion was lost and the amendment was not adopted by the following vote: Yeas, 37; nays, 57; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Eldridge, Finch, Flanagan, Goldsworthy, Harris, Hawley, Hood, Jolly, Jueling, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Savage, Swayze, Uhlman, Wang—37.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Haussler, Humiston, Hurley, Jastad, Johnson (Doris), Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, Olsen, Perry, Pierre, Radcliffe, Rogers, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Valle, Whetzel, Witherbee, Wolf, Mr. Speaker—57.

Those absent or not voting were: Representatives Backstrom, Johnston (Elmer E.), O'Donnell, Thompson, Warnke—5.

Mr. Avey moved the adoption of the following amendment by Representatives Slagle, Haussler, Bozarth, and Avey to the amendment by Mr. Klein:

Amend the amendment by Representatives Klein, Kull, Bozarth, Lux, Grant, Bottiger, Litchman, Olsen, Jastad, Marzano, Savage, Radcliffe, Conner, Sheridan, Moon, Brouillet, Gallagher, Beck, Anderson (Eric O.), Sawyer, King (Richard "Dick"), Witherbee, and Angevine as follows:

In subsection (3) of the amendment, after "reduced to" and before "percent" strike "thirty" and insert "twenty-five" $\[$

Debate ensued, Representatives Avey, Haussler, Canfield, and Moos speaking in favor of the amendment, and Representative Uhlman speaking against it.

Mr. Grant demanded the previous question, and the demand was sustained.

Mr. Andersen (James A.) demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the amendment by Representatives Avey, Slagle, Haussler, and Bozarth to the amendment by Mr. Klein and others. The motion was carried and the amendment was adopted by the following vote: Yeas, 76; nays, 18; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Kull, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mast, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Wang, Witherbee, Mr. Speaker—76.

Those voting nay were: Representatives Copeland, Dootson, Epton, Gorton, Grant, Kink, Klein, Lux, May, McCaffree, Perry, Pritchard, Saling, Swayze, Uhlman, Valle, Whetzel, Wolf—18.

Those absent or not voting were: Representatives Backstrom, Johnston (Elmer E.), O'Donnell, Thompson, Warnke—5.

Mr. Harris moved the adoption of the following amendment:

Amend the amendment by Representatives Klein, Kull, DeJarnatt, Lux, Grant, Bottiger, Litchman, Olsen, Jastad, Marzano, Savage, Radcliffe, Conner, Sheridan, Moon, Brouillet, Gallagher, Beck, Anderson (Eric O.), Sawyer, King (Richard "Dick"), Witherbee, and Angevine as follows:

In subsection (1) of the amendment, after "drugs" and before the comma insert "and all services for medical, dental, hospital and nursing home care"

Debate ensued, Representative Harris speaking in favor of adoption of the amendment.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Perry on a point of parliamentary inquiry.

Mr. Perry:

"Mr. Harris is amending a section we have passed in the amendment. How many amendments to the amendment are going to be allowed to this particular section?"

RULING BY THE SPEAKER

The Speaker:

"I have ruled before, Mr. Perry, that once we open up amendments to amendments, they can be introduced as they come to the desk. That is what we are doing at this time, and I therefore rule this amendment is in order."

Further debate ensued, Representatives Harris and Klein speaking in favor of the amendment to the amendment, and Representatives Litchman and Day speaking against it.

Mr. Morphis demanded an electric roll call, and the demand was sustained.

Mr. Warnke appeared at the bar of the House.

Mr. Sawyer demanded the previous question, and the demand was sustained.

The Clerk called the roll on the amendment by Mr. Harris to the amendment by Mr. Klein and others. The motion was carried, and the amendment was adopted by the following vote: Yeas, 82; nays, 13; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pritchard, Rogers, Saling, Sawyer, Sheridan, Slagle, Smith, Swayze, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—82.

Those voting nay were: Representatives Anderson (Eric O.), Bottiger, Day, Epton, Kink, Litchman, Mast, Perry, Pierre, Radcliffe, Savage, Taplin, Taylor—13.

Those absent or not voting were: Representatives Backstrom, Johnston (Elmer E.), O'Donnell, Thompson—4.

EXPLANATION OF VOTE

I voted against Mr. Harris' amendment to Mr. Klein's amendment because it was destroying the good amendment by Mr. Klein, not that I would be against medical, dental, hospital or nursing home care exemptions.

ERIC O. ANDERSON, 21st District.

MOTIONS

Mr. Pritchard moved that **House Joint Resolution No. 42** be rereferred to the Committee on Ways and Means.

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

On motion of Mr. Sawyer, the House recessed until 3:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 3:00 p. m.

The Clerk called the roll, and all members were present except Representatives Backstrom, Conner, Johnston (Elmer E.), O'Donnell, and Thompson. Representatives Backstrom, Johnston (Elmer E.), O'Donnell, and Thompson were excused.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Backstrom, Copeland, Johnston (Elmer E.), Kalich, Moos, O'Donnell, and Thompson.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

The Speaker stated the question before the House to be the motion by Mr. Pritchard to rerefer House Joint Resolution No. 42 to the Committee on Ways and Means.

Mr. Kalich appeared at the bar of the House.

MOTION

Mr. Smith moved Mr. Pritchard's motion be laid on the table.

Mr. Litchman demanded an electric roll call, and the demand was sustained.

RULING BY THE SPEAKER

The Speaker:

"The Speaker will rule that since this is a motion, it will not take the bill with it."

POINT OF INQUIRY

Mr. Angevine:

"Mr. Speaker, what are we voting?

The Speaker:

"The motion was made to table the motion by Mr. Pritchard. His motion was to rerefer House Joint Resolution No. 42 to the Committee on Ways and Means. A vote 'yes' will be to table the motion by Mr. Pritchard, and a vote 'no' will leave the bill before the House."

The Clerk called the roll on the motion to table Mr. Pritchard's motion, and the motion was carried by the following vote: Yeas, 57; nays, 36; absent or not voting, 6.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Cunningham, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—36.

Those absent or not voting were: Representatives Backstrom, Copeland, Johnston (Elmer E.), Moos, O'Donnell, Thompson—6.

Mr. Grant moved the adoption of the following amendment by Mr. Garrett and Mr. Grant:

Amend the amendment by Representatives Klein, Kull, DeJarnatt, Lux, Grant, Bottiger, Litchman, Olsen, Jastad, Marzano, Savage, Radcliffe, Conner, Sheridan, Moon, Brouillet, Gallagher, Beck, Anderson (Eric O.), Sawyer, King (Richard "Dick"), Witherbee and Angevine as follows:

In subsection (1), after "may not" and before "on" strike "exceed two percent" and insert "be levied"

Debate ensued, Representatives Grant and Garrett speaking in favor of the amendment to the amendment.

Mr. Smith demanded an electric roll call, and the demand was sustained. Further debate ensued, Representatives Litchman, Klein, and Slagle speaking in favor of the amendment to the amendment, and Mr. Burtch speaking against it.

Mr. Smith demanded the previous question, and the demand was sustained.

Representatives Copeland and Moos appeared at the bar of the House.

The Clerk called the roll on the amendment by Representatives Grant and Garrett to the amendment by Mr. Klein and others. The motion was carried and the amendment to the amendment was adopted by the following vote: Yeas, 88; nays, 7; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—88.

Those voting nay were: Representatives Burtch, Gallagher, Humiston, Perry, Savage, Sawyer, Mr. Speaker—7.

Those absent or not voting were: Representatives Backstrom, Johnston (Elmer E.), O'Donnell, Thompson—4.

EXPLANATION OF VOTE

The Speaker recognized Mr. Klein.

Mr. Klein:

"My vote was 'nay.' My vote button was on the 'nay' position, yet the vote was recorded as being 'yes', and I would like to have the record show I voted 'nay.'

The Speaker:

"Your explanation will be in the record, Mr. Klein."

Mrs. Hurley moved the adoption of the following amendment:

Amend the amendment by Representatives Klein, Kull, DeJarnatt, Lux, Grant, Bottiger, Litchman, Olsen, Jastad, Marzano, Savage, Radcliffe, Conner, Sheridan, Moon, Brouillet, Gallagher, Beck, Anderson (Eric O.), Sawyer, King (Richard "Dick"), Witherbee and Angevine, as follows:

In subsection (1) after "beverages" and before the semicolon insert "nor shall a retail sales tax on any other item exceed four percent" ${}^{\prime\prime}$

Debate ensued, Representatives Hurley and Klein speaking in favor of the amendment to the amendment.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representative O'Brien speaking in favor of the amendment to the amendment.

The Clerk called the roll on the amendment by Representative Hurley to the amendment by Representative Klein and others. The motion was carried and the amendment was adopted by the following vote: Yeas, 91; nays, 4; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy,

Gorton, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—91.

Those voting nay were: Representatives Humiston, McDougall, Valle, Wang—4.

Those absent or not voting were: Representatives Backstrom, Johnston (Elmer E.), O'Donnell, Thompson—4.

The Speaker stated the question before the House to be the amendment by Mr. Klein and others, as amended.

Mr. Smith demanded an electric roll call, and the demand was sustained. Debate ensued, Representatives Burtch, Avey, Bottiger, Brachtenbach, Marsh, and Litchman speaking in favor of the amendment as amended.

Mr. Smith demanded the previous question, and the demand was sustained. The Clerk called the roll on the amendment by Mr. Klein and others, as amended. The motion was carried, and the amendment as amended was adopted by the following vote: Yeas, 79; nays, 16; absent or not voting—4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Elder, Eldridge, Epton, Finch, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hood, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCormick, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—79.

Those voting nay were: Representatives Canfield, Conner, Day, Dootson, Flanagan, Gorton, Hawley, Humiston, Jueling, Kirk, Mahaffey, McCaffree, McDougall, Newschwander, Swayze, Wang—16.

Those absent or not voting were: Representatives Backstrom, Johnston (Elmer E.), O'Donnell, Thompson—4.

The Speaker stated the question before the House to be the amendment by Mr. Clark.

POINT OF INFORMATION

Mr. Clark:

"The question has been raised whether this amendment is in the wrong place. Probably it should be a subsection to follow Mr. Klein's amendment."

The Speakers

"If it is agreeable to you, it could be inserted as a proviso at the end of Mr. Klein's amendment."

Mr. Clark:

"That is agreeable."

With the consent of the House, Mr. Clark withdrew his original amendment and moved the adoption of the following amendment:

Amend the amendment by Representatives Klein, Kull, DeJarnatt, Lux, Grant, Bottiger, Litchman, Olsen, Jastad, Marzano, Savage, Radcliffe, Conner, Sheridan, Moon, Brouillet, Gallagher, Beck, Anderson (Eric O.), Sawyer, King (Richard "Dick"), Witherbee and Angevine, as follows:

After "taxing purposes" and before the period insert "Provided, That the legislature shall levy and collect taxes to comply with its constitutional and paramount duty to make ample provision for the education of the students within its borders."

Debate ensued, Representative Clark speaking in favor of the amendment.

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, I wonder if Mr. Clark would yield to a question?"

The Speaker:

"Mr. Clark, will you yield?"

Mr. Clark:

"Surely."

Mr. Bottiger:

"Mr. Clark, I have a great deal of respect for your ability, but is it your intention that your amendment would, in a sense, say we could violate the preceding subsections?"

Mr. Clark:

"That isn't what it says, sir. It simply, in substance, says what the Constitution already states, and I followed the wording quite carefully, that it shall be the paramount requirement of the state to make ample provision for the education of its students. That is the intent of it."

Mr. Bottiger:

"There is no intent that in order to raise additional moneys for education, we would ignore one of the subsections?"

Mr. Clark:

"This could be so construed to give legislative authority to do so, since you raise the question. I had considered that in writing the amendment; but in any event, regardless of the income of the state from whatever source, we shall have the obligation to provide as our paramount duty, quoting from the present constitutional provision, to make ample provision for the education of the students within the borders of this state. This is the intent and the way I am sure it would be construed."

Further debate ensued, Representatives Bottiger, O'Brien, Klein, and Burtch speaking against the amendment to the amendment.

Mr. Smith demanded the previous question, and the demand was sustained. The Clerk called the roll on the amendment by Mr. Clark to the amendment by Mr. Klein, and others. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 38; nays, 57; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Brachtenbach, Brouillet, Clark, Copeland, Cunningham, Eldridge, Finch, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Johnson (Doris), Jueling, Kirk, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Witherbee, Wolf—38.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Burtch, Canfield, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Haussler, Hurley, Jastad, Jolly, Kalich, King (Chet), King (Richard

"Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, Newhouse, O'Brien, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Mr. Speaker—57.

Those absent or not voting were: Representatives Backstrom, Johnston (Elmer E.), O'Donnell, Thompson—4.

Mr. Burtch moved that the rules be suspended, House Joint Resolution No. 42 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

Mr. Grant demanded an electric roll call, and the demand was sustained. Debate ensued, Representative Klein speaking in favor of the motion.

Further debate ensued, Representatives Moos and McDougall speaking in opposition to the motion to suspend the rules and advance House Joint Resolution No. 42 to third reading.

MOTION

Mr. Perry moved that House Joint Resolution No. 42 hold its place on tomorrow's second reading calendar.

RULING BY THE SPEAKER

The Speaker:

"The suspension of the rules is of a higher rank. Therefore, the motion by Mr. Burtch would still be in order."

Mr. Smith demanded the previous question, and the demand was sustained. The Clerk called the roll on the motion to advance House Joint Resolution No. 42 to third reading and final passage, and the motion was lost by the following vote: Yeas, 50; nays, 45; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Beck, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Klein, Litchman, Lux, Marsh, Marzano, May, McCormick, O'Brien, O'Dell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Wolf, Mr. Speaker—50.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bergh, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Jueling, King (Chet), Kirk, Kull, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, Perry, Pritchard, Saling, Swayze, Wang, Whetzel—45.

Those absent or not voting were: Representatives Backstrom, Johnston (Elmer E.), O'Donnell, Thompson—4.

MOTION FOR RECONSIDERATION

Mr. Perry, having voted on the prevailing side, moved that the House do now reconsider the vote by which the motion to advance House Joint Resolution No. 42 to third reading and final passage was lost.

RULING BY THE SPEAKER

The Speaker:

"I am sorry Mr. Perry, on a suspension of the rules you are unable to move for reconsideration."

MOTION

Mr. Day moved that House Joint Resolution No. 42 be held for Thursday's second reading calendar.

The motion was carried on a rising vote.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Garrett on a point of parliamentary inquiry.

Mr. Garrett:

"I would like to establish one point. Will amendments be in order when House Joint Resolution No. 42 is on second reading tomorrow?"

The Speaker:

"Yes, it would be on second reading, and amendments would be in order."

MOTION

On motion of Mr. Chatalas, the House dispensed with further business under the call of the House on a rising vote.

The House resumed consideration of House Bill No. 69 on second reading.

House Bill No. 69, by Representatives Bledsoe, Flanagan, and Bozarth:

Adding livestock and fowl to items on which average inventory basis may be used for tax assessment.

The Speaker stated the question before the House to be the following amendment by Representatives Avey and Jastad:

On page 1, section 1, line 13, after "fowl," add "unfinished lumber and logs,"

With consent of the House, Mr. Avey withdrew the amendment by Representatives Jastad and Avey.

With consent of the House, the rules were suspended, House Bill No. 69 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Bledsoe, Kull, Newhouse, and Avey speaking in favor of passage of the bill.

Further debate ensued, Representative Newhouse speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 69, and the bill passed the House by the following vote: Yeas, 86; nays, 3; absent or not voting, 10.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Conner, Grant, Perry-3.

Those absent or not voting were: Representatives Adams, Backstrom, Haussler, Johnston (Elmer E.), Marzano, May, O'Donnell, Pierre, Smith, Thompson—10.

House Bill No. 69, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

NOTICE OF RECONSIDERATION

Mrs. Hurley served notice that, having voted on the prevailing side, she would on the next working day move for reconsideration of the vote by which the amendment by Mr. Klein and others to **House Joint Resolution No.** 42 had been adopted.

Engrossed Senate Bill No. 535, by Senators Washington, Henry, Guess, Donohue, Raugust, Bailey, and Petrich:

Making appropriations, reappropriations for operations, capital improvements of highway commission and toll bridge authority.

House of Representatives, Olympia, Wash., April 13, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 535, making appropriations, reappropriations for operations, capital improvements of highway commission and toll bridge authority, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 16, of the engrossed bill, after "inventories" and before the period insert ": Provided, That none of this appropriation or other funds shall be allotted or used for general salaried increases based upon salary survey studies at any time prior to or in any increment percentage greater than that granted during the biennium to employees of departments or agencies as fixed by the budget director"

On page 1, section 1, line 17, of the printed bill, strike the amendment by the Senate Highways Committee and on line 19 after "increases" and before "at" insert "based upon salary survey studies"

On page 5, section 9, line 3, of the engrossed bill, after "facilities" and before the period insert ": Provided, That none of this appropriation or other funds shall be allotted or used for general salaried increases based upon salary survey studies at any time prior to or in any increment percentage greater than that granted during the biennium to employees of departments or agencies as fixed by the budget director"

On page 5, section 9, line 4, of the printed bill, strike the first amendment by the Senate Highways Committee and on line 5 after "increases" and before "at" insert "based upon salary survey studies"

On page 5, section 11, line 16, of the engrossed bill, being line 18 of the printed bill, strike the entire paragraph.

"NEW SECTION. Sec. 13. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and section 11 shall take effect immediately. Sections 1 through 10 inclusive and section 12 shall take effect on July 1, 1965."

LEONARD A. SAWYER, Chairman, C. W. "Red" Beck, Vice Chairman, W. L. "BILL" McCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Arnie Bergh, Horace W. Bozarth, Eric D. Braun, Paul H. Conner, Norwood Cunningham, Wm. Howard Finch, P. J. "Jim" Gallagher, Dwight S. Hawley, Jack C. Hood, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred R. Mast, William J. S. May, Bob McDougall, Irving Newhouse, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

On motion of Mr. Sawyer, the committee amendments were adopted.

Mrs. Hurley moved the adoption of the following amendment:

On page 3, section 5, line 18, after the period following "1965" add: "Of the sum reappropriated in this section, the portion programmed for construction of improvements from De Smet Avenue to Lyons Road in the city of Spokane in the amount of two hundred fifty-seven thousand nine hundred and eighty dollars shall be transferred for improvement of Division Street in the city of Spokane."

Debate ensued, Representative Hurley speaking in favor of adoption of the amendment.

The Speaker called on Mr. Garrett to preside.

Further debate ensued, Representatives Sawyer and Leland speaking against the amendment.

With the consent of the House, Mrs. Hurley withdrew her amendment.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 535 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker resumed the Chair.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 535 as amended by the House, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, DeJarnatt, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—83.

Those absent or not voting were: Representatives Backstrom, Chatalas, Day, Dootson, Haussler, Hurley, Johnston (Elmer E.), Litchman, O'Donnell, Olsen, Pierre, Rogers, Smith, Thompson, Uhlman, Valle—16.

Engrossed Senate Bill No. 535 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

With unanimous consent, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives, Olympia, Wash., April 14, 1965.

We, a majority of your Committee on Ways and Means, to whom was referred House Bill No. 699, providing for disposition of fines and forfeitures, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means Wesley C. Uhlman, Chairman, Georgette Valle, Vice Chairman. Subcommittee on Appropriations Arlie U. DeJarnatt, Chairman, We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Chet King, Richard "Dick" King, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue

MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, William S. Day, Hayes Elder, Gary Grant, Daniel G. Marsh, Ray Olsen, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 14, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Bill No. 101, establishing state employees' suggestion awards, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means WESLEY C. UHLMAN, Chairman, Subcommittee on Appropriations ARLIE U. DEJARNATT, Chairman, MARY STUART LUX, Vice Chairman,

We concur in this report: Wayne G. Angevine, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Helmut L. Jueling, Chet King, Richard "Dick" King, Dick J. Kink, Audley F. Mahaffey, Richard W. Morphis, Charles E. Newschwander, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue

Mark Litchman, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Robert A. Perry, Jack Rogers, Gerald L. Saling, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. O'Brien, the House adjourned until 11:00 a.m., Thursday, April 15, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

THIRTY-SECOND DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, April 15, 1965.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll, and all members were present except Representatives Backstrom, Johnston (Elmer E.), O'Donnell, and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., April 14, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 637; also

Enrolled House Joint Memorial No. 33, have compared same with the original bill and memorial and find them correctly enrolled. RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 14, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 232, exempting nonprofit water distribution properties from taxation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means Wesley C. Uhlman, Chairman, Georgette Valle, Vice Chairman.

Subcommittee on Revenue

....., Chairman, Mark Litchman, Vice Chairman.

We concur in this report: Stewart Bledsoe, Jack Dootson, Hayes Elder, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 14, 1965.

To the Honorable, The House of Representatives of the State of Washington. LADIES AND GENTLEMEN:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 14:

Creating and setting forth powers and duties of the higher education facilities commission.

Substitute House Bill No. 36:

Creating a state education television commission and defining its powers and duties.

House Bill No. 442:

Creating legislative committee on education.

Very truly yours,
RAYMOND W. HAMAN,
Legal Counsel to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 14, 1965.

Mr. Speaker:

The President has signed: House Joint Memorial No. 10; also
House Joint Resolution No. 39, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 14, 1965.

Mr. Speaker:

The Senate has passed: House Joint Memorial No. 33, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 14, 1965.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 522 and has passed the bill as amended by the House. Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 14, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 531; also
Senate Joint Resolution No. 22, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 14, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 522, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 15, 1965.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 323 and has passed the bill as amended by the House. WARD BOWDEN, Secretary.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Olsen on a point of personal privilege. Mr. Olsen:

"Thank you Mr. Speaker. Ladies and gentlemen of the House, I think most of you will notice five copies of a printed matter headed 'Legislative Salaries' have been placed in your mailboxes this morning. Representative Elmer Johnston and I have worked a couple of days on this and have had mimeographed copies made so you each could have five copies. If you need additional copies they will be available in both caucuses. I hope it will be of interest to you to compare these salaries with ours. If you want to mail a copy to a constituent, it might save time over writing a letter."

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 702, by Representatives Bottiger, Radcliffe, and Kirk:

An Act relating to revenue and taxation; providing an increase in the tax on beer; amending section 24, chapter 62, Laws of 1933, extraordinary session, and RCW 66,24,290; and declaring an emergency.

Ordered printed and referred to Committee on Ways and Means.

House Joint Memorial No. 34, by Representatives Bergh and Uhlman:

Providing for retention of 3% of federal income tax proceeds for education.

Ordered printed and referred to Committee on Ways and Means.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 637; also House Joint Memorial No. 33; also

Senate Bill No. 522; also Senate Bill No. 531: also

Senate Joint Resolution No. 22.

RESOLUTION

Resolution by Representatives Moon, Haussler, and Gallagher:

WHEREAS, The legislative process is a complicated procedure and by nature difficult for the public to understand; and

WHEREAS, The committee system is an integral and vital part of the process; and

WHEREAS, Most of the actual work and decisions of the legislature are made in committee in long, often tedious and wearying hours; and

WHEREAS, The public generally is not exposed to the workings of the committee process but only see what action is taken on the floor; and

WHEREAS, The legislature is quite dependent on the press of the state to bring to its citizens the functioning of the legislative process; and

WHEREAS, Reporting of fifteen minute sessions of the House and the Senate is grossly misleading if no more is said about other work being done; and

WHEREAS, On April 13, 1965, there appeared in the Tacoma News Tribune under the by-line of veteran reporter Robert C. Cummings, a news story in depth on the inner workings of the 39th Legislative Session which took care to detail the work of the committees and the long hours put in by the legislators while not actually in session, which story is an outstanding example of fair and complete reporting; and

WHEREAS, Mr. Cummings and the Tacoma News Tribune are to be commended for bringing these essential facts to the people;

Now, Therefore, Be It Resolved, That the House of Representatives of the State of Washington do commend Robert C. Cummings and the editors of the Tacoma News Tribune for the aforesaid news story and for their general excellent coverage of the legislative session; and

Be It Further Resolved, That the news story be further entered in the Journal of the

House as a part of its history of this session; and

Be It Further Resolved, That suitably enrolled copies of this resolution be delivered by the Chief Clerk to Robert C. Cummings and to the editors of the Tacoma News Tribune.

Mr. Moon moved the adoption of the resolution.

Debate ensued, Representative Moon speaking in favor of the resolution.

Further debate ensued, Representative Gallagher speaking in favor of the resolution.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Speaker stated the question before the House to be the adoption of the resolution commending Mr. Cummings.

The motion was carried, and the resolution was adopted.

NEWS STORY BY ROBERT C. CUMMINGS

(Reprint from Tacoma News Tribune, Tuesday, April 13, 1965)
Spotlight on Olympia

LEGISLATORS WORK HARD IN COMMITTEE SESSIONS

Averaged over the more than three months it has been here, the 39th Legislature may have spent less time in actual session than many of its predecessors, but you can't judge a Legislature's work by the time spent on the floor of the House or Senate.

What the public doesn't see are the hours spent in committees. These are often strenuous, wearing hours; this is where the real work is performed.

Take Palm Sunday, for instance. Both houses met only briefly that day, and there was some criticism that "the Legislature wasn't doing anything."

NINE-HOUR DAY

However, the Senate Ways and Means Committee worked a full nine hours that day. The only reason for calling the two houses into session that day was to keep the committee members in town. There wasn't much that could be done until the committee work was completed.

There are 31 members on the Senate Ways and Means Committee, nearly one-third of the total membership of 49.

The House Ways and Means Committee has 47 members, nearly half of the 99-member House.

The work has been more strenuous on the Senate Ways and Means Committee because it has been working on the budget bill this session.

Some of these members have spent an average of six hours a day in committee, in addition to that spent on the floor while in session.

House Ways and Means Committee members have been working almost as hard. The members had to keep close touch and they have been working on their own version of the budget.

30 PUBLIC HEARINGS

Some 30 public hearings were held on various phases of the budget and most of the House members attended all of these.

Besides the budget, both committees also had to consider every bill that came up which had a financial impact.

In addition, each member had other committee meetings to attend.

Every senator, including those on Ways and Means, belongs to at least five committees. Some belong to $\sin x$.

Most House members belong to at least four committees.

Those belonging to Judiciary Committee in either House would start their day by spending an hour or more in Judiciary. Judiciary committees usually meet before the House or Senate convenes each day while there are bills to consider.

AFTERNOON MEETINGS

Other committees met late afternoon, after adjournment, so it was a long day for many. During the first 47 days of the regular session, those working on legislative redistricting often put in longer hours even than those on Ways and Means.. There is plenty of work to do on the other standing committees, also. After the first two weeks, every committee has a stack of bills to consider. It is expected to consider the effect each bill will have on the public in general, as well as those directly interested.

Good bills are frequently improved with amendments, or possibly modified. Amendments some times make other bills acceptable. Other bills are cast aside for one reason or the other.

When the redistricting logiam broke, some poor legislation managed to slip through. This was due partially to the fact that the law makers were anxious to ram through as many bills as possible after the long delay.

REDISTRICTING PROBLEM

It was also due partially to the fact that while redistricting was under way, many legislators couldn't keep their minds on committee work. They kept looking over their shoulders to see if somebody was trying to gerrymander them out of their seats.

After things settled down, however, the committees functioned in normal fashion. A lot of faulty legislation failed to get through because of committee work. Many people judge the work of a Legislature by the number of bills it passes. A more accurate yardstick might be the number of bills it doesn't pass. Most of the bad legislation is spotted and either killed or put into acceptable form because of the work that has been done in committees.

Whether this has been a good or bad Legislature will be judged by the voters next year.

But good or bad, nobody who knows the inside story can say that the legislators didn't work at it.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 15, 1965.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 40 and asks the House to recede therefrom, and the same is herewith transmitted. WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Uhlman, the House refused to recede from its amendments to Engrossed Senate Bill No. 40, and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Senate Bill No. 40, Representatives Mahaffey, King (Richard "Dick"), and Epton.

SECOND READING OF BILLS

House Bill No. 586, by Representative Savage:

Providing for acquisition of land and construction of facilities for highway department and for financing thereof.

House of Representatives, Olympia, Wash., April 9, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 586, providing for acquisition of land and construction of facilities for highway department and for financing thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 15, after "fuels" and before "or" insert ", or by renting or leasing a portion thereof to the state printer and/or other state agencies who may, notwithstanding any other provision of law, occupy and be housed therein,"

On page 1, section 2, line 21, before "million" strike "four" and insert "five" On page 4, section 11, line 23, after "of" and before "million" strike "four" and

insert "five"

LEONARD A. SAWYER, Chairman. C. W. "RED" BECK, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Horace W. Bozarth, Robert F. Brachtenbach, Jack L. Burtch, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Wm. Howard Finch, Elmer Jastad, Dan Jolly, Alfred E. Leland, Fred M. Mast, William J. S. May, Bob McDougall, Robert W. O'Dell, George P. Sheridan, Richard Taylor, W. S. "Bill" Traylor, Arnold S. Wang, C. G. Witherbee, Harold E. "Hal" Wolf.

The bill was read the second time by sections.

On motion of Mr. Sawyer, the committee amendments were adopted.

On motion of Mr. Whetzel, the following amendment was adopted:

On page 1, section 1, line 12, after "east" strike "capital" and insert "capitol"

Mr. Whetzel moved the adoption of the following amendment by Representatives Savage and Whetzel:

On page 1, section 1, line 16, after the period insert "Before start of construction the plans shall be submitted to the state capitol committee for approval and to the joint committee on highways for its advice."

Debate ensued, Representatives Whetzel and Savage speaking in favor of adoption of the amendment.

Mr. Andersen (James A.) moved the adoption of the following amendment to the amendment by Representatives Whetzel and Savage:

On line 4 of the amendment by Representatives Whetzel and Savage after "for" and before "and" strike "approval" and insert "advice"

Debate ensued, Representatives Andersen (James A.) and Sawyer speaking in favor of the amendment to the amendment, and Representatives Humiston and Clark speaking against it.

The motion was lost on a rising vote, and the amendment to the amendment was not adopted.

The Speaker stated the question before the House to be the amendment by Representatives Whetzel and Savage.

The motion was carried, and the amendment was adopted.

On motion of Mr. Whetzel the following amendment to the title was adopted:

In line 3 of the title, after "state" strike "capital" and insert "capitol"

House Bill No. 586 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 586 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Sawyer, Savage, and Leland speaking in favor of passage of the bill, and Representatives Avey and Bergh speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Bill No. 586, and the bill passed the House by the following vote: Yeas, 66; nays, 26; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Avey, Beck, Berentson, Bledsoe, Bozarth, Braun, Brouillet, Burtch, Canfield, Conner, Cunningham, Eldridge, Finch, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Dell, Olsen, Perry, Pritchard, Rogers, Saling, Savage, Sawyer, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—66.

Those voting nay were: Representatives Anderson (Eric O.), Bergh, Bottiger, Brachtenbach, Chatalas, Clark, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gorton, Humiston, Hurley, Kalich, Kirk, Marzano, McCaffree, Newschwander, O'Brien, Pierre, Radcliffe, Slagle, Smith, Warnke—26.

Those absent or not voting were: Representatives Backstrom, Copeland, Johnston (Elmer E.), O'Donnell, Sheridan, Thompson, Uhlman—7.

Engrossed House Bill No. 586, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Mr. Sawyer moved that Engrossed House Bill No. 586 be transmitted immediately to the Senate.

MOTION FOR RECONSIDERATION

Mr. Avey served notice that, having voted on the prevailing side, he would on Monday move for reconsideration of the vote by which Engrossed House Bill No. 586 passed the House.

The Speaker:

"Mr. Avey, if we immediately transmit the bill to the Senate, it will no longer be in possession of the House."

Debate ensued, Representative Smith speaking against the motion to transmit Engrossed House Bill No. 586 immediately to the Senate.

The Speaker:

"Mr. Avey, you gave notice you would on Monday move for reconsideration of the vote by which Engrossed House Bill No. 586 passed the House. Your notice to reconsider on Monday would be out of order."

Mr. Avev:

"I would like to change my notice to the next working day."

Further debate ensued, Representatives O'Brien and Avey speaking against the motion, and Representatives Leland, Sawyer, and Savage speaking in favor of it.

With the consent of the House, Mr. Sawyer withdrew his motion.

MOTION

On motion of Mr. Sawyer, the House recessed until 3:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 3:00 p. m.

The Clerk called the roll, and all members were present except Representatives Backstrom, Johnston (Elmer E.), O'Donnell and Thompson, who were excused.

SECOND READING OF BILLS

House Bill No. 698, by Representatives O'Brien, Garrett, Uhlman, Beck, Copeland, Whetzel, Ahlquist, Newhouse, and Backstrom:

Providing for registration of claims to withdraw and make use of waters.

MOTION

On motion of Mr. O'Brien, House Concurrent Resolution No. 33 was ordered placed on the calendar before House Bill No. 698.

House Concurrent Resolution No. 33, by Representatives Moon, Haussler, and Johnson (Doris):

Providing for an interim committee on water resources to conduct a water resources study.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, House Concurrent Resolution No. 33 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Haussler, Ahlquist, King (Richard "Dick"), Moon, Savage, and Anderson (Eric O.) speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 33, and the resolution passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Backstrom, Canfield, Copeland, Eldridge, Johnston (Elmer E.), Kalich, O'Donnell, Thompson, Uhlman—9.

House Concurrent Resolution No. 33, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker called on Mr. Garrett to preside.

House Bill No. 698, by Representatives O'Brien, Garrett, Uhlman, Beck, Copeland, Whetzel, Ahlquist, Newhouse, and Backstrom:

Providing for registration of claims to withdraw and make use of waters,

MR. SPEAKER:

House of Representatives, Olympia, Wash., April 13, 1965.

We, a majority of your Committee on Ways and Means, to whom was referred House Bill No. 698, providing for registration of claims to withdraw and make use of waters, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 3, section 6, line 6, after "said right" strike the period and insert the following: ": Provided, Nothing in this act shall affect or alter the water rights of claimants, who file their claims in compliance with this act, as between themselves."

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Doris Johnson, Helmut L. Jueling, Chet King, Richard "Dick" King, Charles Moon, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Samuel J. Smith, Mrs. Frances G. Swayze. Subcommittee on Revenue

....., Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Edward F. Harris, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Robert A. Perry.

The bill was read the second time by sections.

Mr. Elder moved the adoption of the committee amendment.

Debate ensued, Representatives Elder and Gorton speaking in favor of adoption of the amendment.

The motion was carried, and the committee amendment was adopted.

House Bill No. 698 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 698 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Beck, Ahlquist, King (Chet), O'Brien, and Anderson (Eric O.) speaking in favor of passage of the bill.

PERSONAL PRIVILEGE

Mr. Moon:

"I would like to take this opportunity to thank each and every member of the Water Resources and Pollution Control Committee who worked on this bill, and also the members on Eric Anderson's committee, Natural Resources, Harbors, and Waterways, who helped draw this up. These two bills were brought about by compromise. This is worthwhile and will be of great value to the future of the state of Washington."

The Clerk called the roll on the final passage of Engrossed House Bill No. 698, and the bill passed the House by the following vote: Yeas, 85; nays, 3; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—85.

Those voting nay were: Representatives Brachtenbach, Lynch, Smith—3. Those absent or not voting were: Representatives Backstrom, Canfield, Eldridge, Johnston (Elmer E.), Kalich, Mast, O'Donnell, Radcliffe, Thompson, Uhlman, Mr. Speaker—11.

Engrossed House Bill No. 698, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 101, by Senators Lewis and McMillan:

Establishing state employees' suggestion awards.

MOTION

On motion of Mr. O'Brien, the House deferred consideration of Engrossed Senate Bill No. 101, and the bill was ordered held for tomorrow's second reading calendar.

House Joint Resolution No. 30, by Representatives Sheridan, Valle, and Brouillet:

Regulating common school fund investments.

House of Representatives, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Joint Resolution No. 30, regulating common school fund investments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, line 9, after the period following the figure "5" strike the remainder of the Resolution and insert the following:

"[None of the permanent school fund of this state shall ever be loaned to private persons or corporations; but it may be invested in national, state, county, municipal or school district bonds.] Except as recited herein, none of the permanent school fund of this state shall be loaned to private persons or corporations, but it may be invested in the following:

"(1) Bonds, notes, or other obligations issued directly by or insured by or guaranteed by the federal government or any agency or public corporation thereof; general obligation and revenue bonds issued by the state of Washington or any of its political subdivisions or instrumentalities; general obligation and revenue bonds issued by any state of the United States or any duly constituted authority, agency or political subdivision of such state; corporate bonds, debentures and equipment trust certificates issued by any corporation duly organized and operating in any state of the United States, but only if such corporate securities qualify for a 'AA' rating or better by two nationally recognized rating agencies and with the further proviso that the investment in any one issue of such bonds or securities does not exceed twenty per cent of any one issue, and capital notes or debentures of any national or state bank doing business in the United States of America provided that the investment in any one issue of such securities does not exceed ten per cent of such issue.

"And Be It Further Resolved, That the secretary of state shall cause notice of the foregoing constitutional amendment to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state."

We concur in this report: Stewart Bledsoe, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Ray Olsen, Jack Rogers, Frank Slagle.

The resolution was read the second time in full.

Mr. Litchman moved the adoption of the committee amendment.

Mr. Ahlquist moved the adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Ways and Means (Subcommittee on Revenue), in line 19 of subsection (1) of the mimeographed amendment, after the word "issue" strike the comma and the balance of the underlined material in the amendment and insert a period.

Debate ensued, Representative Litchman speaking in favor of adoption of the amendment to the amendment, and Representative Sheridan speaking against it.

The Speaker resumed the Chair.

Further debate ensued, Representatives Hood and Day speaking in favor of adoption of the amendment to the amendment.

On request of Mr. Adams, the amendment by Mr. Ahlquist to the amendment was reread.

Further debate ensued, Representatives Adams, Rogers, and Perry speaking favor of adoption of the amendment to the amendment, and Representatives Valle and Sheridan speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained. The motion was carried, and the amendment by Mr. Ahlquist to the amendment was adopted.

The Speaker stated the question before the House to be adoption of the committee amendment as amended.

Debate ensued, Representatives Litchman and Ahlquist speaking in favor of adoption of the amendment.

The motion was carried, and the committee amendment as amended was adopted.

House Joint Resolution No. 30 was ordered engrossed.

Representatives Burtch and Uhlman were excused by the Speaker for the remainder of the day to allow them to work on the appropriation bill.

With consent of the House, the rules were suspended, Engrossed House Joint Resolution No. 30 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative Sheridan speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 30, and the resolution passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Backstrom, Burtch, Canfield, Eldridge, Johnston (Elmer E.), May, O'Donnell, Smith, Thompson, Uhlman—10.

Engrossed House Joint Resolution No. 30, having received the constitutional two-thirds majority, was declared passed.

Senate Bill No. 404, by Senators Washington and Neill:

Authorizing the board of regents of Washington State University to establish an applied electrical research experiment station.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 404 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Bledsoe, Jolly, and Ahlquist speaking infavor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 404, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Backstrom, Burtch, Canfield, Eldridge, Grant, Johnston (Elmer E.), O'Donnell, Smith, Thompson, Uhlman—10.

Senate Bill No. 404, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Andersen (James A.), all bills passed by the House today except Engrossed House Bill No. 586 were ordered transmitted immediately to the Senate.

House Bill No. 683, by Representatives Moos and Uhlman:

Making appropriation for department of agriculture to cooperate in weed control.

MOTION

On motion of Mr. Sawyer, the House deferred further consideration of House Bill No. 683, and the bill was ordered held for tomorrow's second reading calendar.

House Joint Resolution No. 42, by Representatives Hurley, Backstrom, and McCormick:

Limiting the sales tax and compensating use tax to four percent.

MOTION

On motion of Mr. Sawyer, the House deferred further consideration of House Joint Resolution No. 42, and the resolution was ordered held for tomorrow's second reading calendar.

Senate Bill No. 524, by Senators Ryder, Atwood, Moriarty, Jr., and Williams (by executive request):

Providing for distribution of forest reserve funds.

The bill was read the second time by sections.

Mr. Kalich moved the adoption of the following amendment:

In section 1, line 18, after "than" and before "percent of" strike "fifty" and insert "thirty-five"

Debate ensued, Representatives Kalich, Savage, and Conner speaking in favor of adoption of the amendment, and Representatives Copeland and Brouillet speaking against it.

Further debate ensued, Representative Kalich speaking again in favor of the amendment, and Representative Copeland answering his remarks in opposition to it.

Mr. Conner demanded an electric roll call, and the demand was sustained.

Mr. Grant moved the previous question, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Representative Kalich. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 17; nays, 69; absent or not voting, 13.

Those voting yea were: Representatives Avey, Bozarth, Braun, Conner, Garrett, Haussler, Jastad, Kalich, King (Chet), Marzano, Moon, O'Dell, Pierre, Savage, Sheridan, Slagle, Traylor—17.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Brouillet, Canfield, Clark, Copeland, Cunningham, Day, De-Jarnatt, Dootson, Elder, Epton, Finch, Flanagan, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Johnson (Doris), Jueling, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moos, Newhouse, Newschwander, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Smith, Swayze, Taplin, Taylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—69.

Those absent or not voting were: Representatives Backstrom, Burtch, Chatalas, Eldridge, Gallagher, Johnston (Elmer E.), Jolly, May, Morphis, O'Brien, O'Donnell, Thompson, Uhlman—13.

Mr. Moon moved the adoption of the following amendment:

In section 1, line 18, after "percent of" and before "said" insert "all funds received in excess of fifty thousand dollars in any one year"

Debate ensued, Representative Moon speaking in favor of adoption of the amendment, and Representatives Radcliffe, Taplin, and Copeland speaking against it.

The motion was lost, and the amendment was not adopted.

Mr. Conner moved the adoption of the following amendment:

On line 17 after "to expend" strike the remainder of the section and insert the following: "[said money for the benefit of the public schools, including school maintenance and building purposes, and public roads thereof, and not otherwise] said money as follows:

"(1)Thirty-five percent for the benefit of the public schools of such county, including school maintenance and building purposes;

"(2) Thirty-five percent for the benefit of the public roads of such county;

"(3) Thirty percent equally to categories (1) and (2) above unless the county commissioners prior to any distribution and following public hearing shall determine otherwise and enact a resolution ordering such other distribution for said thirty percent."

Debate ensued, Representatives Conner and Savage speaking in favor of adoption of the amendment, and Representative Brouillet speaking against it.

Mr. Kalich demanded an electric roll call, and the demand was sustained. Further debate ensued, Representatives Hood and Copeland speaking against adoption of the amendment, and Representative Conner speaking in favor of it.

Mr. Jueling demanded the previous question, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Representative Conner. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 16; nays, 68; absent or not voting, 15.

Those voting yea were: Representatives Avey, Bozarth, Braun, Conner, Haussler, Jastad, Kalich, King (Chet), Marzano, Moon, O'Dell, Savage, Sawyer, Sheridan, Slagle, Traylor—16.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Johnson (Doris), Jueling, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moos, Newhouse, Newschwander, O'Brien, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Swayze, Taplin, Taylor, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—68.

Those absent or not voting were: Representatives Anderson (Eric O.), Backstrom, Burtch, Garrett, Hurley, Johnston (Elmer E.), Jolly, May, Morphis, O'Donnell, Pierre, Smith, Thompson, Uhlman, Valle—15.

Representatives Pierre and Smith were excused by the Speaker for the remainder of the day.

Mr. Slagle moved the adoption of the following amendment:

In section 1, line 21, after "otherwise" and before the period insert ", this does not apply in areas of the state suffering severe winter conditions annually"

Debate ensued, Representative Slagle speaking in favor of adoption of the amendment, and Representative Clark speaking against it.

Mr. Bottiger demanded the previous question, and the demand was sustained on a rising vote.

The motion was lost, and the amendment was not adopted.

Mr. Slagle moved the adoption of the following amendment:

In section 1, line 21, after "otherwise" and before the period insert ", unless otherwise agreed upon by both the board of county commissioners and county school boards"

Debate ensued, Representatives Slagle and Sheridan speaking in favor of adoption of the amendment.

Mr. Olsen demanded the previous question, and the demand was sustained.

Mr. Litchman demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Representative Slagle. The motion was lost, and the amendment not adopted by the following vote: Yeas, 24; nays, 58; absent or not voting, 17.

Those voting yea were: Representatives Avey, Bottiger, Bozarth, Braun, Conner, Day, Epton, Gallagher, Haussler, Jastad, Kalich, King (Chet), Kink, Marzano, McCormick, Moon, Newhouse, O'Dell, Perry, Rogers, Savage, Sheridan, Slagle, Traylor—24.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Beck, Berentson, Bledsoe, Brachtenbach, Brouillet, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, John-

son (Doris), Jueling, King (Richard "Dick"), Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McDougall, Moos, Newschwander, O'Brien, Olsen, Pritchard, Radcliffe, Saling, Sawyer, Swayze, Taplin, Taylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—58.

Those absent or not voting were: Representatives Anderson (Eric O.), Backstrom, Bergh, Burtch, Canfield, Eldridge, Hurley, Johnston (Elmer E.), Jolly, Leland, May, Morphis, O'Donnell, Pierre, Smith, Thompson, Uhlman—17.

Mr. Slagle moved the adoption of the following amendment:

In section 1, strike lines 16 through 21.

Debate ensued, Representatives Slagle and Savage speaking in favor of adoption of the amendment, and Representative Copeland speaking against it.

Mr. Mahaffey demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

MOTION

Mr. Avey moved the House defer further consideration of Senate Bill No. 524, and the bill be ordered placed at the end of tomorrow's second reading calendar.

The motion was lost.

Mr. Grant moved that the rules be suspended, Senate Bill No. 524 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Conner demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to advance Senate Bill No. 524 to third reading and final passage, and the motion was carried by the following vote: Yeas, 80; nays, 10; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Johnson (Doris), Jolly, Jueling, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Swayze, Taplin, Taylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—80.

Those voting nay were: Representatives Avey, Braun, Conner, Jastad, Kalich, King (Chet), O'Dell, Savage, Slagle, Traylor—10.

Those absent or not voting were: Representatives Backstrom, Burtch, Johnston (Elmer E.), May, Morphis, O'Donnell, Pierre, Smith, Thompson—9.

Mr. Mast demanded the previous question, and the demand was not sustained.

Debate ensued, Representatives Haussler, Conner, Kalich, and Slagle speaking against passage of the bill, and Representative Copeland speaking in favor of it. Mr. Haussler answered Representative Copeland's remarks.

Mr. Grant demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 524, and the bill passed the House by the following vote: Yeas, 72; nays, 18; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Brachtenbach, Brouillet, Burtch, Chatalas, Clark, Copeland, Cunningham, Day, De-Jarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, O'Brien, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Swayze, Taplin, Taylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—72.

Those voting nay were: Representatives Avey, Bottiger, Bozarth, Braun, Conner, Epton, Haussler, Jastad, Jueling, King (Chet), Marzano, Moon, Newschwander, O'Dell, Savage, Sheridan, Slagle, Traylor—18.

Those absent or not voting were: Representatives Backstrom, Canfield, Johnston (Elmer E.), May, O'Donnell, Pierre, Smith, Thompson, Uhlman—9.

Senate Bill No. 524, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Sawyer, Senate Bill No. 524 was ordered transmitted immediately to the Senate.

NOTICE OF RECONSIDERATION

Mr. Kalich served notice that, having voted on the prevailing side, he would on the next working day move for reconsideration of the vote by which Senate Bill No. 524 had passed.

The Speaker:

"I am afraid you are too late, the bill has already been transmitted to the Senate."

The Speaker declared the House to be at ease.

The Speaker called the House to order.

Engrossed Senate Bill No. 489, by Senators Sandison, Neill, Ryder, and Hallauer:

Creating a temporary advisory council on public higher education and setting forth its powers and duties.

House of Representatives, Olympia, Wash., April 12, 1965.

MR. SPEAKER:

We, a majority of your Committee on Higher Education, to whom was referred Engrossed Senate Bill No. 489, creating a temporary advisory council on public higher education, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 3, section 8, line 6 of the printed bill, being page 3, section 8, line 5 of the engrossed bill, after "Washington," and before "and" insert "including the feasibility of state scholarship programs,"

Strike the senate amendment by the Committee of the Whole as amended to page 3, section 8, line 22 of the printed bill, being page 3, section 8, beginning on line 20, of the engrossed bill, after "state." strike the balance of the section and insert: "The first order of business of the council shall be the determination of the need for a new institution of higher education.

"If the finding by at least two-thirds of the members of the council is that an institution of public higher education should be immediately initiated, the council is authorized to locate a specific site for a new four-year state college, providing two-thirds of the members agree on a site, and so inform the governor before January 31, 1966."

On page 3 of the printed and engrossed bills following section 8 insert the following new sections:

"NEW SECTION. Sec. 9. If by January 31, 1966, the council has determined the location of the new state college it may acquire the site or parts thereof, or any personal property thereon by gift, purchase or option. If any school district property be selected as the site for the college, the school board concerned may transfer any property or assets of whatsoever nature, and obligations, to the board of trustees as provided for under this act, under such agreement as the parties thereto shall provide.

"NEW SECTION. Sec. 10. To govern said college the governor shall by March 31, 1966, appoint a board of trustees of five members whose terms shall expire on the second Monday in March succeeding their appointment as follows: One in the year 1967, one in the year 1968, one in the year 1970, and one in the year 1971. Thereafter they shall be appointed by the governor according to the terms of RCW 28.81.020.

"NEW SECTION. Sec. 11. The initial members of the board of trustees shall appoint such administrative staff as may be necessary to plan the proposed and minimum physical facilities required and the initial academic program. The trustees may acquire any real or personal property thereon by gift, purchase or option. All plans of the trustees shall contemplate acceptance of students of the freshman and sophomore level no later than the fall of the year 1970 and shall provide for a physical plant capable of accommodating at least four thousand students by the commencement year of 1975. When deemed necessary for the purposes of this act the board of trustees shall have such powers and duties as are now provided for a state college board of trustees under chapter 28.81 RCW.

"NEW SECTION. Sec. 12. The board of trustees shall report to the governor and to the fortieth session of the legislature at the beginning of said session on its plans as completed under the provisions of this act, and shall submit an operating and capital budget in the same manner as the other state colleges provided for in chapter 28.81 RCW. All existing state institutions of public higher education shall cooperate and lend assistance to the board of trustees to the extent reasonably possible to carry out the provisions of this act.

"NEW SECTION. Sec. 13. There is appropriated from the general fund to the board of trustees for the biennium ending June 30, 1967, the sum of two hundred thousand dollars or so much thereof as may be necessary to carry out the purposes of this act."

Renumber the remaining sections consecutively.

On page 4 of the printed bill and engrossed bill, strike all of old section 12, and renumber the remaining section as "Sec. 17."

In line 2 of the title of the printed and engrossed bill after the semicolon and before "Making" insert "providing for the creation of a college board of trustees and setting forth its powers and duties;"

Dick J. Kink, Chairman.

We concur in this report: Stewart Bledsoe, Wm. Howard Finch, Elmer Jastad, Richard "Dick" King, Robert R. Kull, Marjorie Lynch, Daniel G. Marsh, Charles Moon, George Pierre, Jack Rogers, Mrs. Frances G. Swayze.

The bill was read the second time by sections.

On motion of Mr. Kink, the committee amendments were adopted.

On motion of Mr. Kink, the following amendment by Representatives Brouillet and Kink was adopted:

On page 4, following old section 13, being renumbered section 17, of the printed and engrossed bills, add a new section to read as follows:

"Sec. 18. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions and shall take effect immediately."

On motion of Mr. Kink, the committee amendment to the title was adopted.

Mr. Kink moved the adoption of the following amendment to the title by Representatives Brouillet and Kink:

In line 3 of the title of the printed and engrossed bills, strike "and providing an expiration date" and insert "and declaring an emergency"

YIELDING TO QUESTION

Mr. Avey:

"Mr. Speaker, this worries me. As we are going to do this in 1970, will someone explain why there is an emergency clause on it?"

The Speaker:

"Mr. Kink, would you care to answer Mr. Avey's question?"

Mr. Kink:

"Mr. Avey, it will take at least two to four years to set up the council and to pick the site for the new college, so I think the emergency clause is needed, because we want to get started as soon as possible."

The motion was carried, and the amendment to the title was adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 489 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Kink speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 489 as amended by the House, and the bill passed the House by the following vote: Yeas, 80; nays, 2; absent or not voting, 17.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Brachtenbach, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—80.

Those voting nay were: Representatives Jueling, Slagle—2.

Those absent or not voting were: Representatives Backstrom, Bottiger, Bozarth, Braun, Canfield, Copeland, Haussler, Hood, Johnston (Elmer E.), May, O'Dell, O'Donnell, Pierre, Savage, Smith, Thompson, Uhlman—17.

Engrossed Senate Bill No. 489 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

NOTICE OF RECONSIDERATION

With the consent of the House, Mrs. Hurley's notice of reconsideration of the vote by which the amendment by Mr. Klein and others to House Joint Resolution No. 42 had been adopted was extended until Friday, April 16, 1965.

With unanimous consent, the House reverted to the fifth order of business for the purpose of receiving messages from the Senate.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 15, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Substitute Senate Bill No. 374, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 15, 1965.

Mr. Speaker:

The President has signed: House Bill No. 637; also

House Joint Memorial No. 33, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 15, 1965.

Mr. SPEAKER:

The President has signed: Senate Bill No. 323, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 15, 1965.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 40 and the House amendments thereto, and the President has appointed as members of the conference committee thereon: Senators McCormack, Sandison, Chytil.

WARD BOWDEN, Secretary.

With unanimous consent, the House advanced to the sixth order of business for the purpose of introduction and first reading of bills.

FIRST READING OF SENATE BILL

The following was read first time by title and acted upon as indicated:

Engrossed Substitute Senate Bill No. 374, by Committee on Ways and

Jones

Adopting budget and making appropriation for the operation of state agencies for next fiscal biennium.

Referred to Committee on Ways and Means.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 323.

MOTION

On motion of Mr. O'Brien, the House adjourned until 9:30 a. m., Friday, April 16, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

THIRTY-THIRD DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, April 16, 1965.

The Speaker called the House to order at 9:30 a.m.

The Clerk called the roll, and all members were present except Representatives Bozarth, Braun, Haussler, O'Donnell, Pierre, Thompson, and Traylor, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 498, providing for redistricting and reapportionment of the legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

House of Representatives, Olympia, Wash., April 16, 1965.

MR. SPEAKER:

We, a minority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 498, providing for redistricting and reapportionment of the legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Slade Gorton, Bob McDougall.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 15, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred House Bill No. 655, increasing the motor vehicle fuel tax to provide funds for highways in urban areas, new ferries, and bridging of Puget Sound, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Jack L. Burtch, Paul H. Conner, Norwood Cunningham, Wm. Howard Finch, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Jack C. Hood, Elmer Jastad, Alfred E. Leland, Fred

R. Mast, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, Richard Taylor, W. S. "Bill" Traylor, Arnold S. Wang, Frank J. Warnke, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

House of Representatives, Olympia, Wash., April 15, 1965.

MR. SPEAKER:

I, a minority of your Committee on Highways, to whom was referred House Bill No. 655, increasing the motor vehicle fuel tax to provide funds for highways in the urban areas, new ferries, and bridging of Puget Sound, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that the substitute bill do not pass.

I concur in this report: Art Avey.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Engrossed Substitute Senate Joint Resolution No. 8, proposing constitutional amendments to allow the increasing of compensation during terms of office, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Substitute Senate Bill No. 374, adopting budget and making appropriations for the operation of state agencies for next fiscal biennium, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike everything after the enacting clause on page 1 and insert the following:

"NEW SECTION. Section 1. That a budget is hereby adopted and subject to the provisions hereinafter set forth the several amounts hereinafter specified, or so much thereof as shall be sufficient to accomplish the purposes designated, are hereby appropriated and authorized to be disbursed for salaries, wages, and other expenses of the agencies and officers of the state and for other specified purposes for the fiscal biennium beginning July 1, 1965, and ending June 30, 1967, out of the several funds of the state hereinafter named.

STATE TREASURER-STATE REVENUES FOR DISTRIBUTION

General Fund Appropriation for fire insurance premiums tax distribution\$	646,650
General Fund Appropriation for public utility district excise tax distribution.\$	5,889,600
General Fund-Harbor Improvement Account Appropriation for harbor im-	
provement revenue distribution\$	296,010
Liquor Excise Tax Fund Appropriation for liquor excise tax distribution\$	8,811,000
Motor Vehicle Excise Fund Appropriation for motor vehicle excise tax distri-	
bution\$	11,239,465
Motor Vehicle Fund Appropriation for motor vehicle fuel tax and overload	
penalties distribution\$	78,725,034
Liquor Board Revolving Fund Appropriation for liquor profits distribution\$	22,375,000

STATE TREASURER-FEDERAL REVENUES FOR DISTRIBUTION

Forest Reserve Fund Appropriation for forest reserve fund distribution\$	10,211,140
General Fund Appropriation for federal flood control funds distribution\$	12,000
General Fund Appropriation for federal grazing fees distribution\$	9,400

General Fund Appropriation

STATE TREASURER-BOND RETIREMENT AND INTEREST	
Highway Bond Retirement Fund Appropriation	5,102,300 4,488,500 9,212,800 4,728,776 6,981,548 3,465,684 2,552,233 1,220,918 215,748 196,680 301,890 2,551,140 3,353,680 7,564,435
General Administration Bond Retirement Fund Appropriation\$ War Veterans' Compensation Bond Retirement Fund Appropriation\$ World Fair Bond Redemption Fund Appropriation\$ Outdoor Recreational Bond Redemption Fund Appropriation\$	679,987 8,945,138 1,720,375 210,000
STATE LEGISLATURE	
General Fund Appropriation Senate Expenses and salaries of members\$ House of Representatives Expenses and salaries of members\$ Legislative Council\$ Legislative Budget Committee\$	216,095 409,090 200,000 183,655
PERMANENT STATUTE LAW COMMITTEE	
General Fund Appropriation: Provided, That legislators are to be furnished upon request with a copy of the administrative code\$	261,625
SUPREME COURT	
General Fund Appropriation\$	1,135,058
COURT ADMINISTRATOR General Fund Appropriation\$ General Fund Appropriation for Superior Court Judges\$ General Fund Appropriation	85,000 1,185,700
Judges' Retirement Fund Contributions	172,300
Additional Judges' Retirement Fund Contributions in accordance with RCW 2.12.070\$	175,826
JUDICIAL COUNCIL General Fund Appropriation\$	11,000
	22,000
LAW LIBRARY General Fund Appropriation\$	225,957
OFFICE OF THE GOVERNOR	
General Fund Appropriation Executive Operations	306,906
proved by the Governor\$ Extradition Expenses (Including prior claims)\$ Mansion Maintenance\$	16,000 60,000 32,000

Governor's Emergency, to be allocated for the carrying on of the critically necessary work of any agency. *Provided*, That \$275,000 may be allotted for surveys and installations to the Governor: *Provided*, That not to exceed \$350,000 may be allocated for payments of tort claims in accord-

ance with RCW 4.92.160 and 4.92.170: Provided, That not to exceed \$300,000 may be allocated for mental hospitals by the Governor to carry out the purposes of Chapter 11, Laws of 1965, Chapter 75, Laws of 1965, or for other community services for mental retardation of mental illness authorized by law	2,650,000
Council of State Governments\$	22,000
For salary adjustments and employee benefits, to be allotted to the agencies\$	7,500,000
LIEUTENANT GOVERNOR	
General Fund Appropriation\$	43,658
SECRETARY OF STATE	
General Fund Appropriation: <i>Provided</i> , That \$86,944 shall be available only for the maintenance of the permanent registration records\$	578,174
STATE TREASURER	
General Fund Appropriation\$	455,735
STATE AUDITOR	
General Fund Appropriation	
State Auditor\$	864,976
Payment for supplies and services furnished in previous biennium\$ Criminal cost bills\$	100,000 17,500
Motor Vehicle Fund Appropriation\$	75,812
ATTORNEY GENERAL	
General Fund Appropriation\$	1,057,150
CENTRAL BUDGET AGENCY	
General Fund Appropriation\$	942,271
General Fund Appropriation to carry out the provisions of RCW 79.44 relating to assessments against state-owned lands: <i>Provided</i> , That any expenditure from this appropriation on behalf of an agency which is financed by other than General Fund moneys shall be repaid to the General Fund from any balances in the fund or funds which finance such agency and no appropriation shall be necessary to effect such repayment	100,000
ing to employers' contributions to state employees' retirement\$	2,000
CAPITOL COMMITTEE	
General Fund—Capitol Building Construction	
Account Appropriation\$	10,000
CENSUS BOARD	
General Fund Appropriation\$	52,500
Motor Vehicle Excise Fund Appropriation\$	44,500
BOARD AGAINST DISCRIMINATION	•
General Fund Appropriation\$	152,812
	102,01
STATE EMPLOYEES' RETIREMENT SYSTEM	
Retirement System Expense Fund Appropriation\$	755,432
PUBLIC PENSION COMMISSION	
General Fund Appropriation\$	26,400
FINANCE COMMITTEE	
General Fund—Investment Reserve Account Appropriation\$	70,209
Motor Vehicle Fund Appropriation	42,800 44,000
TAX COMMISSION	•
General Fund Appropriation: <i>Provided</i> , That funds received as reimbursements pursuant to chapter 84.41 RCW are hereby appropriated to the Tax Commission in excess of this account, and such funds as are contracted to be paid into the General Fund prior to June 30, 1967, may be allotted in	
advance of receipts\$	7,131,455

UNIFORM LAW COMMISSION	
General Fund Appropriation\$	5,473
DEPARTMENT OF GENERAL ADMINISTRATION	
General Fund Appropriation\$ General Fund—State Capitol Vehicle Parking Account Appropriation\$	3,876,176 67,414
DEPARTMENT OF INSTITUTIONS—HEADQUARTERS	
General Fund Appropriation\$ General Fund—Transfer to Probation Service Account\$ General Fund—Probation Service Account Appropriation for grants to counties for juvenile probation services\$	2,703,267 35,000 35,000
General Fund Appropriation for payments to day-care centers for the care of mentally and physically deficient persons\$	140,000
INSURANCE COMMISSIONER	
General Fund Appropriation\$	1,249,756
ACCOUNTANCY BOARD General Fund Appropriation\$	85,811
AERONAUTICS COMMISSION	
General Fund Appropriation\$	138,790
ATHLETIC COMMISSION	
General Fund Appropriation\$	19,642
CEMETERY BOARD	
General Fund—Cemetery Account Appropriation\$	11,900
BOARD OF INDUSTRIAL INSURANCE APPEALS	
Accident Fund Appropriation\$ Medical Aid Fund Appropriation\$	619,688 619,688
LIQUOR CONTROL BOARD	
Liquor Board Revolving Fund Appropriation\$	15,714,729
PHARMACY BOARD	
General Fund Appropriation\$	229,634
PUGET SOUND PILOTAGE COMMISSION	
General Fund—Puget Sound Pilotage Account Appropriation\$	6,878
POLLUTION CONTROL COMMISSION	
General Fund Appropriation\$	599,776
UTILITIES AND TRANSPORTATION COMMISSION	
Public Service Revolving Fund Appropriation\$	3,157,098
BOARD FOR VOLUNTEER FIREMEN	
Volunteer Firemen's Relief and Pension Fund Appropriation\$	20,350
DEPARTMENT OF CIVIL DEFENSE	
General Fund Appropriation\$	1,128,584
DEPARTMENT OF LABOR AND INDUSTRIES	
General Fund Appropriation	
General Fund—Electrical License Account Appropriation\$ Accident Fund Appropriation\$	
Medical Aid Fund Appropriation\$	
MILITARY DEPARTMENT	
General Fund Appropriation\$ Armory Fund Appropriation\$	

LAW ENFORCEMENT OFFICERS' TRAINING COMMISSION	
General Fund—Law Enforcement Officers' Training Fund Appropriation\$	50,000
DEPARTMENT OF MOTOR VEHICLES	
Motor Vehicle Fund Appropriation\$ Highway Safety Fund Appropriation\$ Motor Vehicle Operators Revolving Fund Appropriation\$ General Fund—Commercial Automobile Driver Training Schools	
Account Appropriation\$	3.124
General Fund—Park and Parkways Account Appropriation\$	50,000
General Fund Appropriation\$	871,646
General Fund Appropriation for the Medical Disciplinary Board\$	18,600
General Fund—Optometry Account Appropriation\$	13,163
General Fund—Opticians' Account Appropriation\$	7,276
General Fund—Real Estate Commission Account Appropriation\$ General Fund—Architects' License Account Appropriation\$	621,570 51.923
General Fund—Professional Engineers' Account Appropriation\$	90,210
General Fund—Sanitarians' Licensing Account Appropriation\$	6,099
General Fund—Board of Psychological Examiners Appropriation\$	4,700
CITATE DATEO	
STATE PATROL	
General Fund Appropriation\$	48,388
Highway Safety Fund Appropriation\$ Motor Vehicle Fund—State Patrol Highway Account Appropriation\$	
Motor vehicle rund—State Patrol Highway Account Appropriation	15,141,445
BOARD OF PRISON TERMS AND PAROLES	
General Fund Appropriation\$	1,914,520
DEPARTMENT OF INSTITUTIONS—	
ADULT CORRECTIONAL INSTITUTIONS	
General Fund Appropriation\$	16 916 910
General Fund Appropriation	10,010,010
DEPARTMENT OF INSTITUTIONS—	
JUVENILE REHABILITATION INSTITUTIONS	
General Fund Appropriation\$	13,025,685
DEPARTMENT OF INSTITUTIONS— JUVENILE PAROLE SERVICE	
General Fund Appropriation\$	1,026,598
DEPARTMENT OF INSTITUTIONS— JUVENILE DELINQUENCY PREVENTION AND CONTROL	
General Fund Appropriation\$	757,381
VETERANS' REHABILITATION COUNCIL	
General Fund Appropriation\$	508.903
	000,000
DEPARTMENT OF INSTITUTIONS—VETERANS' HOMES	
General Fund Appropriation\$	3,047,139
DEPARTMENT OF PUBLIC ASSISTANCE	

General Fund Appropriation: Provided, That \$39,976,311 shall be available exclusively for administration including salaries, wages and operations: Provided, That should Congress approve a new medical care program which would either require additional administrative costs or which would indicate a financial benefit to the State to increase administrative costs, the Budget Director, upon request of the Director of the Department and with the approval of the Governor, may transfer funds, the maximum herein notwithstanding, between assistance programs and administration: Provided, That no more than \$58,950 shall be available for use in providing temporary foster home care or receiving home care for children between the ages of 6 and 18 who are neglected and dependent and who are detained by the Juvenile Court prior to an adjudication by the court that the child is a

dependent child: Provided, That not more than \$58,650 shall be expended to provide any foster home care authorized under the provisions of the Juvenile Court Act......\$265,644,231

The Department of Public Assistance is hereby directed to administer the programs for which funds are herein appropriated in such manner as to strictly comply with the existing statutes relating to public assistance, to adjust assistance payment if necessary, and to effect all economies possible in the administration of such programs during the 1965-67 biennium in order that expenditures for said biennium shall not exceed the funds herein appropriated: Provided, That payments to applicants or recipients from this appropriation shall not be increased due to increased costs of living unless funds are available: Provided. That the Department shall not pay increased rates for supplies or services unless it has been clearly determined that adequate funds are available to provide for the increased rates during the remainder of the biennium: Provided, That no payments of general assistance shall be made from this appropriation unless the applicant or recipient for general assistance has resided in the State of Washington for three out of the last four years immediately preceding the date of application: Provided, That the Director may make payments of emergency general assistance to an applicant or recipient notwithstanding the residence provision above for a period of not to exceed ninety days if a denial of assistance would cause undue hardship: Provided, That the amount paid from this appropriation to or on behalf of a recipient in a nursing home or a hospital for clothing and personal incidentals shall not exceed fifty percent of the amount which would be paid to such recipient if he were living in his own home: Provided, That where a dependent child lives with his mother and a stepfather or an adult male person assuming the role of a spouse to the mother although not legally married to her, the amount of the grant shall be computed after consideration is given to the income and resources of the stepfather or such adult male person and the State Department of Public Assistance shall determine if the stepfather or such adult male person is able to support the child either wholly or in part; said determination shall be based upon a standard which takes into account the stepfather's or such adult male person's income, resources, and expenses under regulations set forth by the Department of Public Assistance; a natural father is not relieved of any legal obligation to support his children by the liability for their support imposed upon their stepfather or adult male person by this proviso: Provided, That county hospitals and infirmaries shall be required to report all their revenue and expenditures as required by the Department of Public Assistance: Provided, That county hospitals and infirmaries shall not transfer funds between major classes of expenditures without consulting with the Director of the Department of Public Assistance: Provided, That a commission composed of representatives of the King County Commissioners, King County Hospital, Department of Public Assistance, University of Washington Medical School, City of Seattle and the Central Budget Agency is hereby created to study the problems of financing the various programs carried on at King County Hospital; the representative of the Central Budget Agency shall serve as chairman; such commission shall make its findings and recommendations to the Governor by September 1, 1966: Provided, That the ratable reduction applied to aid to dependent children, general assistance and disability assistance shall be no more than 6% in 1965-66 and shall be eliminated in 1966-67 if sufficient funds are available: Provided, That if the cost of administration is no greater, the state shall act as carrier for the insurance provisions of any federal health benefits program: Provided, That the food stamp plan shall not be established in counties containing more than 20% of the present recipients of surplus commodities: Provided, That if any part of this act shall be found to be in conflict with federal requirements which are a prescribed condition to the allocation of federal funds to the State, such conflicting part of this act is hereby declared to be inoperative solely to the extent of such conflict, and such finding or determination shall not affect the operation of the remainder of this act. The rules and regulations under this act shall meet federal requirements which are a necessary condition to the receipt of federal funds by the State.

General Fund Appropriation for medical services and supplies not in excess of the unexpended balance of the 1963-1965 appropriation or allotment for this purpose\$	100,000
DEPARTMENT OF INSTITUTIONS—SCHOOL FOR THE BLIND	
General Fund Appropriation\$	1,027,852
DEPARTMENT OF INSTITUTIONS—SCHOOL FOR THE DEAF	
	0.000.000
General Fund Appropriation\$	2,070,879
WESTERN INTERSTATE COMMISSION FOR HIGHER EDUCATION	
General Fund Appropriation\$	30,000
SUPERINTENDENT OF PUBLIC INSTRUCTION (Including Board of Education)	
General Fund Appropriations Office of the Superintendent of Public Instruction and Board of Education \$ To carry out the provisions of Public Law 85-864 (National Defense	2,222,001
	5,116,748
Education of Indian Children\$	183,000
Assistance to Blind Students (RCW 28.76.130)\$ Grants to Teachers of the Handicapped\$	54,400 200,000
School lunch and school milk programs\$	6,410,000
Allocation to County Superintendents of Schools: <i>Provided</i> , That any county wherein the office of county superintendent has been abolished pursuant to RCW 28.19.180 shall receive an allotment from this appropriation commensurate with the amount said county would have received had the office of county superintendent not been abolished\$	500,000
Distribution to counties for school districts: <i>Provided</i> , That from the several amounts specified, \$42,308,216 of the General Fund appropriation shall be reserved and shall be available only for reappropriation and disbursement in July and August, 1967: handicapped children, \$23,413,197; vocational-technical schools, \$12,067,400; adult education, \$2,847,300;	
programs in state institutions, \$2,899,560; all other, \$449,079,639: Provided, That not to exceed \$50,000 annually may be allocated to the Pacific Science Center: Provided, That \$46,000,000 of this appropriation is intended only for salary increases for certificated school personnel at the average rate of six percent in 1965-66 and an additional six percent in 1966-67, and salary increases for noncertificated school personnel at the average rate of five percent in 1965-66 and an additional five percent in 1966-67.	
General Fund Appropriation\$48	
Current School Fund Appropriation\$ 1 General Fund Appropriation, distribution of state 10-mill levy to	0,000,000
school districts\$13	9,300,000
General Fund Appropriation—Civil Defense Education\$ General Fund—Driver Education Account Appropriation\$ General Fund Appropriation, for distribution to Community Colleges in accordance with Chapter 2, Laws of 1963, Extraordinary Session: Provided, That \$1,900,000 shall be available only for allocation to Community Colleges	90,800 2,418,278
authorized by the 1965 legislature\$	0,341,819
STATE BOARD FOR VOCATIONAL EDUCATION	
General Fund Appropriation\$1	3,460,378
TEACHERS' RETIREMENT SYSTEM	
Teachers' Retirement Fund Appropriation\$ General Fund Appropriation Contribution to Teachers' Retirement Fund	468,947
UNIVERSITY OF WASHINGTON	, -
General Fund Appropriation. \$8 Motor Vehicle Excise Fund Appropriation. \$ Accident Fund Appropriation. \$ Medical Aid Fund Appropriation. \$	6,560,906 252,000 250,000 250,000

WASHINGTON STATE UNIVERSITY	
General Fund Appropriation\$	45,491,315
EASTERN WASHINGTON STATE COLLEGE	
General Fund Appropriation\$	8,006,219
CENTRAL WASHINGTON STATE COLLEGE	
General Fund Appropriation\$	9,870,197
WESTERN WASHINGTON STATE COLLEGE	
General Fund Appropriation\$	11,386,914
HIGHER EDUCATION FACILITIES COMMISSION General Fund Appropriation: Provided, That not to exceed \$50,000 shall be from state sources	75,000
STATE LIBRARY	
General Fund Appropriation\$	2,809,233
ARTS COMMISSION General Fund Appropriation	15,000
WASHINGTON STATE HISTORICAL SOCIETY	
General Fund Appropriation\$	132,702
EASTERN WASHINGTON STATE HISTORICAL SOCIETY	
General Fund Appropriation\$	95,601
STATE CAPITOL HISTORICAL ASSOCIATION	
General Fund Appropriation\$	74,634
DEPARTMENT OF HEALTH	
General Fund Appropriation: <i>Provided</i> , That \$200,000 annually shall be transferred by the liquor control board from its receipts into the general fund prior to July 1, 1966 and July 1, 1967; <i>Provided</i> , That not to exceed \$4,674,904 may be expended for tuberculosis hospitalization and control: <i>Provided</i> , That not to exceed \$210,000 shall be allocated to artificial kidney centers: <i>Provided</i> , That not to exceed \$100,000 may be allocated for a pilot study	
of cystic fibrosis\$	13,190,368
DEPARTMENT OF INSTITUTIONS— MENTAL HEALTH RESEARCH INSTITUTE	
General Fund Appropriation\$	435,012
DEPARTMENT OF INSTITUTIONS—MENTAL HOSPITALS	
General Fund Appropriation: Provided, That not to exceed \$300,000 may be allocated by the Governor to Community Health Centers\$	29,695,442
DEPARTMENT OF INSTITUTIONS— SCHOOLS FOR THE MENTALLY RETARDED	
General Fund Appropriation\$	22,155,807
PARKS AND RECREATION COMMISSION	
General Fund—Parks and Parkways Account Appropriation\$ Motor Vehicle Fund Appropriation for maintenance of vehicular roads, highways and bridges within state parks	4,930,266 150,000
INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION	
General Fund Appropriation: <i>Provided</i> , That expenditures from this appropriation shall be repaid to the General Fund from the Outdoor Recreation Account at the end of the 1965-67 biennium: <i>Provided</i> , That this appropriation may be expended for the cost of selling bonds authorized by Refer-	
endum 11\$	79,740

DEPARTMENT OF COMMERCE AND ECONOMIC DEVELOPMENT	
General Fund Appropriation\$	4.823.576
DEPARTMENT OF CONSERVATION	-, ,
General Fund Appropriation\$	1,969,932
General Fund—Reclamation Revolving Account Appropriation\$	342,270
General Fund—Weather Modification Board Revolving Account Appropriation \$	1,224
Stream Gaging Fund Appropriation\$	80,000
CANAL COMMISSION	CO 000
General Fund Appropriation\$	60,000
COLUMBIA RIVER COMPACT COMMISSION	
General Fund Appropriation\$	3,000
DEPARTMENT OF FISHERIES	
General Fund Appropriation\$ General Fund—Lewis River Hatchery Account Appropriation\$	7,288, 42 1 28,220
DEPARTMENT OF GAME	
Game Fund Appropriation: Provided, That not more than \$40,000 shall be	
expended for payment of game animal damages and expense	10,321,091
DEPARTMENT OF NATURAL RESOURCES	
General Fund Appropriation\$	7,136,037
General Fund Appropriation to Forest Insect and Disease Fund\$ General Fund—Contingency Forest Fire Suppression Account Appropriation \$	100,000 469,700
General Fund—Forest Development Account Appropriation\$	310,017
General Fund—Harbor Improvement Account Appropriation\$	20,000
General Fund—Resource Management Cost Account Appropriation \$	5,746,729
DEPARTMENT OF AGRICULTURE	
General Fund Appropriation\$ General Fund—Commercial Feed Account Appropriation\$	2,607,049 88,945
General Fund—Commission Merchants' Account Appropriation\$	160,072
General Fund—Egg Inspection Account Appropriation\$	210,623
General Fund—Feed and Fertilizer Account Appropriation\$ General Fund—Fertilizer, Agricultural Mineral and Lime	9,046
Account Appropriation\$	143,790
General Fund—Nursery Inspection Account Appropriation\$	174,231
General Fund—Seed Inspection Account Appropriation\$	224,462
Grain and Hay Inspection Fund Appropriation\$	2,368,971
EMPLOYMENT SECURITY DEPARTMENT	
General Fund Appropriation\$ Unemployment Compensation Administration Fund\$	
Administrative Contingency Fund\$	
"NEW SECTION. Sec. 2. The following sums, or so much thereof as shall	
be found necessary, are hereby appropriated out of the several funds indice the period from the effective date of this act to June 30, 1967, except as	
provided.	other wase
DEPARTMENT OF GENERAL ADMINISTRATION	• :
General Fund—Capitol Building Construction	7 .
Account Appropriation to construct parking facilities at the state capitol.\$	1,000,000
LEGISLATIVE COUNCIL General Fund Appropriation\$	7,500
	1,000
LEGISLATIVE BUDGET COMMITTEE	6 500
General Fund Appropriation\$	6,500
VEHICLE EQUIPMENT SAFETY COMMISSION	
Motor Vehicle Fund—State Patrol Highway Account Appropriation\$	2,644

STATE PATROL

STATE PATROL	
Motor Vehicle Fund—State Patrol Highway Account Appropriation for the acquisition and erection of a prefabricated structure for the training academy\$	3,000
	2,000
FOURTH STATE COLLEGE	
General Fund Appropriation to (a) cover the expenses of a committee consisting of the five presidents of the public four-year colleges and universities and five public members appointed by the Governor who shall, by February 1, 1966 select the site for a fourth state college which shall be west of the Cascade Mountains; and, (b) to cover the expenses of a five member board of trustees which shall be appointed by the Governor by March 15, 1966 for terms of one, two, three, four and five years including the expenses of preparing a site plan, appointing such staff as is necessary and related expenses of planning an academic program and building program for submission to the fortieth session of the legislature	200,000
DEPARTMENT OF INSTITUTIONS	
To carry out the purposes of Chapter 11, Laws of 1965, relating to the acquisition, remodeling, and operation of Harrison Memorial Hospital. General Fund Appropriation	209,863 56,370 233,7 67
	,
BELATED CLAIMS	
To reimburse General Fund for Expenditures from Appropriation for Belated Claims, to be disbursed on vouchers approved by the State Auditor:	
General Fund—Commercial Feed Account Appropriation\$	9.09
GENERAL FUND—Commission Merchants Account Appropriation\$ GENERAL FUND—Contingency Forest Fire Suppression Account	4.00
Appropriation\$	209.60
General Fund—Egg Inspection Account Appropriation\$ General Fund—Fertilizer, Agricultural Mineral and Lime	52.18
Account Appropriation\$	18.16
GENERAL FUND—Nursery Inspection Account Appropriation\$	64.96
General Fund—Parks and Parkways Account Appropriation\$ General Fund—Real Estate Commission Account Appropriation\$	15,176.39 7.60
General Fund—Seed Account Appropriation\$	83.15
GENERAL FUND—State Building Construction Account Appropriation\$	116.25
GAME FUND	
Appropriation\$ Grain and Hay Inspection Fund	2,787.34
Appropriation	906.55
Appropriation\$	365.55
Motor Vehicle Fund Appropriation\$	*
MOTOR VEHICLE FUND	13,101.33
State Patrol Highway Account Appropriation\$ Public Service Revolving Fund	9,385.59
Appropriation\$	42.72
CLARKE-MCNARY FUND	12.12
Appropriation\$	222.00
STATE FOREST NURSERY FUND	111.04
Appropriation\$ General Administration Construction Fund	111.04
Appropriation\$	63.00
MEDICAL AID FUND	
Appropriation\$	468.32
IIIDGMENTS	

JUDGMENTS

General Fund Appropriation for judgments, to be disbursed on vouchers approved by the State Auditor, as follows:

Nicholas Maffeo	
For costs in King County Cause No. 36166\$ Stefan F. Thomasson	220.00
Judgment against the State of Washington, King County	
(remit 34752-340263)\$ Walthew, Warner & Keefe, Attorneys for Thelma Ann Swenson, Defendant. Judgment for cost in King County Superior Court, Cause	404.54
No. 35526	251.90
Judgment against the State of Washington and costs in Thurston County Cause No. 31899	20,735.24
Judgment against the State of Washington, Thurston County Cause No. 34504\$	3,462.00
LOCAL IMPROVEMENT ASSESSMENTS	
General Fund Appropriation for the City of Seattle, Local Improvement District No. 6275: Provided, That this amount shall not be disbursed until the State Auditor ascertains that an equal amount has been paid to the City of Seattle by the University of Washington from revenue derived from athletic and parking activities	55,324.37
REFUNDS	
General Fund Appropriation for refunds, to be disbursed on vouchers approved by the State Auditor, as follows: SKAGIT BAY FISH COMPANY	
Refund of penalty imposed on delinquent tax and refund of catch tax for fish caught by Indians on reservation\$ JOHN H. CURRY	3,230.50
Refund for reef net license\$ DONALD B. ANDERSON	42.50
Duplicate retail fish dealer license	5.00
Refund of fishing license fee	10.00
Refund of duplicate license fee\$	10.00
Anthony Picinich Refund of gill net license fee\$	25.00
JOHN D. DANIELSON Refund of duplicate fishing license fee (1963)	10.00
GORDON W. EASTERLY Refund of duplicate fishing license fee (1964)\$ MRS, ELMER PETERSON	10.00
Refund of vessel delivery permit (1964)	20.00
HARRY W. ALLEN\$	5.00
Ann Lukin	5.00 5.00
HENRY J. ANDERSON\$	5.00
ROY GUSTAFSON\$	5.00
LEONARD STRAWN\$	5.00
Rose Strawn\$	5.00
FORREST SNELL \$ HARRIET SNELL \$	5.00
DARWIN PATTERSON\$	5.00 5.00
L. A. LYTLE\$	5.00
John Mattocks\$	5.00
Bert Achey\$	5.00
John Adams\$	5.00

BILL ATWOOD S	Charlie R. Archer	5.0
GEORGE V. BALL \$ 5		
JOHN H BALL	Bill Atwood\$	5.0
MABLE BALL \$ 5 MORRIS E. BINFORD \$ 5 JOSEPH M. BJONNSCARD \$ 5 JAMES BOWMAN \$ 5 JACK BRITT \$ 5 NORMAN BROWN \$ 5 BOB BRUMLY \$ 5 RAY BRUNDAGE \$ 5 DONALD D. CAPPS \$ 5 CARL CHILSON \$ 5 DAL COUNTIE \$ 5 DAL COUNTIE \$ 5 DAL COUNTIE \$ 5	George V. Ball\$	5.0
MORRIS E BINYORD \$ 5 JOSEPH M. BJORNDAHL \$ 5 JAMES BOWMAN \$ 5 JAMES BOWMAN \$ 5 JACK BRITT \$ 5 NORMAN BROWN \$ 5 BOB BRUMLY \$ 5 BOB BRUMLY \$ 5 RAY BRUNDAGE \$ 5 DONALD D. CAPPS \$ 5 CARL CHILSON \$ 5 GENE COLES \$ 5 ALFRED L. CONNELL \$ 5 RONALD G. COUSER \$ 5 PECOV CRUSS \$ 5 MIKE CRUM \$ 5 D. L. COVINGTON \$ 5 S. E. CULVER \$ 5 R. O. DAVIS \$ 5 VELMA DIPKA \$ 5 MARY DUDNEY \$ 5 VELMA DIPKA \$ 5 MARY DUDNEY \$ 5 M. C. EATON \$ 5 WILLIAM EDWARDS \$ 5 <td>JOHN H. BALL\$</td> <td>5.0</td>	JOHN H. BALL\$	5.0
JOSEPH M. BJORNSGARD	MABLE BALL\$	5.0
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Kenneth Kuehn\$	5.00
TED KUPREWICZ\$	5.00
JOYCE KUZMAK\$	5.00
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Edna B. Lukin\$	5.00
VERN McDonald\$	5.00
BEATRICE McGuire\$	5.00
WILLIAM McGuire\$	5.00
RAY McKay\$	5.00
CHARLES MANUEL\$	5.00
NETTIE MANUEL\$	5.00
OSCAR MATTOCKS\$	5.00
CHARLES F. MAURER\$	5.00
PERL E. MAURER\$	5.00
FLOYD MAXWELL\$	5.00
Georgia Mellinger\$	5.00
OLIVER MELLINGER\$	5.00
STELLA U. MERRILL\$	5.00
Doyle Miller\$	5.00
RAY F. MOORE\$	5.00
TED MOUNCER\$	5.00
MAE MOUNCER\$	5.00
JAMES L. MOYER\$	5.00
BEN MULLER\$	5.00
ELMER C. NELSON\$	5.00
LEROY NICHOLSON\$	5.00
JOHN NIEMI\$	5.00
OSMO NIEMI\$	5.00
CLARENCE OLSON\$	5.00
HAROLD ONTQUIST\$	5.00
CLAIRMONT R. OPP\$	5.00
EBEN P. PARKER, JR\$	5.00
E. C. PAROTT\$	5.00
CONNIE PETERSON\$	5.00
STANLEY PETERSON\$	5.00
HAROLD E. PHELPS\$	5.00
JOHN B. PIERCE\$	5.00
DOROTHY PRENTICE\$	5.00
HAROLD M. QUARNBERG\$	5.00
Ramon Ramirez\$	5.00
FLOYD H. REITH, JR\$	5.00
Laura M. Reith\$	5.00
LARRY RILEY\$	5.00
A. Robertson\$	5.00
Mary M. Salakie\$	5.00
JACOB SCHALL\$	5.00
C. A. Sells\$	5.00
Kenneth L. Simonsen\$	5.00
Robert D. Smith\$	5.00
Art Spangler\$	5.00
Leo Thein\$	5.00
ARNOLD J. THOMAS\$	5.00
Julia Thomas\$	5.00
HARRY TUTTLE\$	5.00
MARY ULMER\$	5.00
James Van Rooy\$	5.00
JERALD WALTHER\$	5.00
Jack Warwick\$	5.00
JESSIE WARWICK\$	5.00
Frank Welch\$	5.00
CARL SUMMER WHITNEY	5.00

Jack R. Wilcox\$	5.00
Vern Wilson\$	5.00
William A. Wilson\$	5.00
Woodrow W. Wilson\$	5.00
LOLA YRELL\$	5.00
RUBEN YRELL\$ INDEPENDENT DELIVERY, INC.	5.00
For refund of corporation license fees\$	210.00
Winnie R. Bowers	
For refund of pharmacy license fee: Provided, That this amount shall	
be paid from the General Fund Appropriation to the State Board of	00.00
Pharmacy for the 1965-67 Biennium\$ EDWARD ANTONELLI	20.00
For refund of B & O Tax paid under "Wholesaling-Otherwise"\$	1,199.00
SUNDRY CLAIMS	
General Fund Appropriation for relief of various individuals, firms and	
corporations for sundry reasons to be disbursed on vouchers approved by the State Auditor as follows:	
SAMUEL GOLDENBERG in full settlement for services rendered to welfare	
patient at Centralia General Hospital\$	60.00
Eric K. Maino in full settlement for loss of personal property at American	
Lake\$	154.91
WILLIAM H. and DARLENE JOHNSON in full settlement for personal property stolen by Washington State Penitentiary escapees\$	178.06
G. D. Galbreath in full settlement for loss of personal property while a	1.0.00
patient at Northern State Hospital\$	16.75
EDGAR C. Wood in full settlement for loss of personal property from fire	
caused by inmate at Rainier State School\$	4,500.00
KING COUNTY HOSPITAL for services rendered to mentally ill\$ YAKIMA VALLEY MEMORIAL HOSPITAL for services rendered to mentally ill\$	8,184.89 1,401.50
St. Johns Hospital for services rendered to mentally ill\$	74.15
Don R. Berrysmith in full settlement for damages to vehicle by inmate	
of Luther Burbank School\$	49.02
Joe Martin in full settlement for damages to personal property caused by	44.05
disturbed patient at Western State Hospital\$ Sound Mattress & Felt Company in full settlement for damage to personal	11.95
property caused by patient at Western State Hospital\$	93.66
ANITA WYATT in full settlement for loss of personal property caused by	•
patient at Western State Hospital\$	5.15
JOHN P. BALCH in full settlement for damages to automobile by patient at	
Western State Hospital\$	21.38
CONSOLIDATED SUPPLY COMPANY in full settlement for expense incurred in returning and exchanging merchandise\$	19.14
PUGET SOUND CONSTRUCTION COMPANY in full settlement on contract to repair	2012
Olympia Armory\$	2,138.40
Tom Maxwell in full settlement of damages to fishing net by Department	
of Fisheries\$	50.00
LINCOLN RIES, M. D. AND JAMES HOVIS, ATTORNEY AT LAW in full settlement of services rendered to patients under regulations of the State Depart-	
ment of Public Assistance, 1962, 1963 and 1964\$	2,432.50
Byron Horton, President, Meats, Inc. for refund of assessments paid on	-,
land purchased from the State\$	1,747.49
FOR REIMBURSEMENT OF PERSONAL PROPERTY	
Destroyed by fire in Washington State University's Motor Pool as follows:	
ELMER TORN\$	158.54
HAROLD MONEYBON\$	210.97
Deb Acuff\$	751.30
E. E. Hawkins\$	177.06
HARVEY G. COLE\$	1,585.96
ALFRED CARDEAU\$ ROBERT D. ELLSWORTH\$	33.66 105.86
LODDIN D. EMBS WORLD	100.00

WALLACE R. McPherson	255.81
truck February 4, 1963\$ ALTON V. PHILLIPS, for certain amounts due on contract No. 5887, dated	500.00
July 8, 1958\$	126,778.76
WILLIAM H. STOCK in full settlement of damages to automobile\$	23.69
WILIAM SCULLY in full settlement for damage to personal property by Highway Department equipment	9.00
years 1960-63	13,727.55
FRED A. CINA, et al. in full settlement for personal injuries sustained on June 16, 1962, to be disbursed on vouchers approved by the State Auditor	5,669.26
Laws of 1945\$	3,512.85

CRIMINAL COSTS

General Fund Appropriation reimbursing counties for various cost bills in felony cases:

TREASURER, King County \$ 7,954.50
TREASURER, Pierce County \$ 351.70

"NEW SECTION. Sec. 3. The word 'agency' used herein shall mean and include every state government office, officer, each institution, whether educational, correctional, or other, and every department, division, board and commission, except as otherwise provided in this act.

"The phrase 'agencies headed by elective officials' used herein shall mean those executive offices or departments of the state which are directly supervised, administered, or controlled by the governor, lieutenant governor, secretary of state, treasurer, auditor, attorney general, superintendent of public instruction, commissioner of public lands, or insurance commissioner, but it shall not include those boards, commissions, or committees on which one or more of the above named elected officials serve.

"NEW SECTION. Sec. 4. In order to carry out the provisions of these appropriations and the state budget, the budget director, with the approval of the governor may:

"(1) Allot all or any portion of the funds herein appropriated, or included in the state budget, to the various agencies by such periods as he shall determine and may place any funds not so allotted in reserve available for subsequent allotment: Provided, That the budget director shall not alter allotment requests filed with him, nor shall he place in reserve any funds, for the following: Agencies headed by elective officials; University of Washington; Washington State University; Central Washington State College; Eastern Washington State College; Western Washington State College; Washington State Apple Advertising Commission; Washington State Fruit Commission; Washington Dairy Products Commission or any agricultural commodity commission created under the provisions of chapter 15.66 RCW; the legislative branch of state government including the legislative council, the legislative budget committee, the statute law committee, and any legislative interim committee; or the judicial branch of state government: Provided, however, That the aggregate of allotments for any agency shall not exceed the total of applicable appropriations and local funds available to the agency concerned. It shall be unlawful for any officer or employee to incur obligations in excess of approved allotments or to incur a deficiency and any obligation so made shall be deemed invalid. Nothing in this section or in chapter 328, Laws of 1959 shall prevent revision of any or all allotments on reasonable and uniform basis when necessary to prevent the making of expenditures under appropriations in this act in excess of available revenues.

- "(2) Issue rules and regulations to establish uniform standards and business practices throughout the state service, including regulation of travel by officers and employees and the conditions under which per diem shall be paid, so as to improve efficiency and conserve funds.
 - "(3) Prescribe procedures and forms to carry out the above.

"(4) Allot funds from appropriations in this act in advance of July 1, 1965, for the sole purpose of authorizing agencies to order goods, supplies or services for delivery after July 1, 1965: *Provided*, That no expenditures may be made from the appropriations contained in section 1 until after July 1, 1965.

"NEW SECTION. Sec. 5. Except as otherwise provided in this act, any receipts from federal or other sources or from gifts or grants in excess of those estimated in the budget may be received and allotted by the governor but in the event that receipts shall be less than those estimated in the budget from any source the appropriation shall be limited to the amount actually received and allotments made as provided in section 4. Whenever possible, the receipt of federal or other funds which are not anticipated by the governor's budget or the legislature shall be used to support regular programs instead of using appropriated funds.

"NEW SECTION. Sec. 6. Agencies are authorized to make refunds of erroneous or excessive payments and in the case of other refunds, which may be provided by

law, without express appropriation therefor.

"NEW SECTION. Sec. 7. Whenever allocations are made from the governor's emergency appropriation to any agency which is financed by other than general fund moneys, the budget director may direct the repayment of such allocated amount to the general fund from any balance in the fund or funds which finance such agency. No appropriations shall be necessary to effect such repayment.

"NEW SECTION. Sec. 8. In addition to the amounts appropriated in this act for revenue for distribution and bond retirement and interest, there is also appropriated such further amounts as may be required or available for these purposes under any statutory formula or under any proper bond covenant made in accordance with law.

"NEW SECTION. Sec. 9. Amounts received by an agency as reimbursements pursuant to RCW 43.09.210 shall be considered as returned loans of materials supplied or services rendered. Such amounts may be expended as a part of the original appropriation of the fund to which it belongs, without further or additional appropriations, subject to conditions and procedures prescribed by the budget director which shall provide for determination of full costs, disclosure of such reimbursements in the governor's budget, maximum inter-agency usage of data processing equipment and services and such restrictions as will promote more economical operations of state government without incurring continuing costs beyond those reimbursed.

"NEW SECTION. Sec. 10. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Don Eldridge, Slade Gorton, Doris Johnson, Chet King, Audley F. Mahaffey, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue, Chairman.

We concur in this report: H. Maurice Ahlquist, Hayes Elder, S. E. (Sid) Flanagan, Gary Grant, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Ray Olsen, Robert A. Perry, Jack Rogers, Gerald L. Saling.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Clerk called the roll, and all members were present except Representatives Bozarth, Braun, Haussler, O'Donnell, Pierre, Thompson, and Traylor, who were excused.

SECOND READING OF BILLS

On motion of Mr. Sawyer, the rules were suspended, Engrossed Substitute Senate Bill No. 374 was advanced to second reading and read the second time by sections.

Mr. Uhlman moved the adoption of the committee amendment.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Uhlman on a point of parliamentary inquiry. Mr. Uhlman:

"Would it not now be in order to present any amendments to the committee amendment, because the effect of adopting the committee amendment now would preclude any amendments to the amendment."

The Speaker:

"That is correct Mr. Uhlman. You may make your remarks supporting the committee amendment, and then we will read in amendments to the amendment."

Debate ensued, Representative Uhlman speaking in favor of adoption of the committee amendment.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Clark on a point of personal privilege.

Mr. Clark:

"I wish to advise the members of the House that Mr. Uhlman conducted a hearing last evening from 8:00 p. m. until 1:00 a. m. this morning in very able fashion, with full permission and courtesy to all members of the Committee on Ways and Means. A very considerable time was spent, and very fair treatment was given in all regards to every member who wished to express himself on the amendments. It seems to me that a great deal of work has gone into this bill. Mr. Uhlman has shown the same graciousness throughout as he is now in suggesting that if there are additional amendments, they be considered, some of which last night were not passed because the committee prevailed one way or another. We appreciate what he has done, and what he is willing to do now."

The Speaker:

"I think I can speak on behalf of all the House members, Mr. Uhlman, in saying that we certainly appreciae the hard work you and the committee have exerted on this bill."

Mr. Uhlman:

"Thank you, Mr. Speaker and members of the House. I'd like to heap a number of accolades on the members of the Ways and Means Committee. I think for these ninety days they have spent a considerable amount of time and personal effort. A number of Saturday afternoons when the noncommittee members were home, the Ways and Means Committee members were meeting and discussing this budget and discussing revenue measures. I think the members who are happy to serve on this committee deserve great accolades, and I appreciate very much the comments you made, Representative Clark."

Mr. O'Brien moved the adoption of the following amendment to the committee amendment:

On page 4, line 26 of the amendment by the Committee on Ways and Means, after "Governor:" insert "Provided, That \$85,000.00 of this amount be allotted for an examination and review by a nationally recognized firm of tax experts on the tax structure of the state of Washington and its political subdivisions, and that an advisory tax council of nine members be appointed by the Governor for the purpose of selection of this firm:"

Debate ensued, Representatives O'Brien and Uhlman speaking in favor of adoption of the amendment to the committee amendment.

YIELDING TO QUESTION

Mr. Klein:

"Mr. Speaker, will Mr. O'Brien yield to a question?"

The Speaker:

"Will you yield, Mr. O'Brien?"

Mr. O'Brien:

"Yes."

Mr. Klein:

"Since 1957 when you served as Speaker of the House here, we have had a state body known as the Tax Advisory Council composed of fifteen members. This body still does exist although we haven't made an appropriation for it for several blenniums. Would you be willing to accept an amendment to the amendment that this advisory council may serve as the advisory council to the Governor for selection of someone to carry out the study that is designed to stand as the purpose of your amendment?"

Mr. O'Brien:

"Well Mr. Klein, I am cognizant of this prior Tax Advisory Council, but the purpose for which it was set up was generally different. This proposed council would just, more or less, be set up for the purpose of selection of a nationally recognized firm of tax experts. The reason for the prior council was to delve into the problems themselves, so this actually has a different purpose. I would be hopeful that two members of the legislature might be appointed by the Governor representing each political party, however; but actually this tax advisory council has a different purpose than the one set up in 1957."

The motion was carried, and the amendment by Mr. O'Brien to the committee amendment was adopted.

Representative Johnson (Doris) moved the adoption of the following amendment to the committee amendment:

On page 17, section 1, line 24 of the amendment by the Committee on Ways and Means, after "Appropriation" insert "Provided, That not less than \$158,700 be designated for use by the office of nuclear energy development; and not less than \$10,500 for use by the Governor's Advisory Council on Nuclear Energy and Radiation"

Debate ensued, Representative Johnson (Doris) speaking in favor of adoption of the amendment to the amendment.

Further debate ensued, Representatives Uhlman and Adams speaking against adoption of the amendment to the amendment.

The motion was lost, and the amendment by Mrs. Johnson to the committee amendment was not adopted.

Mr. Grant moved the adoption of the following amendment by Representatives Slagle, Sheridan, Moon, and Grant to the committee amendment.

On page 4, line 19 of the amendment by the Committee on Ways and Means, after the figure "\$32,000" and before "SPECIAL APPROPRIATIONS TO THE GOVERNOR" insert "Provided, That the total appropriation for Executive Operations and Mansion Maintenance shall be reduced \$130.00 per day every day the members of the legislature are without a per diem allowance"

Debate ensued, Representatives DeJarnatt and Adams speaking against adoption of the amendment to the amendment.

The motion was lost, and the amendment by Representatives Grant, Slagle, Sheridan, and Moon to the committee amendment was not adopted.

Mr. Flanagan moved the adoption of the following amendment to the committee amendment:

On page 15, section 1, of the amendment by the Committee on Ways and Means, line 5, after the numerals "1966-67" insert the following:

": Provided, That after the determination of the weighted attendance of a school district has been made as provided by chapter, Laws of 1965 (S. B. 522) the superintendent of public instruction shall further adjust the apportionment of funds by giving an additional plus rating of .05 per weighted student to any school district within a county whose actual assessed valuation is higher than twenty percent as indicated in the 'Indicated county ratios as determined by the state tax commission' for each percentage point or fraction thereof above said twenty percent and by reducing by a minus rating of .05 per weighted student the apportionment of funds for any school district within a county whose actual assessed valuation is lower than twenty percent as indicated in the 'Indicated county ratios as determined by the state tax commission' for each percentage point or fraction thereof below said twenty percent."

The Speaker called on Mr. Garrett to preside.

Debate ensued, Representatives Uhlman, Lux, and Canfield speaking against adoption of Mr. Flanagan's amendment to the amendment, and Representatives Flanagan and Bledsoe speaking in favor of it.

Further debate ensued, Representatives Bottiger and Klein speaking against the amendment, and Representative Flanagan answering Mr. Klein's remarks.

Mr. Olsen demanded the previous question, and the demand was sustained.

The motion was lost on a rising vote, and the amendment by Mr. Flanagan to the committee amendment was not adopted.

Mrs. Epton moved the adoption of the following amendment to the committee amendment:

On page 15, line 21 of the amendment by the Committee on Ways and Means, strike "\$13,460,378" and insert "14,460,378"

Debate ensued, Representatives Epton and Rogers speaking in favor of adoption of the amendment to the amendment, and Representative Uhlman speaking against it.

Further debate ensued, Representatives Smith and Kull speaking in favor of adoption of the amendment to the amendment, and Representative Canfield speaking against it.

Mr. Clark demanded the previous question, and the demand was sustained.

Mr. Grant demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mrs. Epton to the committee amendment, and the amendment was adopted by the followinging vote: Yeas, 69; nays, 15; absent or not voting, 15.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Brachtenbach, Burtch, Chatalas, Clark, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Hood, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newschwander, O'Brien, Olsen, Perry, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—69.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Canfield, Eldridge, Finch, Goldsworthy, Hawley, Johnston (Elmer E.), Jueling, Moos, Newhouse, O'Dell, Swayze, Uhlman—15.

Those absent or not voting were: Representatives Bozarth, Braun, Brouillet, Copeland, Cunningham, Haussler, Humiston, Leland, O'Donnell, Pierre, Pritchard, Saling, Thompson, Traylor, Wolf—15.

On motion of Mr. Jueling the following amendment to the committee amendment was adopted:

On page 14, beginning on line 31 of the amendment by the Committee on Ways and Means, after "appropriation" strike "is intended only" and insert "shall be used exclusively"

The Speaker resumed the Chair.

Mr. Olsen moved the adoption of the following amendment to the committee amendment:

On page 10, line 25 of the amendment by the Committee on Ways and Means strike ". . . . \$265,644,231" and insert the following ": *Provided*, That an amount not exceeding \$70,000 shall be expended to provide for the King County Hospital two X-ray machines and equipment pertinent thereto \$265,714,231"

Debate ensued, Representatives Olsen, Klein, Smith, and O'Brien speaking in favor of adoption of the amendment to the amendment, and Representatives Uhlman, Eldridge, and Adams speaking against it.

Mr. Goldsworthy demanded the previous question, and the demand was sustained.

Mr. Olsen demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Olsen to the committee amendment. The motion was lost and the amendment was not adopted on the following vote: Yeas, 36; nays, 44; absent or not voting, 19.

Those voting yea were: Representatives Angevine, Beck, Bergh, Brouillet, Chatalas, Clark, Conner, Cunningham, Dootson, Elder, Gallagher, Garrett, Grant, King (Richard "Dick"), Kirk, Klein, Litchman, Marsh, Marzano, Mast, McCaffree, Moon, O'Brien, O'Dell, Olsen, Perry, Rogers, Savage, Sawyer, Sheridan, Smith, Valle, Warnke, Whetzel, Witherbee, Mr. Speaker—36.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bledsoe, Bottiger, Brachtenbach, Burtch, Canfield, Copeland, Day, DeJarnatt, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Hood, Humiston, Jastad, Johnston (Elmer E.), Jolly, Jueling, Kalich, Kink, Kull, Lux, Lynch, Mahaffey, McCormick, McDougall, Moos, Newhouse, Newschwander, Radcliffe, Saling, Slagle, Swayze, Taplin, Taylor, Uhlman, Wang, Wolf—44

Those absent or not voting were: Representatives Anderson (Eric O.), Backstrom, Bozarth, Braun, Epton, Harris, Haussler, Hawley, Hurley, Johnson (Doris), King (Chet), Leland, May, Morphis, O'Donnell, Pierre, Pritchard, Thompson, Traylor—19.

Mr. Conner moved the adoption of the following amendment to the committee amendment:

On page 18, line 12 of the amendment by the Committee on Ways and Means, after "appropriation" and before "\$7,136,037" insert:

": Provided, That from any funds available therefor, the department may construct, operate, and maintain outdoor primitive recreation facilities on lands under its jurisdiction when deemed necessary by the department to achieve maximum development of such lands and resources consistent with the purposes for which the lands are held in compliance with the statewide open space and outdoor recreation plan, and may acquire and develop public access to lands under the jurisdiction of the department and suitable for public outdoor recreation, and may for these purposes receive and expend funds from federal and state outdoor recreation funding measures"

Debate ensued, Representative Conner speaking in favor of adoption of the amendment to the amendment.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would Representative Conner yield to a question?"

The Speaker:

"Mr. Conner, will you yield?"

Mr. Conner:

"Yes."

Mr. Uhlman:

"Representative Conner, as I recall from the amendment, this is strictly permissive and leaves discretion within the department if funds are available to take advantage of this act. Is that correct?"

Mr. Conner:

"That is true."

The motion was carried, and the amendment to the committee amendment was adopted.

Mr. Sheridan moved the adoption of the following amendment by Representatives Chatalas, Marzano, Gallagher, Kull, Bottiger, Smith, and Sheridan to the committee amendment:

On page 12, beginning on line 29 of the amendment by the Committee on Ways and Means, after the colon strike all of the material down to and including "available" on line 33, and insert "On and after July 1, 1965, no ratable reductions may be applied in any grant under the public assistance program of the state"

Debate ensued, Representative Sheridan speaking in favor of adoption of the amendment.

Mr. Gallagher demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representatives Humiston, Chatalas, and Smith speaking in favor of adoption of the amendment, and Representatives Uhlman and Adams speaking against it.

The Speaker recognized Mr. Slagle.

Mr. Slagle:

"I'd like to do my good turn for today and demand the previous question."

The demand for the previous question was lost.

Further debate ensued, Representatives Burtch, Clark, and Johnston (Elmer E.) speaking against adoption of the amendment, and Representatives Chatalas and Humiston speaking in favor of it.

Mr. McDougall demanded the previous question, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Representatives Sheridan, Chatalas, Marzano, Gallagher, Kull, Bottiger, and Smith to the committee amendment. The motion was carried and the amendment was adopted by the following vote: Yeas, 62; nays, 19; absent or not voting, 18.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Brachtenbach, Brouillet, Chatalas, Conner, Cunningham, Dootson, Elder, Gallagher, Garrett, Gorton, Grant, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Newschwander, O'Brien, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer,

Sheridan, Slagle, Smith, Taplin, Taylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—62.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Bledsoe, Burtch, Canfield, Clark, Copeland, DeJarnatt, Eldridge, Finch, Flanagan, Goldsworthy, Harris, Johnston (Elmer E.), Jueling, Moos, Newhouse, O'Dell—19.

Those absent or not voting were: Representatives Bergh, Bozarth, Braun, Day, Epton, Haussler, Hawley, Hurley, King (Chet), Leland, May, Morphis, O'Donnell, Pierre, Swayze, Thompson, Traylor, Warnke—18.

Mr. Sheridan moved the adoption of the following amendment by Representatives Chatalas, Marzano, Gallagher, Kull, Bottiger, Smith, and Sheridan to the committee amendment:

On page 10, line 25, of the amendment by the Committee on Ways and Means, strike "\$265.644,231" and insert "\$267.644,231"

Debate ensued, Representative Sheridan speaking in favor of adoption of the amendment.

The motion was lost, and the amendment to the committee amendment was not adopted on a rising vote.

MOTION FOR RECONSIDERATION

Mr. Sheridan, having voted on the prevailing side, moved that the House do now reconsider the vote by which the amendment to the committee amendment was lost.

The Speaker declared the question before the House to be the motion by Representative Sheridan to reconsider the amendment by Representatives Sheridan, Chatalas, Marzano, Gallagher, Kull, Bottiger, and Smith to the committee amendment.

Mr. Sheridan demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to reconsider, and the motion was lost by the following vote: Yeas, 34; nays, 46; absent or not voting, 19.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Brouillet, Chatalas, Elder, Gallagher, Garrett, Humiston, Jastad, Johnson (Doris), Jolly, King (Chet), King (Richard "Dick"), Klein, Kull, Lux, Marsh, Marzano, Moon, O'Brien, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Wang, Mr. Speaker—34.

Those voting nay were: Representatives Adams, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Pritchard, Rogers, Saling, Taylor, Uhlman, Valle, Whetzel, Witherbee, Wolf—46.

Those absent or not voting were: Representatives Ahlquist, Bergh, Bozarth, Braun, DeJarnatt, Dootson, Epton, Grant, Haussler, Hurley, Kalich, Litchman, May, O'Donnell, Perry, Pierre, Thompson, Traylor, Warnke—19.

Mr. Chatalas moved the adoption of the following amendment to the committee amendment:

On page 10, line 25 of the amendment by the Committee on Ways and Means, strike "\$265,644,231" and insert "\$267,640,231"

Mr. Chatalas demanded an electric roll call, and the demand was not sustained.

Debate ensued, Representative Chatalas speaking in favor of adoption of the amendment to the committee amendment.

Mr. Clark moved that the amendment by Mr. Chatalas to the committee amendment be laid on the table, not taking the bill with it.

The Speaker:

"It would take the bill with it Mr. Clark."

With the consent of the House, Mr. Clark withdrew his motion.

POINT OF ORDER

The Speaker recognized Mr. Clark on a point of order.

Mr. Clark:

"This is, as Mr. Chatalas stated and as Mr. Uhlman mentioned, the same identical amendment as one on which we have previously acted. He is attempting by an insignificant change to get a reconsideration, and there has already been a motion for reconsideration before the House. Therefore, it should not be considered by this body."

RULING BY THE SPEAKER

The Speaker:

"The House has considered amendments which lower the amount many times before. Therefore, I rule that this amendment to the amendment is in order. The House may decide to vote it down. However, once the amount is perfected, then it could not be considered."

Mr. Chatalas demanded the previous question, and the demand was sustained.

The Speaker stated the question before the House to be the amendment by Mr. Chatalas to the committee amendment.

The motion was lost, and the amendment to the amendment was not adopted.

Mr. King (Richard "Dick") moved the adoption of the following amendment to the committee amendment by Representatives Backstrom and King (Richard "Dick"):

On page 10, line 25 of the amendment by the Committee on Ways and Means, strike "\$265,644,231" and insert "\$265,948,382"

Debate ensued, Representatives King (Richard "Dick") and Backstrom speaking in favor of adoption of the amendment to the committee amendment, and Representative Ahlquist speaking against it.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, I would like to ask Representative Backstrom a question."

The Speaker:

"Mr. Backstrom, will you yield to a question?"

Mr. Backstrom:

"Yes."

Mr. Adams:

"The way I read this amendment, it merely increases the sum. Is this intended for the support of the hospital only, or does it just appropriate an additional amount to be distributed over the entire area?" Mr. Backstrom:

"The purpose of this amendment was for the support of the hospital only, Dr. Adams."

Mr. Adams:

"Then I think it should be amended, or a proviso added to assure that this will go to the hospital."

Mr. Backstrom:

"That can be done."

Mr. Brouillet demanded the previous question, and the demand was sustained.

The Speaker stated the question before the House to be the adoption of the amendment by Representatives King (Richard "Dick") and Backstrom to the committee amendment. The motion was lost, and the amendment was not adopted.

Mr. Kull moved the adoption of the following amendment to the committee amendment:

On page 15, line 19 of the amendment by the Committee on Ways and Means, after "Legislature" insert the following: ": Provided further, To speed development of the community college system, the State Superintendent of Public Instruction shall use a part of these funds as planning fund money for use by the remaining school districts on the priority list submitted to the 1965 legislature by the State Board of Education as follows:

- "(1) Lake Washington School District No. 414, King County,
- "(2) Olympia School District No. 11, Thurston County,
- "(3) Grandview School District No. 116-120, Yakima County, and
- "(4) Spokane Valley area, Spokane County:

Provided further, That if any community authorized by the 1965 legislature to start a community college in the 1965-67 biennium fails to implement its assigned priority, the State Board of Education shall make that priority available to other school districts on the priority list."

Debate ensued, Representative Kull speaking in favor of adoption of the amendment to the committee amendment.

Mr. King (Richard "Dick") demanded an electric roll call, and the demand was sustained.

Mr. Gallagher demanded a call of the House, and the demand was not sustained.

The Clerk called the roll on the adoption of the amendment by Representative Kull to the committee amendment, and the amendment was adopted by the following vote: Yeas, 56; nays, 16; absent or not voting, 27.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Brachtenbach, Canfield, Conner, Cunningham, Day, Elder, Finch, Gallagher, Garrett, Gorton, Grant, Hawley, Hood, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, Moos, Newhouse, O'Brien, Olsen, Perry, Pritchard, Radcliffe, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Valle, Warnke, Witherbee, Wolf, Mr. Speaker—56.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Bledsoe, Brouillet, Clark, DeJarnatt, Eldridge, Flanagan, Harris, Humiston, Johnston (Elmer E.), Mahaffey, Sawyer, Uhlman, Wang—16.

Those absent or not voting were: Representatives Bozarth, Braun, Burtch, Chatalas, Copeland, Dootson, Epton, Goldsworthy, Haussler, Hurley, Kink,

Kirk, Leland, Lynch, McCaffree, McDougall, Morphis, Newschwander, O'Dell, O'Donnell, Pierre, Rogers, Saling, Swayze, Thompson, Traylor, Whetzel—27.

Mr. Harris moved the adoption of the following amendment to the committee amendment:

On page 11, line 10 of the amendment by the Committee on Ways and Means, after "Provided" insert "the department shall pay nursing home per diem rates based on the department's estimated January, 1965, per diem costs and estimated January, 1966, per diem costs (both without adjustment for understaffing) as set forth in Department Comparison of Present Nursing Home Per Diem Rates and Costs prepared by Research and Statistics Unit dated March 18, 1965: Provided further, That"

Debate ensued, Representative Harris speaking in favor of adoption of the amendment to the amendment, and Representative Uhlman speaking against it

Mr. Jueling demanded an electric roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Sheridan:

"Mr. Speaker, would Representative Harris yield to a question?"

The Speaker:

"Mr. Harris, will you yield?"

Mr. Harris:

"Yes."

Mr. Sheridan:

"Representative Harris, you made a fine case for these people in nursing homes, but I note from the roll call that you opposed my amendment which would have helped children on the ald to dependent children rolls and others. Do you think you are being consistent by opposing my amendment and supporting this?"

Mr. Harris:

"Representative Sheridan, I was of the opinion that your amendment related entirely to ratable reductions, and I believe there is enough leeway in this budget to give and take a little bit if it is required. I do not believe in ratable reductions as a principle."

Mr. Mast demanded the previous question, and the demand was sustained.

The Clerk called the roll on the amendment by Mr. Harris to the committee amendment, and the amendment was lost by the following vote: Yeas, 29; nays, 41; absent or not voting, 29.

Those voting yea were: Representatives Adams, Ahlquist, Backstrom, Brachtenbach, Clark, Day, Elder, Finch, Gallagher, Goldsworthy, Gorton, Harris, Hood, Humiston, Jastad, Jueling, Kalich, Klein, Kull, Marsh, Mast, McDougall, Moos, Newschwander, Pritchard, Savage, Sheridan, Swayze, Wolf —29.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Braun, Brouillet, Burtch, Canfield, Chatalas, Cunningham, DeJarnatt, Eldridge, Flanagan, Garrett, Grant, Jolly, Kirk, Litchman, Mahaffey, Marzano, McCaffree, Moon, O'Brien, O'Dell, Olsen, Perry, Radcliffe, Rogers, Sawyer, Slagle, Taplin, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—41.

Those absent or not voting were: Representatives Andersen (James A.), Bozarth, Conner, Copeland, Dootson, Epton, Haussler, Hawley, Hurley, Johnson (Doris), Johnston (Elmer E.), King (Chet), King (Richard "Dick"), Kink, Leland, Lux, Lynch, May, McCormick, Morphis, Newhouse, O'Donnell, Pierre, Saling, Smith, Taylor, Thompson, Traylor, Whetzel—29.

Mr. Klein moved the adoption of the following amendment by Representatives Marsh, O'Dell, and Klein to the committee amendment:

On page 20, following the amendment by the Committee on Ways and Means to page 20, line 15, insert:

"General Fund Appropriation.....\$ 25,000

To the Department of Institutions for the Washington State School for the Blind to provide for completion of teaching and classroom space and facilities of the building authorized by the laws of 1961 and otherwise completed and dedicated in the 1963-65 biennium"

Debate ensued, Representative Klein speaking in favor of adoption of the amendment.

Mr. Marsh demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representative Uhlman speaking against adoption of the amendment.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the adoption of the amendment by Representatives Klein, Marsh, and O'Dell to the committee amendment. The motion was carried and the amendment was adopted by the following vote: Yeas, 37; nays, 36; absent or not voting, 26.

Those voting yea were: Representatives Andersen (James A.), Angevine, Beck, Burtch, Conner, Cunningham, DeJarnatt, Elder, Gallagher, Garrett, Gorton, Grant, Jastad, Johnson (Doris), Jolly, Kalich, Klein, Kull, Litchman, Lux, Marsh, Mast, Moon, O'Brien, O'Dell, Pierre, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Valle, Warnke, Witherbee, Mr. Speaker—37.

Those voting nay were: Representatives Adams, Ahlquist, Avey, Backstrom, Berentson, Bergh, Bledsoe, Bottiger, Canfield, Clark, Day, Eldridge, Finch, Flanagan, Goldsworthy, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kirk, Lynch, Mahaffey, Marzano, McCaffree, McDougall, Moos, Morphis, Newschwander, Olsen, Pritchard, Sawyer, Swayze, Uhlman, Wang—36.

Those absent or not voting were: Representatives Anderson (Eric O.), Bozarth, Brachtenbach, Braun, Brouillet, Chatalas, Copeland, Dootson, Epton, Haussler, Hurley, King (Chet), King (Richard "Dick"), Kink, Leland, May, McCormick, Newhouse, O'Donnell, Perry, Saling, Taylor, Thompson, Traylor, Whetzel, Wolf—26.

Mr. Smith moved the adoption of the following amendment to the committee amendment:

On page 6, line 13 of the amendment by the Committee on Ways and Means after "\$152,812" insert: ": *Provided*, That the salary paid the executive secretary shall not be less than \$10,500 annually."

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, will Mr. Smith yield?"

The Speaker:

"Mr. Smith, will you yield to a question?"

Mr. Smith:

"Yes."

Mr. Canfield:

"This is the first time in my experience in this legislature that we have ever attempted to include a salary for an individual in a general appropriation bill. Are you suggesting that we now initiate the procedure of indicating what the salary to be paid.

to every person on the state payroll should be, or what the floor should be, in a general appropriations bill?"

Mr. Smith:

"In this case I am only saying that the floor should not go below a certain point. We have allowed so much latitude that boards like this would be in their legitimate right to set a salary at one or two thousand dollars, which would be a means of turning down an individual well qualified. I have reasons for which I speak. I don't wish to go into any differences of opinion I have with the board or differences of opinion with individuals, but I do feel this is necessary to make sure we attract the right type of individual."

The motion was lost, and the amendment by Mr. Smith to the committee amendment was not adopted.

Mr. Smith moved the adoption of the following amendment to the committee amendment:

On page 6, line 13 of the amendment by the Committee on Ways and Means, after "\$152,812" insert ": Provided further, That not more than \$12,000 may be used in providing an Educational Program pertaining to the prevention of discrimination in the sale of real estate where real estate brokers and salesmen are involved. Such program shall include the processing of complaints against brokers and salesmen in the sale of real estate and an attempt to conciliate all disputes relating to same, and upon failure to reach agreement a report containing all details will be forwarded to the Governor for action as he may see fit under his executive authority."

Debate ensued, Representative Smith speaking in favor of adoption of the amendment, and Representative Uhlman speaking against it.

Mr. Newschwander demanded the previous question, and the demand was sustained.

Mr. Smith demanded an electric roll call, and the demand was not sustained.

The motion was lost and the amendment to the amendment was not adopted.

Mr. Smith moved the adoption of the following amendment to the committee amendment:

On page 11, line 28 of the amendment by the Committee on Ways and Means, after "father" strike all of the matter down to and including "her" on line 30

Debate ensued, Representative Smith speaking in favor of adoption of the amendment to the committee amendment, and Representative Uhlman speaking against it.

Mr. Jueling demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment by Representative Smith to the committee amendment was not adopted.

Mr. Beck moved the adoption of the following amendment to the committee amendment:

On page 17, beginning on line 2 of the amendment by the Committee on Ways and Means, after "Appropriation" strike all of the material down to and including "Centers" on line 4

Debate ensued, Representatives Beck and Uhlman speaking in favor of adoption of the amendment to the committee amendment.

Mr. Newschwander demanded the previous question, and the demand was sustained.

The motion was carried, and the amendment by Representative Beck to the committee amendment was adopted.

The Speaker stated the question before the House to be the committee amendment as amended to Engrossed Substitute Senate Bill No. 374.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, will Representative Uhlman yield to a question?"

The Speaker:

"Mr. Uhlman, will you yield?"

Mr. Uhlman:

"Yes, I yield."

Mr. Smith:

"Did I understand you to say when we were considering the amendment earlier, that it was the legislative intent that a program of education be started by the state board against discrimination in the field we mentioned in housing?"

Mr. Uhlman:

"Representative Smith, for the record, yes, this is the legislative intent. This will be written in the conference minutes if the conference committee decides to accept this House recommendation, this House figure, and if both houses of the legislature affirm this."

YIELDING TO QUESTION

Mr. Clark:

"Mr. Speaker, would Mr. Uhlman yield to a question?"

The Speaker:

"Mr. Uhlman, would you yield?"

Mr. Uhlman:

"Yes, I will yield."

Mr. Clark:

"Did the members of your committee ever approve the statement you just made, by motion or otherwise?"

Mr. Uhlman:

"Yes, this was the specific reason the nine thousand dollars was added to the budget. It was considered at some length by the subcommittee, and this is the reason for the increased appropriation to the board. It was felt we should develop the educational aspects rather than the enforcement aspects as has been done."

Mr. Clark:

"Mr. Smith's question went further than your reply just now. He asked if it is earmarked specifically, whether your committee put it on a salary base or for a particular subject matter."

Mr. Uhlman:

"There is no earmarking, Representative Clark, in the body of the bill itself. Unless we specifically earmarked the funds, legislative intent would have to be construed by such means as the question Representative Smith just asked. I suppose his question is for the record so he can look at it at a later date, or the conference committee minutes themselves could indicate the legislative intent."

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, I would like to ask one other question of Mr. Uhlman."

The Speaker:

"Mr. Uhlman, will you yield?"

Mr. Uhlman:

"Yes."

Mr. Adams:

"The law as written provides very liberally from the standpoint of education, is that right? It is already written in the statutes that this board has a right to carry on educational matters?"

Mr. Uhlman:

"It is my belief that it does, and it is our intention, and I believe I am speaking for the subcommittee on this, that we would permit the board these additional funds to employ an individual to operate, within statutory limits, in educational areas."

Mr. Adams:

"The committee did not specify the nine thousand dollars would be spent in the area of real estate agents and real property? It was for the entire field of education, isn't that correct, rather than limited to this one area as Mr. Smith intends to imply?"

Mr. Uhlman:

"Mr. Adams, I think the legislative intent is set out very clearly in our explanatory sheet, which states as follows: 'Board Against Discrimination—The executive recommendation included one additional employee, beginning in the first year of the biennium. The Committee feels that if this agency is to do an effective job especially in the educational area, another position should be authorized. The increase recommended is for one additional position in the second year of the biennium, including related retirement, travel and equipment.'

The motion was carried, and the committee amendment was adopted.

With consent of the House, the rules were suspended, Engrossed Substitute Senate Bill No. 374 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Uhlman, Canfield, DeJarnatt, Clark, Savage, and Pritchard speaking in favor of passage of the bill, and Representatives May and Day speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 374 as amended by the House, and the bill passed the House by the following vote: Yeas, 60; nays, 22; absent or not voting, 17.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Elder, Eldridge, Finch, Flanagan, Gallagher, Goldsworthy, Gorton, Hawley, Humiston, Johnson (Doris), Jolly, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McDougall, Moon, Moos, O'Brien, O'Dell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Uhlman, Valle, Wang, Whetzel, Wolf, Mr. Speaker—60.

Those voting nay were: Representatives Adams, Avey, Bergh, Brachtenbach, Canfield, Day, Garrett, Grant, Harris, Jastad, Johnston (Elmer E.), Jueling, Kalich, Mast, May, Morphis, Newhouse, Newschwander, Sawyer, Slagle, Taplin, Witherbee—22.

Those absent or not voting were: Representatives Angevine, Bozarth, Braun, Dootson, Epton, Haussler, Hood, Hurley, Kink, McCormick, O'Donnell, Perry, Pierre, Taylor, Thompson, Traylor, Warnke—17.

Engrossed Substitute Senate Bill No. 374 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

My negative vote on the House Committee Amendment to Substitute Senate Bill No. 374 was for the purpose of making myself eligible for the conference committee on the bill.

Damon R. Canfield, 15th District

MOTION

On motion of Mr. Grant, Engrossed Substitute Senate Bill No. 374 as amended by the House was ordered transmitted immediately to the Senate.

Engrossed Senate Bill No. 101, by Senators Lewis and McMillan:

Establishing state employees' suggestion awards.

With the consent of the House, Engrossed Senate Bill No. 101 was ordered held for Monday's second reading calendar.

House Bill No. 697, by Representatives Savage, Klein, Leland, Moon, Kull, Marsh, Traylor, and Pritchard:

Providing for interim committee study of outdoor recreation problems.

With the consent of the House, House Bill No. 697 was ordered held for Monday's second reading calendar.

House Joint Resolution No. 42, by Representatives Hurley, Backstrom, and McCormick:

Limiting the sales tax and compensating use tax to four percent.

With consent of the House, House Joint Resolution No. 42 was ordered held for Monday's second reading calendar, along with the notice of reconsideration by Mrs. Hurley of the vote by which the amendment by Mr. Klein and others was adopted.

NOTICE OF RECONSIDERATION

With consent of the House, Mr. Avey's notice of reconsideration of the vote by which Engrossed House Bill No. 586 had passed the House was extended until Monday, April 19, 1965.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Grant on a point of personal privilege.

Mr. Grant:

"I would like to extend to the Speaker and his family and other members or the House my best wishes for a Happy Easter."

The Speaker:

"I want to thank you, Mr. Grant, and I do wish all of you and your families a pleasant Easter. We will adjourn for seventy-two hours so we will have a little longer to spend at home. For your information, the conferees to be appointed on the appropriation bill are: Representatives Uhlman, DeJarnatt, and Canfield.

MOTION

On motion of Mr. Sawyer, the House adjourned until 2:25 p. m., Monday, April 19, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-SIXTH DAY

AFTERNOON SESSION

House of Representatives, Olympia, Wash., Monday, April 19, 1965.

The Speaker called the House to order at 2:25 p. m.

The Clerk called the roll, and all members were present except Representatives Bledsoe, Mast, O'Brien, O'Donnell, and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Arthur I. Anderson of the Gloria Dei Lutheran Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF ENGROSSMENT

House of Representatives, Olympia, Wash., April 15, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Joint Resolution No. 30, have compared same with the original resolution and find it correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

House of Representatives, Olympia, Wash., April 15, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 586; also

Engrossed House Bill No. 698, have compared same with the original bills and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 16, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 334, changing laws relating to registration and

taxation of aircraft, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means , Chairman,

GEORGETTE VALLE, Vice Chairman.
Subcommittee on Revenue
HENRY BACKSTROM, Chairman

HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Jack Dootson, S. E. (Sid) Flanagan, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

Mr. Speaker:

House of Representatives, Olympia, Wash., April 19, 1965.

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Joint Resolution No. 43, authorizing the imposition of a graduated net income tax, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means

GEORGETTE VALLE, Vice Chairman.
Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

....., Chairman,

We concur in this report: Hayes Elder, Gary Grant, Mrs. Joseph E. Hurley, Daniel G. Marsh, Ray Olsen, Robert A. Perry, Jack Rogers, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred Engrossed Senate Bill No. 160, providing as exemption from business and occupation tax, admission charges by agricultural fairs, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
......, Chairman.
GEORGETTE VALLE, Vice Chairman,
Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Jack Dootson, S. E. (Sid) Flanagan, Edward F. Harris, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 19, 1965.

To the Honorable, the House of Representatives of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to advise that Governor Evans has approved the following House Bill, entitled:

House Bill No. 428:

Providing for the transfer of a motor freight carrier's permit upon the death of the holder.

Very truly yours,
RAYMOND W. HAMAN,
Legal Counsel to the Governor.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 19, 1965.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Substitute Senate Bill No. 374 and asks the House to recede therefrom, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Uhlman, the House refused to recede from its amendments to Substitute Senate Bill No. 374, and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Substitute Senate Bill No. 374, Representatives Canfield, DeJarnatt, and Uhlman.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 15, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 404; also Senate Bill No. 524, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 404; also Senate Bill No. 524.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Bill No. 703, by Representatives Sheridan, Chatalas, and Marzano: An Act relating to the support of the state government and to the state's budget and accounting system; and amending section 13, chapter 328, Laws of 1959 and RCW 43.88.130.

Ordered printed and referred to Committee on Ways and Means.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Copeland on a point of personal privilege.

Mr. Copeland:

"Mr. Speaker, ladies and gentlemen of the House, several weeks ago the Green Giant Company was kind enough to deliver to the House some mushrooms which you have been eating in the cafeteria in recent days in various forms. As you know, Green Giant Company produces some very fine vegetables in the state of Washington, which come from Mr. Taplin's district. These mushrooms come from the nearby area, and I would like to give credit where credit is due."

MOTION FOR RECONSIDERATION

Mr. Avey, having voted on the prevailing side, moved that the House do now reconsider the vote by which Engrossed House Bill No. 586 passed the House.

Debate ensued, Representative Avey speaking in favor of the motion to reconsider.

PERSONAL PRIVILEGE

The Speaker recognized Representative Johnson (Doris) on a point of personal privilege.

Mrs. Johnson (Doris):

"Thank you Mr. Speaker, ladies and gentlemen of the House. This morning you had a copy of our Sunday Tri-City Herald given to you which made the announcement that Battelle Memorial Institute would spend in our state twenty million dollars over the next ten-year period. They will spend it in building a facility which is pictured on the front page of this newspaper. This facility will be very close to the University of Washington Graduate Center which will also be built in our area, and of course I feel that this is the beginning of a nucleas for nuclear energy and development in our state. This is twenty million dollars of private money coming into our state from outside the area, and of course Battelle will also spend one hundred thousand dollars in matching funds for the University of Washington Graduate Center. I hope you will enjoy the paper as much as I did."

MOTION

On motion of Mr. Copeland, the House recessed until 3:05 p. m.

SECOND AFTERNOON SESSION

The Speaker called the House to order at 3:05 p.m.

The Clerk called the roll, and all members were present except Representatives Bledsoe, O'Donnell, and Thompson, who were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 19, 1965.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Engrossed Substitute Senate Bill No. 374 and the House amendments thereto, and the President has appointed as members of the conference committee thereon: Senators Foley, Dore, Neill.

WARD BOWDEN, Secretary.

The Speaker stated the question before the House to be the motion of Mr. Avey to reconsider the vote by which Engrossed House Bill No. 586 passed the House.

Debate ensued, Representative Savage speaking against the motion to reconsider.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Grant on a point of personal privilege.

Mr. Grant:

"Mr. Speaker, please correct me if I am wrong, but is this not a special occasion for you today? Thirty-five years ago today, Mr. and Mrs. Schaefer gave birth to a bouncing little boy they called 'Bobby,' and I think it only fitting that we now pay tribute to our Speaker, Robert Schaefer, on his birthday. The page will bring in the birthday cake."

The Speaker received a standing ovation from the members.

The Speaker:

"I want to thank you all for this beautiful birthday cake. Since I wasn't able to be home today, we celebrated my birthday yesterday on Easter. I appreciate the thoughtfulness of all the members on this day. I certainly didn't think we would still be here on my birthday."

Further debate ensued on the motion by Mr. Avey to reconsider the vote by which Engrossed House Bill No. 586 passed the House, Representative McDougall speaking against the motion.

YIELDING TO QUESTION

Mr. Slagle:

"Mr. Speaker, would Representative Savage yield to a question?"

The Speaker:

"Mr. Savage, will you yield?"

Mr. Savage:

"Yes sir."

Mr. Slagle:

"Mr. Savage could you tell me the cost of the present highways building when it was built two and one-half years ago?"

Mr. Savage:

"I didn't say what the present one cost."

Mr. Slagle:

"I understand it cost four million dollars two and one-half years ago, and my question is this, the new building would also cost four million dollars. The cost of construction certainly hasn't gone down. I was wondering if you could explain how we could build more square feet today for the same price?"

Mr. Savage:

"Simply because the present building is not strictly a highways building. It is a seven-story office building which also houses the license department.

"The new one, more appropriate for highways but a less expensive type to build, will be three stories and built so it can be expanded. It is a more economical type of construction. You don't have to have near the foundation. It is spread over a broad area. It will have ninety thousand square feet to begin with. The present quarters have seventy-eight thousand square feet, so it will be quite an expansion immediately."

Further debate ensued, Representative Slagle speaking in favor of the motion to reconsider.

Mr. Olsen demanded the previous question, and the demand was sustained. Mr. Sawyer demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion by Representative Avey to reconsider the vote by which Engrossed House Bill No. 586 had passed the House. The motion failed by the following vote: Yeas, 21; nays, 71; absent or not voting, 7.

Those voting yea were: Representatives Avey, Bergh, Bottiger, Brachtenbach, Chatalas, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Grant, Humiston, Hurley, King (Chet), Marzano, O'Brien, Pierre, Slagle, Taylor, Warnke—21.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bozarth, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Eldridge, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Swayze, Taplin, Traylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—71.

Those absent or not voting were: Representatives Bledsoe, Kalich, O'Donnell, Sheridan, Smith, Thompson, Uhlman—7.

SECOND READING OF BILLS

Engrossed Senate Bill No. 101, by Senators Lewis and McMillan:

Establishing state employees' suggestion awards.

The bill was read the second time by sections.

On motion of Mr. Grant, the rules were suspended, Engrossed Senate Bill No. 101 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Angevine speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 101, and the bill passed the House by the following vote: Yeas, 92; nays, 3; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representatives May, Moon, Radcliffe—3.

Those absent or not voting were: Representatives Bledsoe, O'Donnell, Smith, Thompson—4.

Engrossed Senate Bill No. 101, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

PERSONAL PRIVILEGE

The Speaker recognized Mr. May on a point of personal privilege.

Mr. May:

"Mr. Speaker, John Lemon, our reporter from the Spokane Chronicle is thirty-five years old today also, and I think we should wish him a happy birthday."

The Speaker:

"Since we are both thirty-five today, I will be happy to share the birthday cake with you, Mr. Lemon."

House Bill No. 697, by Representatives Savage, Klein, Leland, Moon, Kull, Marsh, Traylor, and Pritchard:

Providing for interim committee study of outdoor recreation problems.

House of Representatives, Olympia, Wash., April 13, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred House Bill No. 697, providing for interim committee study of outdoor recreation

problems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 3, line 23, strike "The members" and insert "Five members of each"

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Frank B. Brouillet, William "Bill" Chatalas, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith.

Subcommittee on Revenue

....., Chairman, Mark Litchman, Vice Chairman.

We concur in this report: William S. Day, Jack Dootson, Hayes Elder, Gary Grant, Daniel G. Marsh, Ray Olsen, Robert A. Perry, Frank Slagle.

The bill was read the second time by sections.

Mr. Savage moved the committee amendment not be adopted.

Debate ensued, Representatives Savage and Copeland speaking in favor of the motion to not adopt the committee amendment.

The motion was carried, and the amendment was not adopted.

With consent of the House, the rules were suspended, House Bill No. 697 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Savage and Klein speaking in favor of passage of the bill, and Representatives Day and Copeland speaking against it.

Mr. Jueling demanded the previous question, and the demand was not sustained on a rising vote.

Further debate ensued, Representatives Pritchard, Kull, and Moon speaking in favor of passage of the bill.

Further debate ensued, Representative Pierre speaking in favor of passage of the bill, and Representatives Clark, Day, and Copeland speaking against it.

MOTION

Mr. Johnston (Elmer E.) moved the House defer further consideration of House Bill No. 697, and the bill be ordered held for tomorrow's third reading calendar.

Debate ensued, Representatives Johnston (Elmer E.) and Savage speaking in favor of the motion.

The motion was carried.

House Bill No. 683, by Representatives Moos and Uhlman:

Making appropriation for department of agriculture to cooperate in weed control.

The bill was read the second time by sections.

On motion of Mr. Moos, the following amendment was adopted:

On page 1, section 1, beginning on line 8, after "weed" correct the spelling of "chondrilla junceal" to "chondrilla juncea L."

House Bill No. 683 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House

Bill No. 683 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 683, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf. Mr. Speaker—93.

Those absent or not voting were: Representatives Canfield, Chatalas, May, O'Donnell, Smith, Thompson—6.

Engrossed House Bill No. 683, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Concurrent Resolution No. 31, by Representatives Chatalas, Uhlman, and Litchman:

Providing for a public welfare interim committee.

The resolution was read the second time in full.

On motion of Mrs. Hurley, the following amendment was adopted:

On page 1, line 16, after "state" and before the comma insert "with particular emphasis on savings to be made"

On motion of Mr. Chatalas, the following amendment was adopted:

On page 2, line 15, after "of" and before "thousand" strike "ten" and insert "twenty"

House Concurrent Resolution No. 31 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Concurrent Resolution No. 31 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Chatalas and Uhlman speaking in favor of passage of the resolution, and Representative Adams speaking against it.

The Clerk called the roll on the final passage of Engrossed House Concurrent Resolution No. 31, and the resolution passed the House by the following vote: Yeas, 84; nays, 8; absent or not voting, 7.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Finch, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh,

Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—84.

Those voting nay were: Representatives Adams, Berentson, Eldridge, Flanagan, Goldsworthy, Jueling, Mahaffey, Newschwander—8.

Those absent or not voting were: Representatives Backstrom, Canfield, Copeland, May, O'Donnell, Thompson, Wolf--7.

Engrossed House Concurrent Resolution No. 31, having received the constitutional majority, was declared passed.

House Joint Resolution No. 42, by Representatives Hurley, Backstrom, and McCormick:

Limiting the sales tax and compensating use tax to four percent.

With the consent of the House, House Joint Resolution No. 42 was ordered held for tomorrow's second reading calendar, along with the notice of reconsideration by Mrs. Hurley of the vote by which the amendment by Mr. Klein and others thereto was adopted.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 19, 1965.

MR. PRESIDENT: MR. SPEAKER:

We, of your Conference Committee, to whom was referred Engrossed Substitute Senate Bill No. 374, adopting budget and making appropriation for the operation of state agencies for next fiscal biennium, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members

FRANK W. FOLEY FRED H. DORE MARSHALL A. NEILL House Members

WESLEY C. UHLMAN ARLIE U. DEJARNATT DAMON R. CANFIELD

MOTIONS

On motion of Mr. Uhlman, the report of the conference committee on Engrossed Substitute Senate Bill No. 374 was adopted, and the committee was granted the powers of free conference.

On motion of Mr. Uhlman, the House adjourned until 11:00 a.m., Tuesday, April 20, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-SEVENTH DAY

MORNING SESSION

House of Representatives, OLYMPIA, Wash., Tuesday, April 20, 1965.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll, and all members were present except Representatives Jueling, O'Donnell, and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Arthur I. Anderson of the Gloria Dei Lutheran Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

SPEAKER'S PRIVILEGE

The Speaker recognized in the bar of the House Representative Fritzie Chuinard, a member of the Oregon State Legislature, from Portland, and appointed Representatives Lux and Lynch to conduct her to a seat on the rostrum beside the Speaker.

The Speaker asked Representative Chuinard to say a few words to the members.

Mrs. Chuinard:

"Mr. Speaker, Legislators of the state of Washington, this is a real pleasure for me today. My father served in the Washington State Legislature in 1917 over in the old capitol building, and then came back to your legislature in 1947, so this is indeed a real thrill for me. Thank you."

The Speaker:

"It is certainly a pleasure to have you here with us today. I know your legislature will probably continue for ten more days, but we're not sure how much longer we are going to be here. When you were in session until June two years ago, we felt sorry for you, but we don't know when we will be through this time. We appreciate your visit and the interest you have taken in the Washington State Legislature."

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., April 19, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 683; also

Engrossed House Concurrent Resolution No. 31, have compared same with the original bill and resolution and find them correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 19, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 552; also Senate Bill No. 555, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 552, by Senators Foley, Sandison, and Ryder:

An Act relating to education; and amending section 3, chapter 13, Laws of 1961 extraordinary session as amended by section 1, chapter 143, Laws of 1963, and RCW 28.81.080.

Referred to Committee on Ways and Means.

Senate Bill No. 555, by Senators Thompson, Jr. and Dore:

An Act relating to education; amending section 5, chapter 198, Laws of 1961 as last amended by section 1, chapter, (House Bill No. 125), Laws of 1965, and RCW 28.84.210; and amending section 2, chapter 20, Laws of 1961 extraordinary session as amended by section 6, chapter 2, Laws of 1963 extraordinary session, and RCW 28.84.270.

Referred to Committee on Ways and Means.

RESOLUTIONS

Resolution by Representatives Moos, Jolly, and Flanagan:

Whereas, The State of Washington, whose streams and rivers constitute one of the most potent power resources in the Nation, is likewise blessed with vast areas of arable land, the irrigation of which, as to economical and recreational value, is only at present beginning to reach toward its possible potential; and

Whereas, The Columbia Basin Project, with but one-half a million acres of a potential three million acres under irrigation, has made a significant contribution to the State in the welding of land and water resources to create a growing economy; and

WHEREAS, Projects of this type, ninety-five percent reimbursable and completely self-supporting, constitute one of the Nation's most successful public investments, and for this State, project new job opportunities, new communities, assurance of abundant fresh agricultural products for our urban areas and a permanent bulwark to the State's economy; and

WHEREAS, Inherent to the well-being of every present and future citizen of this State is the complete utilization of the land and water resources of the State in an orderly development program:

Now, Therefore, Be It Resolved, By the House of Representatives, That we do hereby endorse and support the orderly development program heretofore outlined by the Columbia Basin Commission, proposing

- (1) A development rate of twenty thousand acres per year for the immediate future;
- (2) Immediate preparations to initiate construction of the necessary main line works to support this rate and prepare for increases as changing conditions might warrant; and
- (3) A reconnaissance survey of the Big Bend country in Eastern Washington not now served by an irrigation system or included in current studies.

And Be It Further Resolved, That copies of this House Resolution be made available by the Clerk of the House for the benefit of the communications media of the State, including representatives of the press, television and radio.

Mr. Moos moved adoption of the resolution.

Debate ensued, Representatives Moos, Flanagan, and Jolly speaking in favor of adoption of the resolution.

The motion was carried, and the resolution was adopted.

Resolution by Representatives Marzano, Bottiger, and Litchman:

Whereas, Ownership of motor vehicles by persons under the age of eighteen has been alleged as a cause for school dropouts, lower scholastic standards, and other juvenile problems; and

Whereas, House Bill No. 354, prohibiting persons under eighteen years of age from holding registration to motor vehicles, was passed by the House of Representatives, but because of lack of time was not passed by the Senate;

Now, Therefore, Be It Resolved, By the House of Representatives, that the subject matter of House Bill No. 354 be assigned to the legislative interim committee on highways for study of facts pro and con, comparable practices in other states, and other relevant data, and that the committee report its findings to the fortieth session of the legislature.

Be It Further Resolved, That a copy of this resolution be transmitted by the Chief Clerk of the House of Representatives to the secretary of the interim committee on highways.

On motion of Mr. Bottiger, the resolution was adopted.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 14, 1965.

MR. SPEAKER:

The Senate has passed Substitute House Bill No. 608 with the following amendments: In line 14 of the title, after "and RCW 82.16.010;" and before "prescribing penalties;" insert "amending section 82.04.280, chapter 15, Laws of 1961 as amended by section 1, chapter 168, Laws of 1963 and RCW 82.04.280; amending section 82.04.30, chapter 15, Laws of 1961 as amended by section 5, chapter 293, Laws of 1961 and RCW 82.04.430; amending section 82.08.030, chapter 15, Laws of 1961 as last amended by section 3, chapter 28, Laws of 1963 extraordinary session and RCW 82.08.030; adding a new section to chapter 15, Laws of 1961 and to chapter 82.04 RCW;"

On page 8, section 7, line 33, after "donor" and before the semicolon insert the following: "and in respect to the use of any article of tangible personal property acquired by bailment, if the property was acquired by a previous bailee from the same bailor for use in the same general activity and such original bailment was prior to June 9, 1961"

On page 14, following section 8, add 6 new sections to read as follows:

"Sec. 9. Section 82.04.120, chapter 15, Laws of 1961 and RCW 82.04.120 are each amended to read as follows:

"'To 'manufacture' embraces all activities of a commercial or industrial nature wherein labor or skill is applied, by hand or machinery, to materials so that as a result thereof a new, different or useful substance or article of tangible personal property is produced for sale or commercial or industrial use, and shall include the production or fabrication of special made or custom made articles, and the generation or production of electrical energy for resale or consumption outside the state.

"Sec. 10. Section 82.16.050, chapter 15, Laws of 1961, and RCW 82.16.050 are each amended to read as follows:

" In computing tax there may be deducted from the gross income the following items:

- "(1) Amounts derived by municipally owned or operated public service businesses, directly from taxes levied for the support of maintenance thereof: *Provided*, That this section shall not be construed to exempt service charges which are spread on the property tax rolls and collected as taxes;
- "(2) Amounts derived from the sale of commodities to persons in the same public service business as the seller, for resale as such within this state. This deduction is allowed only with respect to water distribution, light and power, gas distribution or other public service businesses which furnish water, electrical energy, gas or any other commodity in the performance of public service businesses;
- "(3) Amounts actually paid by a taxpayer to another person taxable under this chapter as the latter's portion of the consideration due for services furnished jointly by both, if the total amount has been credited to and appears in the gross income reported for tax by the former;
 - "(4) The amount of cash discount actually taken by the purchaser or customer;
- "(5) The amount of credit losses actually sustained by taxpayers whose regular books of accounts are kept upon an acrual basis;
- "(6) Amounts derived from business which the state is prohibited from taxing under the Constitution of this state or the Constitution or laws of the United States;
- "(7) Amounts derived from the distribution of water through an irrigation system, for irrigation purposes;

"(8) Amounts derived from the transportation of commodities from points of origin in this state to final destination outside this state, or from points of origin outside this state to final destination in this state, with respect to which the carrier grants to the shipper the privilege of stopping the shipment in transit at some point in this state for the purpose of storing, manufacturing, milling, or other processing, and thereafter forwards the same commodity, or its equivalent, in the same or converted form, under a through freight rate from point of origin to final destination; and amounts derived from the transportation of commodities to an export elevator, wharf, dock or ship side on tidewater or navigable tributaries thereto, from points of origin in the state, and thereafter forwarded by water carrier, in their original form, to interstate or foreign destinations: *Provided*, That no deduction will be allowed when the point of origin and the point of delivery to such an export elevator, wharf, dock, or ship side are located within the corporate limits of the same city or town;

"(9) Amounts derived from the production, sale, or transfer of electrical energy for resale or consumption outside the state if the production or generation of such energy is subject to tax under the manufacturing classification of chapter 82.04 RCW: PROVIDED, That the exemption set forth in RCW 82.04.310 shall not be applicable to the generation or production of the electrical energy so produced, sold, or transferred: AND PROVIDED FURTHER, That no credit has been claimed as an offset to taxes imposed under RCW 82.04.240.

"NEW SECTION. Sec. 11. There is added to chapter $82.04\ \mathrm{RCW}$ a new section to read as follows:

"In computing tax under this chapter there may be credited against the amount of the tax the following items:

"As to persons engaging in activities defined in RCW 82.04.120 (the definition of the term 'to manufacture', an amount not to exceed the tax actually paid under chapter 82.08 RCW (Retail Sales Tax) or chapter 82.12 RCW (Use Tax) by such persons or their lessors or their contract vendors, on materials, labor and services in the construction or major improvement of buildings, structures or other improvements to real property that is, to the extent of eighty-five percent or more of the value of the improvements, used or to be used in or related to the business of manufacture for sale or commercial or industrial use of any articles, substances or commodities: Provided, That this credit shall be allowable only against tax payable by the manufacturer and measured by the value of products or gross proceeds of sales of articles, substances or commodities manufactured in this state: Provided further, That this credit shall be allowable only against any tax payable which is attributable to manufacturing which involves the use of such construction or improvements: And provided further, That this credit shall not be allowable for tax paid on purchases of material, labor or services on which the supplier thereof became entitled to compensation prior to July 1, 1964.

"Sec. 12. Section 82.32.060, chapter 15, Laws of 1961, as amended by section 1, chapter 22, Laws of 1963 and RCW 82.32.060 are each amended to read as follows:

"If, upon application by a taxpayer for a refund or for an audit of his records, or upon an examination of the returns or records of any taxpayer, it is determined by the tax commission that within the two years immediately preceding the receipt of the commission of the application by the taxpayer for a refund or for an audit, or, in the absence of such an application, within the two years immediately preceding the commencement by the commission of such examination, a tax has been paid in excess of that properly due, the excess amount paid within such period of two years shall be credited to the taxpayer's account or shall be refunded to the taxpayer at this option. Except as to the credits in computing tax authorized by section 11 of this 1965 amendatory act, no refund or credit shall be allowed with respect to any payments made to the commission more than two years before the date of such application or examination. Where a refund or credit may not be made because of the lapse of said two year period, the amount of the refund or credit which would otherwise be allowable for the portion of the statutory assessment period preceding the two year period may be offset against the amount of any tax deficiency which may be determined by the commission for such statutory assessment period. Notwithstanding the foregoing, no refund or credit shall be granted with respect to taxes paid prior to May 1, 1950, but where a refund or credit may not be made because the tax was paid prior to May 1, 1950, the amount of the refund or credit which would otherwise be allowable for the portion of the statutory assessment period preceding May 1, 1950, may be offset against the amount of any tax deficiency which may be determined by the commission for such preceding

"Notwithstanding the foregoing linitations there shall be refunded or credited to

taxpayers engaged in the performance of United States government contracts or subcontracts the amount of any tax paid, measured by that portion of the amounts received from the United States, which taxpayer is required by contract or applicable federal statute to refund or credit to the United States, if claim for such refund is filed by the taxpayer with the tax commission within one year of the date that the amount of the refund or credit due to the United States is finally determined and filed within four years of the date on which the tax was paid: *Provided*, That no interest shall be allowed on such refund.

"Any such refunds shall be made by means of vouchers approved by the tax commission and by the issuance of state warrants drawn upon and payable from such funds as the legislature may provide.

"Any judgment for which a recovery is granted by any court of competent jurisdiction, not appealed from, for tax, penalties, and interest which were paid by the taxpayer, and costs, in a suit by any taxpayer shall be paid in like manner, upon the filing with the tax commission of a certified copy of the order or judgment of the court. Except as to the credits in computing tax authorized by section 11 of this 1965 amendatory act, interest at the rate of three percent per annum shall be allowed by the tax commission and by any court on the amount of any refund or recovery allowed to a taxpayer for taxes, penalties, or interest paid by him after May 1, 1949, and interest at the same rate shall be allowed on any judgment recovered by a taxpayer for taxes, penalties, or interest paid after such date.

"Sec. 13. Section 82.04.260, chapter 15, Laws of 1961 and RCW 82.04.260 are each amended to read as follows:

- "(1) Upon every person engaging within this state in the business of buying wheat, oats, dry peas, corn and barley, but not including any manufactured or processed products thereof, and selling the same at wholesale; the tax imposed shall be equal to the gross proceeds derived from such sales multiplied by the rate of one one-hundredth of one percent.
- "(2) Upon every person engaging within this state in the business of manufacturing wheat into flour; as to such persons the amount of tax with respect to such business shall be equal to the value of the flour manufactured, multiplied by the rate of one-eighth of one percent.
- "(3) Upon every person engaging within this state in the business of manufacturing seafood products which remain in a raw, raw frozen, or raw salted state at the completion of the manufacturing by that person; as to such persons the amount of tax with respect to such business shall be equal to the value of the products manufactured, multiplied by the rate of one-eighth of one percent.
- "(4) Upon every nonprofit corporation and nonprofit association engaging within this state in research and development, as to such corporations and associations, the amount of tax with respect to such activities shall be equal to the gross income derived from such activities multiplied by the rate of forty-four one-hundredths of one percent.
- "Sec. 14. Section 82.08.030, chapter 15, Laws of 1961 as last amended by section 3, chapter 28, Laws of 1963 extraordinary session and RCW 82.08.030 are each amended to read as follows:
 - "The tax hereby levied shall not apply to the following sales:
- "(1) Casual and isolated sales of property or service, unless made by a person who is engaged in a business activity taxable under chapter 82.04., 82.16 or 82.28: *Provided*, That the exemption provided by this paragraph shall not be construed as providing any exemption from the tax imposed by chapter 82.12;
- "(2) Sales made by persons in the course of business activities with respect to which tax liability is specifically imposed under chapter 82.16, when the gross proceeds from such sales must be included in the measure of the tax imposed under said chapter;
 - "(3) The distribution and newsstand sale of newspapers;
- "(4) Sales which the state is prohibited from taxing under the constitution of this state or the constitution or laws of the United States;
- "(5) Sales of motor vehicle fuel used in aircraft by the manufacturer thereof for research, development, and testing purposes and sales of motor vehicle fuel taxable under chapter 82.36: *Provided*, That the use of any such fuel upon which a refund of the motor vehicle fuel tax has been obtained shall be subject to the tax imposed by chapter 82.12;
- "(6) Sales (including transfers of title through decree of appropriation) heretofore or hereafter made of the entire operating property of a publicly or privately owned public utility, or of a complete operating integral section thereof, to the state or a

political subdivision thereof for use in conducting any business defined in subdivisions (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), or (11) of RCW 82.16.010;

- "(7) Auction sales made by or through autioneers of tangible personal property (including household goods) which have been used in conducting a farm activity, when the seller thereof is a farmer and the sale is held or conducted upon a farm and not otherwise;
- "(8) Sales to corporations which have been incorporated under any act of the congress of the United States and whose principal purposes are to furnish volunteer aid to members of armed forces of the United States and also carry on a system of national and international relief and to apply the same in mitigating the sufferings caused by pestilence, famine, fire, floods, and other national calamities and to devise and carry on measures for preventing the same;
- "(9) Sales of purebred livestock for breeding purposes where the animals are registered in a nationally recognized breed association; sales of cattle and milk cows used on the farm:
- "(10) Sales of tangible personal property (other than the type referred to in subdivision (11) hereof) for use by the purchaser in connection with the business of operating as a private or common carrier by air, rail, or water in interstate or foreign commerce: *Provided*, That any actual use of such property in this state shall, at the time of such actual use, be subject to the tax imposed by chapter 82.12;
- "(11) Sales of airplanes, locomotives, railroad cars, or watercraft for use in conducting interstate or foreign commerce by transporting therein or therewith property and persons for hire or for use in conducting commercial deep sea fishing operations outside the territorial waters of the state; also sales of tangible personal property which becomes a component part of such airplanes, locomotives, railroad cars, or watercraft, and of motor vehicles or trailers used by the holder of a carrier permit issued by the Interstate Commerce Commission authorizing transportation by motor vehicle across the boundaries of this state, in the course of constructing, repairing, cleaning, altering, or improving the same; also sales of or charges made for labor and services rendered in respect to such constructing, repairing, cleaning, altering, or improving;
- "(12) Sales of motor vehicles and trailers to be used for the purpose of transporting therein persons or property for hire in interstate or foreign commerce: *Provided*, That the purchaser must be the holder of a carrier permit issued by the Interstate Commerce Commission and that the vehicles will first move upon the highways of this state from the point of delivery in this state to a point outside of this state under the authority of a one-transit permit issued by the director of licenses pursuant to the provisions of RCW 46.16.100;
- "(13) Sales of motor vehicles and trailers to nonresidents of this state for use outside of this state, even though delivery be made within this state, but only when (a) the vehicles or trailers will be taken from the point of delivery in this state directly to a point outside this state under the authority of a one-transit permit issued by the director of licenses pursuant to the provisions of RCW 46.16.100, or (b) said motor vehicles and trailers will be registered and licensed immediately under the laws of the state of the purchaser's residence, will not be used in this state more than three months, and will not be required to be registered and licensed under the laws of this state:
- "(14) Sales to nonresidents of this state for use outside of this state of tangible personal property which becomes a component part of any machinery or other article of personal property belonging to such nonresident, in the course of installing, repairing, cleaning, altering, or improving the same and also sales of or charges made for labor and services rendered in respect to any installing, repairing, cleaning, altering, or improving, of personal property of or for a nonresident, but this subsection (14) shall apply only when the seller agrees to, and does, deliver the property to the purchaser at a point outside this state, or delivers the property to a common or bona fide private carrier consigned to the purchaser at a point outside this state;
- "(15) Sales to nonresidents of this state for use outside of this state of watercraft requiring coast guard registration or registration by the state of principal use according to the Federal Boating Act of 1958, even though delivery be made within this state, but only when (a) the watercraft will not be used within this state for more than forty-five days and (b) an appropriate exemption certificate supported by identification ascertaining residence as provided by the tax commission and signed by the purchaser or his agent establishing the fact that the purchaser is a nonresident and that the watercraft is for use outside of this state, one copy to be filed with the tax commission with the regular report and a duplicate to be retained by the dealer.

- "(16) Sales of poultry for use in the production for sale of poultry or poultry products.
- "(17) Sales to nonresidents of this state for use outside of this state of machinery and implements for use in conducting a farming activity, when such machinery and implements will be transported immediately outside the state. As proof of exemption, an affidavit or certification in such form as the tax commission shall require shall be made for each such sale, to be retained as a business record of the seller.
- "(18) Sales for use in states, territories and possessions of the United States which are not contiguous to any other state, but only when, as a necessary incident to the contract of sale, the seller delivers the subject matter of the sale to the purchaser or his designated agent at the usual receiving terminal of the carrier selected to transport the goods, under such circumstances that it is reasonably certain that the goods will be transported directly to a destination in such non-contiguous states, territories and possessions.
- "(19) Sales to municipal corporations, the state, and all political subdivisions thereof of tangible personal property consumed and/or of labor and services rendered in respect to contracts for watershed protection and/or flood prevention. This exemption shall be limited to that portion of the selling price which is reimbursed by the United States government according to the provisions of the Watershed Protection and Flood Prevention Act, Public Laws 566, as amended.
- "(20) Sales to nonresidents of this state who are citizens of the United States of tangible personal property for use outside this state when the purchaser has applied for and received from the tax commission a permit certifying (1) that he is a bona fide resident of a state or possession other than the state of Washington, or of a foreign country, and (2) that he does agree, when requested, to grant the tax commission access to such records and other forms of verification at his place of residence to assure that such purchases are not first used substantially in the State of Washington.

"Any person claiming exemption from retail sales tax under the provisions of this subsection must display a nonresident permit as herein provided, and any vendor making a sale to a nonresident without collecting the tax must examine such permit, identify the purchaser as the person to whom the nonresident permit was issued, and maintain records which shall show the permit number attributable to each nontaxable sale.

"Permits shall be personal and nontransferable and shall be issued by the tax commission upon payment of a fee of one dollar. The commission may in its discretion designate independent agents for the issuance of permits, according to such standards and qualifications as the commission may prescribe. Such agents shall pay over and account to the commission for all permit fees collected, after deducting as a collection fee the sum of fifty cents for each permit issued.

"Any person making fraudulent statements in order to secure a permit shall be guilty of perjury. Any person making tax exempt purchases by displaying a permit not his own, or a counterfeit permit, with intent to violate the provisions of this subsection shall be guilty of a misdemeanor and, in addition, may be subject to a penalty not to exceed the amount of the tax due on such purchases. Any vendor who makes sales without collecting the tax to a person who does not hold a valid permit, and any vendor who fails to maintain records of permit numbers as provided in this section shall be personally liable for the amount of tax due.

"The exemption provided in this subsection shall be effective July 1, 1965, to July 1, 1967.

"Sec. 15. Section 82.04.430, chapter 15, Laws of 1961 as amended by section 5, chapter 293, Laws of 1961 and RCW 82.04.430 are each amended to read as follows:

"In computing tax there may be deducted from measure of tax the following items:

- "(1) Amounts derived by persons, other than those engaging in banking, loan, security, or other financial businesses, from investments or the use of money as such;
- "(2) Amounts derived from bona fide initiation fees, dues, contributions, donations, tuition fees, charges made for operation of privately operated kindergartens, and endowment funds. This paragraph shall not be construed to exempt any person, association, or society from tax liability upon selling tangible personal property or upon providing facilities or services for which a special charge is made to members or others. Dues which are for, or graduated upon, the amount of service rendered by the recipient thereof are not permitted as a deduction hereunder;
- "(3) The amount of cash discount actually taken by the purchaser. This deduction is not allowed in arriving at the taxable amount under the extractive or manufacturing classifications with respect to articles produced or manufactured, the reported values

of which, for the purposes of this tax, have been computed according to the provisions of RCW 82.04.450;

- "(4) The amount of credit losses actually sustained by taxpayers whose regular books of account are kept upon an accrual basis;
- "(5) So much of the sale price of motor vehicle fuel as constitutes the amount of tax imposed by the state or the United States government upon the sale thereof;
- "(6) Amounts derived from business which the state is prohibited from taxing under the Constitution of this state or the Constitution or laws of the United States;
- "(7) Amounts derived by any person as compensation for the receiving, washing, sorting, and packing of fresh perishable horticultural products and the material and supplies used therein when performed for the person exempted in RCW 82.04.330, either as agent or as independent contractor;

"(8) Amounts derived as compensation for services rendered or to be rendered to patients by a hospital, as defined in chapter 70.41, devoted to the care of human beings with respect to the prevention or treatment of disease, sickness, or suffering, when such hospital is operated by the United States or any of its instrumentalities, or by the state, or any of its political subdivisions;

"(9) Amounts derived as compensation for services rendered to patients by a hospital, as defined in chapter 70.41, which is operated as a nonprofit corporation, nursing homes and homes for unwed mothers operated as religious or charitable organizations, but only if no part of the net earnings received by such an institution inures directly or indirectly, to any person other than the institution entitled to deduction hereunder. In no event shall any such deduction be allowed, unless the hospital building is entitled to exemption from taxation under the property tax laws of this state."

"Renumber present 'Sec. 9.' 'Sec. 16.'", and the same is hereby transmitted.

WARD BOWDEN, Secretary.

MOTIONS

Mr. Backstrom moved that the House do not concur in the Senate amendments to Substitute House Bill No. 608, and that the Senate be asked to recede therefrom.

The motion was carried.

On motion of Mr. Sawyer, the House recessed until 2:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:30 p. m.

The Clerk called the roll, and all members were present except Representatives Jueling, O'Donnell, and Thompson, who were excused.

Mr. Kink demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Jueling, O'Donnell, and Thompson.

On motion of Mr. Burtch, the absent members were excused, and the House proceeded with business under the call of the House.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 20, 1965.

Mr. Speaker:

The Senate refuses to recede from its amendments to Substitute House Bill No. 608 and asks the House for a conference thereon, and the President has appointed as members of said conference committee: Senators Durkan, Gissberg, Woodall.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Backstrom, the House granted the request of the Senate for a conference on Substitute House Bill No. 608.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Substitute House Bill No. 608, Representatives Backstrom, Copeland, and Sawyer.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 20, 1965.

MR. SPEAKER:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 489 and asks the House to recede therefrom, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Brouillet the House refused to recede from its amendments to Engrossed Senate Bill No. 489, and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Senate Bill No. 489, Representatives Brouillet, Jueling, and Moon.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 20, 1965.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Substitute Senate Bill No. 374 and has granted said committee the powers of Free Conference.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 15, 1965.

Mr. Speaker:

The Senate adheres to the amendment by Senator Woodall to Engrossed House Bill No. 234, adding a new subsection (4) to new section 60 on page 28 and asks that the House concur in said amendment.

The Senate recedes from the six amendments by Senator Woodall to Engrossed. House Bill No. 234 to section 62 on page 30 and from the amendment by Senator Freise adding a new section 86 at page 37, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. Sawyer moved the House concur in the Senate amendment to Engrossed House Bill No. 234 adding a new subsection (4) to new section 60.

The motion was carried on a rising vote.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 234 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 234 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 86; nays, 10; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Canfield, Chatalas, Clark, Con-

ner, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, Olsen, Pierre, Pritchard, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—86.

Those voting nay were: Representatives Brachtenbach, Burtch, Dootson, Gorton, Hurley, Klein, O'Dell, Perry, Radcliffe, Rogers—10.

Those absent or not voting were: Representatives Jueling, O'Donnell, Thompson—3.

Engrossed House Bill No. 234 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 20, 1965.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Substitute Senate Bill No. 42, adopting the capital budget, have had the same under consideration, and we recommend that Engrossed Substitute Senate Bill No. 42 be amended as follows:

That there be added to the General Fund Appropriation the following:

To the Department of Institutions for the Washington State School for the Blind to provide for completion of teaching and classroom space and facilities of the building authorized by the laws of 1961 and otherwise completed and dedicated in the 1963-65 biennium"

That the House amendment by Representative Lux to page 14, line 28 of the printed and engrossed bills, be stricken.

That the House amendment by Representative Lux to page 15, line 20 of the printed and engrossed bills, be stricken.

That the remaining House amendments be accepted and that the bill, as amended, be passed.

Senate Members
Wilbur G. Hallauer
Fred H. Dore
R. Frank Atwood

House Members
Damon R. Canfield
Joe D. Haussler
Georgette Valle

MOTION

On motion of Mr. Haussler, the House adopted the report of the Free Conference Commmittee on Engrossed Substitute Senate Bill No. 42.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossd Substitute Senate Bill No. 42 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 42 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those voting nay were: Representative Clark-1.

Those absent or not voting were: Representatives Jueling, O'Donnell, Thompson—3.

Engrossed Substitute Senate Bill No. 42 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 20, 1965.

Mr. Speaker: Olympia, Wash., April 20, 1965.

The Senate has passed: Senate Bill No. 564, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber,

Mr. Speaker:

Olympia, Wash., April 20, 1965.

The President has signed: Senate Bill No. 101, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 101.

With unanimous consent, the House reverted to the sixth order of business for the purpose of introduction and first reading of bills.

FIRST READING OF SENATE BILL

The following was read first time by title and acted upon as indicated:

Senate Bill No. 564, by Senators Greive, Cooney, Bailey, Charette, Connor, Cowen, Dore, Durkan, Foley, Gallagher, Gissberg, Hallauer, Hanna, Henry, Herr, Herrmann, Keefe, Knoblauch, Kupka, McCormack, McCutcheon, McMillan, Mardesich, Morgan, Peterson (Lowell), Petrich, Rasmussen, Riley, Sandison, Stender, Talley, and Washington:

Increasing certain industrial insurance benefits.

MOTION

Mr. Burtch moved the rules be suspended, and Senate Bill No. 564 be advanced to second reading and read the second time by sections.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, does this bill fall within the provisions of the Concurrent Resolution providing the rules under which we are operating this extraordinary session, which limits all bills to be considered to those relating to revenue and appropriation measures?"

The Speaker:

"The Senate has introduced the bill and has construed it as such, and the Speaker does also. Since the Senate passed the bill today, I am sure they took this into consideration."

Debate ensued, Representatives Andersen (James A.) and Copeland speaking against the motion, and Representative O'Brien speaking in favor of it.

The Clerk called the roll on the motion to suspend the rules and advance Senate Bill No. 564 to second reading. The motion was lost by the following vote: Yeas, 56; nays, 40; absent or not voting, 3.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—56.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Kirk, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—40.

Those absent or not voting were: Representatives Jueling, O'Donnell, Thompson—3.

MOTION

Mr. O'Brien moved Senate Bill No. 564 be referred to the Committee on Rules and Order.

Debate ensued, Representative Copeland speaking against the motion, and Representative O'Brien speaking in favor of it.

The motion was carried.

MOTION

On motion of Mr. O'Brien, Representatives Gorton and Uhlman were excused from further proceedings under the call of the House.

SECOND READING OF BILLS

House Joint Resolution No. 42, by Representatives Hurley, Backstrom, and McCormick:

Limiting the sales tax and compensating use tax to four percent.

The House resumed consideration of House Joint Resolution No. 42 on second reading, an amendment by Representative Klein and others, as amended, having been adopted previously. (See pp. 1657 to 1661 for amendment.)

MOTION FOR RECONSIDERATION

Mr. Hurley, having voted on the prevailing side, moved that the House do now reconsider the vote by which the amendment by Mr. Klein and others, as amended, to House Joint Resolution No. 42 was adopted.

Debate ensued, Representative Hurley speaking in favor of the motion to reconsider.

MOTION

Mr. Burtch moved that the rules be suspended, House Joint Resolution No. 42 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

POINT OF ORDER

The Speaker recognized Mrs. Hurley on a point of order.

Mrs. Hurley:

"Don't we have a motion pending on the floor?"

The Speaker:

"We do."

POINT OF ORDER

The Speaker recognized Mr. Burtch on a point of order.

Mr. Burtch:

"The motion to suspend the rules is a priority motion and the body at any time it wishes can suspend the rules. That is the purpose of the motion. I submit it is inherent in the motion that if two-thirds of the body wishes to suspend the rules, they can do so at any time, whether there is a motion pending or not."

The Speaker:

"You are correct, it is of a higher rank."

POINT OF INQUIRY

The Speaker recognized Mrs. Hurley on a point of inquiry.

Mrs. Hurley:

"I'd like to inquire, Mr. Speaker, if this motion is voted down, then my motion may be acted upon?"

The Speaker:

"That is correct."

Mr. Grant demanded an electric roll call, and the demand was sustained. Debate ensued, Representative Burtch speaking in favor of the motion.

POINT OF ORDER

The Speaker recognized Mrs. Hurley on a point of order.

Mrs. Hurley:

"Mr. Speaker, and ladies and gentlemen of the House, I call your attention to the amendment which is a defective amendment. It is a composite of all the amendments that were adopted, but also the sponsorship has been so joined together that nobody can tell which amendment was proposed by which Representative. I know that Mr. Harris didn't propose the income tax amendment, and I know that some of the rest of these sponsors didn't propose some portions of this amendment which is attributed to all of us, Mr. Speaker, so I say the amendment is defective and must be removed."

The Speaker:

"The Journal will show how the amendments were placed. I think the House has the right to suspend the rules if it wants to do so and consider the bill. If they desire to erase your motion for reconsideration, they have the right."

Further debate ensued, Representative Litchman speaking in favor of the motion to suspend the rules and advance House Joint Resolution No. 42 to third reading.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. McCormick on a point of parliamentary inquiry.

Mr. McCormick:

"Last time this bill was before us we tried to suspend the rules and it was voted down. Now we are trying to do it again. Is this in order?"

RULING BY THE SPEAKER

The Speaker:

"This is in order since we have had intervening business. I have ruled previously as long as there is some intervening business, we can do this."

Mr. Litchman continued his remarks in support of the motion.

The Clerk called the roll on the motion to advance House Joint Resolution No. 42 to third reading and final passage, and the motion was lost by the following vote: Yeas, 40; nays, 54; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Beck, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, McDougall, Moon, O'Brien, Olsen, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Taplin, Valle—40.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Backstrom, Berentson, Bergh, Bledsoe, Brachtenbach, Canfield, Clark, Conner, Copeland, Cunningham, Day, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Harris, Hawley, Hood, Humiston, Hurley, Johnston (Elmer E.), King (Chet), Kink, Kirk, Leland, Lynch, Mahaffey, Mast, May, McCaffree, McCormick, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Saling, Slagle, Swayze, Taylor, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—54.

Those absent or not voting were: Representatives Gorton, Jueling, O'Donnell, Thompson, Uhlman—5.

The Speaker stated the question before the House to be the motion by Mrs. Hurley for reconsideration of the vote by which the amendment by Mr. Klein and others, as amended, was adopted to House Joint Resolution No. 42.

Mr. Bottiger demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion for reconsideration, and the motion was lost by the following vote: Yeas, 47; nays, 47; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Avey, Backstrom, Berentson, Bergh, Bledsoe, Bottiger, Clark, Conner, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Harris, Hurley, Johnston (Elmer E.), King (Chet), Kink, Kirk, Leland, Litchman, Marsh, Marzano, Mast, May, McCormick, O'Brien, O'Dell, Perry, Pierre, Pritchard, Rogers, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Wang, Warnke, Wolf, Mr. Speaker—47.

Those voting nay were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Copeland, Cunningham, DeJarnatt, Finch, Gallagher, Garrett, Goldsworthy, Grant, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Lux, Lynch, Mahaffey, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, Olsen, Radcliffe, Saling, Savage, Valle, Whetzel, Witherbee—47.

Those absent or not voting were: Representatives Gorton, Jueling, O'Donnell, Thompson, Uhlman—5.

House Joint Resolution No. 42 was ordered engrossed, and passed to the Committee on Rules and Order for third reading.

House Bill No. 655, by Representatives Leland, Conner, and Rogers:

Increasing the motor vehicle fuel tax to provide funds for highways in urban areas, new ferries, and bridging of Puget Sound.

MOTION

On motion of Mr. Sawyer, Substitute House Bill No. 655 was substituted for House Bill No. 655, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 655 was read the second time by sections.

Mr. Slagle moved the adoption of the following amendment by Representatives Avey and Slagle:

On page 2, section 1, line 33, after "projects" insert a period and strike the remainder of the sentence.

Debate ensued, Representatives Leland and Sawyer speaking against adoption of the amendment.

Mr. Slagle demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the adoption of the amendment by Representatives Slagle and Avey. The motion was lost and the amendment was not adopted by the following vote: Yeas, 26; nays, 68; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Bledsoe, Braun, Burtch, Canfield, Copeland, DeJarnatt, Finch, Flanagan, Gallagher, Goldsworthy, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), Kull, Lux, Mahaffey, May, Moos, Newhouse, Radcliffe, Slagle, Taplin—26.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Brouillet, Chatalas, Clark, Conner, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Garrett, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Johnston (Elmer E.), King (Richard "Dick"), Kink, Kirk, Klein, Leland, Litchman, Lynch, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Morphis, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—68.

Those absent or not voting were: Representatives Gorton, Jueling, O'Donnell, Thompson, Uhlman—5.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Grant on a point of personal privilege.

Mr. Grant:

"Mr. Speaker, Representative Garrett and I considered attaching an amendment

on this particular bill which we felt would receive unanimous support. That amendment would have provided that a traffic light be installed in the town of North Bend. However, we are reliably informed today (I think reliably) that the highway commission has granted to the town of North Bend an automatic traffic light. Thank you very much." (Applause)

The Speaker:

"Mr. Garrett, do you have any remarks."

Mr. Garrett:

"I am not willing to go quite as far as Mr. Grant. I reserve the right to make amendments until I find out for sure that this light is installed."

Substitute House Bill No. 655 was passed to the Committee on Rules and Order for third reading.

Engrossed Senate Bill No. 160, by Senators Freise, Woodall, Chytil, Atwood, Herrmann, Cooney, Knoblauch, Stender, and Redmon:

Providing as exemption from business and occupation tax, admission charges by agricultural fairs.

House of Representatives, Olympia, Wash., April 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred Engrossed Senate Bill No. 160, providing as exemption from business and occupation tax, admission charges by agricultural fairs, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In line 10 of the engrossed bill, being line 7 of the mimeographed Senate amendment by Senator Freise, after "Provided, That" insert: "such fair has no outstanding tax liability, including interest and penalties thereon, incurred under this chapter for the five year period next preceding a claim of exemption hereunder, and: Provided, further, That"

Committee on Ways and Means
....., Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCRMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Jack Dootson, S. E. (Sid) Flanagan, Edward F. Harris, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Gerald L. Saling.

MOTION

On motion of Mr. Burtch, the House dispensed with further business under the call of the House.

Engrossed Senate Bill No. 160 was read the second time by sections.

Mr. Backstrom moved that the committee amendment not be adopted.

Debate ensued, Representatives Backstrom and Canfield speaking in favor of the motion.

The motion was carried, and the amendment was not adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 160 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Kalich, Clark, and Canfield speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 160, and the bill passed the House by the following vote: Yeas, 87; nays, 4; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Slagle, Smith, Swayze, Taplin, Taylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Bergh, Elder, Perry, Warnke—4. Those absent or not voting were: Representatives Gorton, Jueling, May, O'Donnell, Sheridan, Thompson, Traylor, Uhlman—8.

Engrossed Senate Bill No. 160, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Memorial No. 17, by Representatives Kirk, Mahaffey, and Pritchard:

Memorializing congress to permit Seattle school district No. 1 to acquire Fort Lawton site.

The memorial was read the second time in full.

With consent of the House, the rules were suspended, House Joint Memorial No. 17 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representatives Kirk and Mahaffey speaking in favor of passage of the memorial.

The Clerk called the roll on the final passage of House Joint Memorial No. 17, and the memorial passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, De-Jarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Jolly, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Gorton, Johnston (Elmer E.), Jueling, Kalich, Moos, O'Donnell, Rogers, Thompson, Traylor, Uhlman —10.

House Joint Memorial No. 17, having received the constitutional majority, was declared passed.

House Bill No. 334, by Representatives Bottiger, Avey, and Goldsworthy: Changing laws relating to registration and taxation of aircraft.

House of Representatives, Olympia, Wash., April 16, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Bill No. 334, changing laws relating to registration and taxation of aircraft, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 3, section 2, line 31, after "of ninety" and before "days" strike "consecutive" and insert "[consecutive]"

Committee on Ways and Means
....., Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, Jack Dootson, S. E. (Sid) Flanagan, Gary Grant, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Gerald L. Saling.

The bill was read the second time by sections.

Mr. Backstrom moved the adoption of the committee amendment.

Debate ensued, Representative Bottiger speaking in favor of the amendment. The motion was carried, and the amendment was adopted.

House Bill No. 334 was ordered engrossed.

On motion of Mr. Bottiger, the rules were suspended, Engrossed House Bill No. 334 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 334, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives Chatalas, Gorton, Grant, Jueling, Kalich, Moos, O'Donnell, Thompson, Traylor, Uhlman—10.

Engrossed House Bill No. 334, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING OF BILLS

The House resumed consideration of House Bill No. 697 on third reading.

House Bill No. 697, by Representatives Savage, Klein, Leland, Moon, Kull, Marsh, Traylor, and Pritchard:

Providing for interim committee study of outdoor recreation problems.

MOTION

On motion of Mr. Burtch, the House deferred further consideration of House Bill No. 697, and the bill was ordered held for tomorrow's third reading calendar.

House Joint Resolution No. 5, by Representatives Olsen, Chatalas, O'Donnell, Beck, Litchman, Taylor, Backstrom, Valle, Uhlman, Moon, Angevine, Grant, and Klein (by executive request of Governor Rosellini):

Proposing constitutional amendment to provide for annual sessions.

MOTION

On motion of Mr. Burtch, the House deferred consideration of House Joint Resolution No. 5 on third reading, and it was ordered held for tomorrow's third reading calendar.

With unanimous consent, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 20, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Joint Resolution No. 31, authorizing personal income tax, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute resolution be substituted therefor and that the substitute resolution do pass.

> Committee on Ways and Means, Chairman.

Subcommittee on Revenue

HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, S. E. (Sid) Flanagan, Mrs. Joseph E. Hurley, Mary Ellen McCaffree, Ray Olsen, Robert A. Perry, Jack Rogers, Gerald L. Saling.

> House of Representatives, Olympia, Wash., April 20, 1965.

Mr. SPEAKER:

We, a minority of your Committee on Ways and Means, Subcommittee on Revenue. to whom was referred House Joint Resolution No. 31, authorizing personal income tax, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute resolution be substituted therefor and that the substitute resolution do not pass.

We concur in this report: Hayes Elder, Mrs. Douglas (Gladys) Kirk.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 20, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Bill No. 552, relating to student fees at state colleges, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

> Committee on Ways and Means WESLEY C. UHLMAN, Chairman, GEORGETTE VALLE, Vice Chairman. Subcommittee on Appropriations ARLIE U. DEJARNATT, Chairman, MARY STUART LUX, Vice Chairman.

We concur in this report: Frank B. Brouillet, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Joe D. Haussler, Doris Johnson, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, S. E. (Sid) Flanagan, Edward F. Harris, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Ray Olsen, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 20, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Senate Bill No. 555, increasing community college fees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Slade Gorton, Joe D. Haussler, Doris Johnson, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, S. E. (Sid) Flanagan, Edward F. Harris, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Ray Olsen, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. O'Brien, the House adjourned until 12:00 noon, Wednesday, April 21, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

THIRTY-EIGHTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Wednesday, April 21, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll, and all members were present except Representatives O'Donnell and Thompson, who were excused.

The Speaker called on Mr. Garrett to preside.

The Flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Arthur I. Anderson of the Gloria Dei Lutheran Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., April 20, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 334; also

Engrossed House Joint Resolution No. 42, have compared same with the original bill and resolution and find them correctly engrossed. RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King, Richard W. Morphis.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 20, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Joint Memorial No. 8, proposing federal government remit portion of income tax for school purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

We concur in this report: H. Maurice Ahlquist, Jack Dootson, Hayes Elder, S. E. (Sid) Flanagan, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Robert A. Perry, Gerald L. Saling, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Avey, the rules were suspended, and authorization was given to add five additional names as sponsors of House Bill No. 704.

House Bill No. 704, by Representatives Kalich, Jastad, Conner, Traylor, King (Chet), Haussler, Slagle, and Avey:

An Act relating to education; and repealing sections 1 through 13, chapter, Laws of 1965 (Senate Bill No. 522); and declaring an emergency.

Ordered printed and referred to Committee on Ways and Means.

House Concurrent Resolution No. 35, by Representative Savage:

Creating a joint interim committee on outdoor recreation resources.

On motion of Mr Burtch, the rules were suspended, House Concurrent Resolution No. 35 was read the second time in full.

On motion of Mr. Burtch, the rules were suspended, House Concurrent Resolution No. 35 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Savage and Clark speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 35, and the resolution passed the House by the following vote: Yeas, 87; nays, 3; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf—87.

Those voting nay were: Representatives Humiston, Jueling, Swayze—3.

Those absent or not voting were: Representatives Copeland, Flanagan, Kalich, O'Brien, O'Donnell, Pierre, Saling, Thompson, Mr. Speaker—9.

House Concurrent Resolution No. 35, having received the constitutional majority, was declared passed.

RESOLUTION

Resolution by Representatives Radcliffe, Hood, and Kink:

Whereas, The State of Alaska is noncontiguous with the other forty-eight states on the continent of North America; and

WHEREAS, At present, transportation and commerce to Alaska is feasible only by overland route through Canada, or by steamship or aeroplane; and

Whereas, Alaska has established a Marine Highway System using ferry ships for transportation; and

Whereas, Direct rapid contact with the northwest states is essential to the recovery and the development of the state of Alaska; and

Whereas, The Federal Interstate System is not able to enter into the purchase and operation of ferry vessels because of present legislation;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington, That we do respectfully petition and urge the Washington Delegation to the United States Congress to seek changes in those laws which now preclude the operation of ferry vessels as Interstate Highways, thereby allowing the Federal Interstate System to build and operate ferry vessels making possible the extension of highway service to the most populous portions of Alaska; and

Be It Further Resolved, That copies of this Resolution be transmitted by the Clerk of the House of Representatives to the Washington Delegation to the United States Congress.

On motion of Mr. Radcliffe, the resolution was adopted.

PERSONAL PRIVILEGE

The Speaker (Mr. Garrett presiding) recognized Mrs. Johnson on a point of personal privilege.

Mrs. Johnson (Doris):

"Mr. Speaker, I request permission to place a statement in the journal concerning further developments of the Hanford project in Washington."

The Speaker (Mr. Garrett presiding):

"Permission is granted."

STATEMENT FOR THE JOURNAL

The Atomic Energy Commission announced yesterday that it has awarded a contract to operate the five plutonium production reactors at Hanford to a joint Management Commission made up of Douglas Aircraft Corporation and United Nuclear Corporation of Maryland. In addition to operating the five Plutonium Reactors for the Atomic Energy Commission, Douglas Aircraft will within two months start construction of a two million dollar research and development laboratory to study the application of nuclear energy to space vehicle systems and to energy conversion for space and other purposes.

United Nuclear will soon start construction of a two million dollar plant to fabricate zirconium tubing, a new product in heavy demand in the nuclear industry. In addition, Douglas Aircraft and United Nuclear will jointly undertake three other projects:

- (1) They will construct a two and six tenths million dollar plutonium fabrication facility for the construction of plutonium fuels for peace time power reactors. This will be in operation within three years and the only one of its kind in the Free World.
- (2) The two corporations will jointly contribute one hundred thousand dollars for each of the next five years to the University of Washington Graduate Center at Hanford.
- (3) The two corporations will jointly establish a small business investment corporation which they will fund with one hundred fifty thousand dollars capital to assist in the establishment of small business corporations related to nuclear energy and possibly provide service facilities for the Hanford project.

This brings to eight the number of major corporations now directly involved in the diversification of the Hanford project and directly involved in the economy of the State of Washington. They are:

- (1) General Electric Company which will continue to operate the new production reactor which will produce heat for the largest steam producing plant in the world;
- (2) Battalle Northwest Laboratories which will operate the research facilities at Hanford and is initiating construction of a twenty million dollar research center at Hanford;
 - (3) The Martin Marietta Company and;
- (4) United States Rubber which will together operate the chemical separations facilities at Hanford;
- (5) Computer Science Corporation which will operate the computer center at Hanford, the largest computer center west of the Mississippi except those involved with NASA;
- (6) United States Testing which will provide radiation monitoring and environmental control for the Hanford complex;
 - (7) and (8) United Nuclear and Douglas Aircraft.

Bids are now being considered for support services at Hanford. These include warehouses, stores, transportation, fire protection and related services.

DORIS JOHNSON DAN JOLLY 16th District

MOTION

On motion of Mr. Burtch, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p. m.

The Clerk called the roll, and all members were present except Representatives O'Donnell and Thompson, who were excused.

The Speaker called on Mr. Garrett to preside.

SECOND READING OF BILLS

Senate Bill No. 564, by Senators Greive, Cooney, Bailey, Charette, Connor, Cowen, Dore, Durkan, Foley, Gallagher, Gissberg, Hallauer, Hanna, Henry,

Herr, Herrmann, Keefe, Knoblauch, Kupka, McCormack, McCutcheon, Mc-Millan, Mardesich, Morgan, Peterson (Lowell), Petrich, Rasmussen, Riley, Sandison, Stender, Talley, and Washington:

Increasing certain industrial insurance benefits.

MOTION

Mr. O'Brien moved the House defer consideration of Senate Bill No. 564 on second reading, and the bill be held for tomorrow's reading calendar.

Debate ensued, Representative O'Brien speaking in favor of the motion.

YIELDING TO QUESTION

Mr. Bergh:

"Would Representative O'Brien yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. O'Brien, would you yield to a question from Mr. Bergh?"

Mr. O'Brien:

"Yes."

Mr. Bergh:

"You mentioned there are negotiations going on. I wonder if you would explain who is negotiating? What do you mean when you say 'It is under negotiation'?"

Mr. O'Brien:

"I am not at liberty to disclose all the details of the negotiations, but I can assure you we are in the process of trying to work something out."

Further debate ensued, Representative Johnston (Elmer E.) speaking in favor of the motion.

The motion was carried.

Senate Bill No. 555, by Senators Thompson, Jr. and Dore:

Increasing community college fees.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Senate Bill No. 555 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. McDougall:

"Mr. Speaker, would Mr. Uhlman yield to another question?"

The Speaker (Mr. Garrett presiding):

"Will you yield to a question, Mr. Uhlman?"

Mr. Uhlman:

"Yes, I'll be happy to."

Mr. McDougall:

"In the Senate there were, as I understand it, two bills which had to deal with increasing fees, this one for the community colleges, and the other one for the other four-year colleges. I wonder why both of these bills did not come out of Rules together. Both deal with this same subject, and I'm sure some of us who have colleges in our districts want to make sure that these increased fees are also placed on the four-year institutions."

Mr. Uhlman:

"Representative McDougall and members of the House, these two measures, Senate Bill No. 555 and Senate Bill No. 552, were reported out together by the Committee on Ways and Means. Both of them are very necessary bills. They have been pretty much agreed to by most persons involved, except perhaps some of the students, and are necessary for equality of education in our colleges and junior colleges. It is my understanding that the second measure will probably come out of the committee on Rules and Order at the next meeting. I hope so, because if it doesn't, the educational level, the quality, and the faculty-student ratio will drop in the colleges, and education will suffer in our four-year colleges in the next two years."

YIELDING TO QUESTION

Mr. Beck:

"Mr. Speaker, I would like to request Representative Uhlman to yield to a question."

The Speaker (Mr. Garrett presiding):

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"I yield."

Mr. Beck:

"Thank you Mr. Speaker. Mr. Uhlman, I think I am going to vote for this bill, but there is a point you made that is not clear in my mind. You stated that it is your hope that this money might be used for capital outlay to construct these new colleges. Is this going to be put up as matching funds from the local districts, or are we embarking on a capital outlay program where we build these colleges with these funds?"

Mr. Uhlman:

"I'm sorry this misconception arose, because I mentioned capital outlay only as a second facet. This is operational only. This provides that the student fees will go into general operational budgets of junior colleges. As far as the capital outlay is concerned, in order for them to become truly operational, it will be necessary for the House to hold its position on a prior measure where we added the sum of three million three hundred thirty-five thousand dollars for capital outlay to four junior colleges which will provide funds to be spent at the commencement of the next biennium, without further action on the part of the legislature, for erection of facilities. The one at Walla Walla already has facilities, so it is not included. This is strictly operational, and has nothing to do with capital outlay."

Mr. Beck:

"It was the capital outlay I was curious about. Are we embarking on a program where the state is going to provide all the funds?"

Mr. Uhlman:

"Absolutely not. There is no change in the ratio of the local matching funds to the capital funds that are spent on the state level. It simply provides the necessary state funds to provide for the facilities to be built, after passage of the bond measure."

Further debate ensued, Representatives Morphis, DeJarnatt, Smith, Ahlquist, and Uhlman speaking in favor of passage of the bill, and Representatives King (Richard "Dick"), Savage, Avey, King (Chet), May, and Conner speaking against it.

Mr. Goldsworthy demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 555, and the bill passed the House by the following vote: Yeas, 62; nays, 32; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Beck, Bergh, Bledsoe, Bozarth, Canfield, Chatalas, Clark, Cunningham, De-Jarnatt, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marzano, McCaffree, McDougall, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Smith, Swayze, Taplin, Taylor, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf—62.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Conner, Day, Dootson, Garrett, Grant, Hurley, Jastad, Kalich, King (Chet), King (Richard "Dick"), Marsh, Mast, May, McCormick, Newhouse, Rogers, Savage, Sawyer, Sheridan, Slagle, Traylor, Wang—32.

Those absent or not voting were: Representatives Adams, Copeland, O'Donnell, Thompson, Mr. Speaker—5.

Senate Bill No. 555, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING OF BILLS

House Bill No. 697, by Representatives Savage, Klein, Leland, Moon, Kull, Marsh, Traylor, and Pritchard:

Providing for interim committee study of outdoor recreation problems. On motion of Mr. Burtch, House Bill No. 697 was indefinitely postponed.

House Joint Resolution No. 5, by Representatives Olsen, Chatalas, O'Donnell, Beck, Litchman, Taylor, Backstrom, Valle, Uhlman, Moon, Angevine, Grant, and Klein (by executive request of Governor Rosellini):

Proposing constitutional amendment to provide for annual sessions.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Joint Resolution No. 5 was placed on final passage.

Debate ensued, Representative Grant speaking in favor of passage of the resolution.

MOTION

Mr. Olsen moved the House defer further consideration of House Joint Resolution No. 5, and the resolution was ordered held for tomorrow's third reading calendar.

YIELDING TO QUESTION

Mr. Grant:

"Will Mr. Olsen yield to a question?"

Mr. Olsen:

"That I will, sir."

Mr. Grant:

"I appreciate your right to offer this as a motion, but what is the intent of holding it over? We held it over from yesterday."

Mr. Olsen:

"Mr. Grant, the reason I am requesting this is I would like to hold it over and confer with a few of the members of the House to see if we can't amend this

resolution so we can make it more acceptable for passage. I would like to hold it over for third reading and move it back to second reading tomorrow for purposes of amendment."

Debate ensued, Representatives McDougall, Day, and Chatalas speaking in favor of the motion, and Representative Grant speaking against it.

YIELDING TO QUESTION

Mr. Smith:

"Would Mr. McDougall yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. McDougall, will you yield to a question from Mr. Smith?"

Mr. McDougall:

"Yes."

Mr. Smith:

"Mr. McDougall, I know you are a sincere man. Do you believe with the amendment that may be proposed that we might be able to get 66 votes for this resolution?"

Mr. McDougall:

"I certainly do Mr. Smith. As I stated before, I think there are a great number of us over here who are really sincere and would like to see it changed from its present form by amendment so we could support it. My remarks on Representative Olsen's motion were not in any way an effort to destroy this resolution. I would like to see it amended so I could support it."

Mr. Smith:

"Then I urge that you do concur with Mr. Olsen's motion."

The motion was carried on a rising vote.

MOTION

On motion of Mr. O'Brien, the House adjourned until 11:00 a.m., Thursday, April 22, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-NINTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, April 22, 1965.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll, and all members were present except Representatives Brouillet, Kalich, O'Donnell, Rogers, Taylor, and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Joint Resolution No. 8, assessing real and personal property at twenty-five percent of true and fair value, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, Hayes Elder, S. E. (Sid) Flanagan, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Robert A. Perry.

Passed to Committee on Rules and Order for second reading.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 20, 1965.

Mr. President:

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 40, providing for sale of bonds to provide school plant facilities, have had the same under consideration, and we report that we are unable to agree and request the powers of Free Conference.

Senate Members
Mike McCormack
Gordon Sandison
Joe Chytil

House Members
Audley F. Mahaffey
Richard "Dick" King
Mrs. John W. (Kathryn) Epton

MOTION

On motion of Mrs. Epton, the report of the Conference Committee on Engrossed Senate Bill No. 40 was adopted, and the committee was granted the powers of Free Conference.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 21, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 535 and has passed the bill as amended by the House.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 42 and has passed the bill as amended by the Free Conference Committee.

Ward Bowden, Secretaary.

Senate Chamber, Olympia, Wash., April 21, 1965.

MR. SPEAKER:

The Senate has adopted: Senate Concurrent Resolution No. 23, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1965.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 695; also House Joint Memorial No. 17, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 160, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1965.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 489 and the House amendments thereto, and the President has appointed as members of the conference committee thereon: Senators Sandison, Hallauer, Atwood.

WARD BOWDEN. Secretary.

Senate Chamber, Olympia, Wash., April 21, 1965.

Mr. Speaker:

The President has signed: Substitute Senate Bill No. 42; also

Senate Bill No. 535; also

Senate Bill No. 555, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1965.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 558; also

Senate Joint Memorial No. 4, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 234, as agreed to between the Houses, and the same is herewith transmitted. Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Substitute Senate Bill No. 42; also

Senate Bill No. 160; also

Senate Bill No. 535; also

Senate Bill No. 555.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Burtch, the rules were suspended, and authorization was given to add Mrs. Epton's name as an additional sponsor of House Bill No. 705.

House Bill No. 705, by Representatives Johnson (Doris), Valle, Lux, and Epton:

An Act relating to revenue and taxation; amending sections 7 and 8, chapter 175, Laws of 1957 and RCW 66.08.200 and 66.08.210; and declaring an emergency.

Ordered printed and referred to Committee on Ways and Means.

House Bill No. 706, by Representatives Brouillet, Uhlman, and DeJarnatt: An Act relating to revenue and taxation; amending section 84.52.050, chapter 15, Laws of 1961 as amended by section 1, chapter 143, Laws of 1961 and RCW 84.52.050; providing for submission of this act to a vote of the people; and declaring an effective date.

Ordered printed and referred to Committee on Ways and Means.

House Concurrent Resolution No. 36, by Representatives Uhlman, De-Jarnatt, and Witherbee:

Providing for uniformity in assessment practices.

Ordered printed and referred to Committee on Ways and Means.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Senate Bill No. 558, by Senator Hallauer:

An Act relating to the interstate compact commission; and amending section 43.57.020, chapter 8, Laws of 1965 and RCW 43.57.020.

Referred to Committee on Public Utilities.

Senate Joint Memorial No. 4, by Senators Bailey and Lennart: Recognizing fire fighters.

On motion of Mr. Burtch, the rules were suspended, Senate Joint Memorial No. 4 was advanced to second reading, and read the second time in full.

On motion of Mr. Burtch, the rules were suspended, Senate Joint Memorial No. 4 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 4, and the memorial passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Mr. Speaker—91.

Those absent or not voting were: Representatives Kalich, Newschwander, O'Donnell, Pierre, Rogers, Taylor, Thompson, Wolf—8.

Senate Joint Memorial No. 4, having received the constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

As a volunteer fireman who has supported Senate Joint Memorial No. 4, and worked hard for its passage, it was very unfortunate that I was off the floor during the final vote on this fine memorial, and I would like the record to show that my vote would have been "aye."

Hal Wolf, 22nd District.

Senate Concurrent Resolution No. 23, by Senators Kupka, Peterson (Ted), Gallagher, and Connor:

Directing the legislative council to study the regulation of motor boats and vessels.

On motion of Mr. Burtch, the rules were suspended, Senate Concurrent Resolution No. 23 was advanced to second reading, and read the second time in full.

On motion of Mr. Burtch, the rules were suspended, Senate Concurrent Resolution No. 23 was advanced to third reading, the second reading considered the third, and the resolution was adopted.

RESOLUTIONS

Resolution by Representatives Kink, King (Chet), and Hood:

WHEREAS, The United States, Japan, and Canada are presently renegotiating the North Pacific Salmon Fisheries Treaty; and

WHEREAS, Many citizens of the state of Washington fish in Alaskan waters and are vitally concerned with the terms of the treaty; and

Whereas, The Governor of Alaska has been strongly protesting foreign encroachment into our North American stocks of salmon; and

Whereas, Agencies of the federal government and the members of Congress from the state of Washington have indicated interest in the situation;

Now, Therefore, Be It Resolved, By the House of Representatives that we offer our support to our sister state of Alaska and to our congressional delegation, and that we express the hope that the problems that have arisen in connection with our fisheries may be successfully resolved at the forthcoming meetings of the North Pacific Salmon Fisheries Commission; and

Be It Further Resolved, That copies of this resolution be transmitted by the Secretary of State to the members of Congress from the state of Washington.

On motion of Mr. Kink, the resolution was adopted.

Resolution by Representatives DeJarnatt, Uhlman, Backstrom, Swayze, Canfield, and Goldsworthy:

Whereas, The need is apparent for more extensive revenue and expenditure data on city and town government basic to the making of policy decisions by members of state and local legislative bodies; and

WHEREAS, There is a continuing need for further review of procedures for developing, analyzing, and interpreting current experiences and trends for policy making purposes; and

Whereas, The need for expanding the utilization of new techniques in classifying, recording, storing, and analyzing of data by the use of automatic and electronic data processing will assist in the realization of these objectives;

Now, Therefore, Be It Resolved, By the House of Representatives that the Legislative Budget Committee study all of the laws and current and contemporary practices and procedures with respect to municipal budgeting, accounting, auditing and reporting of fiscal data for purposes of making administrative and policy decisions, and report its findings and recommendations to the 1967 Session of the Legislature.

On motion of Mr. Uhlman, the resolution was adopted.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Grant on a point of personal privilege.

Mr. Grant:

"Today we have with us the Men's Glee Club of St. Martin's College who will entertain you for a half hour immediately after recess. Any members of the House or visitors who would like to stay will certainly have the opportunity to enjoy some very fine singing."

MOTION

On motion of Mr. Grant, the House recessed until 4:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 4:00 p.m.

The Clerk called the roll, and all members were present except Representatives Avey, O'Donnell, Sawyer, Slagle, Taylor, and Thompson. Representatives Avey, O'Donnell, Slagle, Taylor, and Thompson were excused.

SECOND READING OF BILLS

Senate Bill No. 564, by Senators Greive, Cooney, Bailey, Charette, Connor, Cowen, Dore, Durkan, Foley, Gallagher, Gissberg, Hallauer, Hanna, Henry, Herr, Herrmann, Keefe, Knoblauch, Kupka, McCormack, McCutcheon, McMillan, Mardesich, Morgan, Peterson (Lowell), Petrich Rasmussen, Riley, Sandison, Stender, Talley, and Washington:

Increasing certain industrial insurance benefits.

With unanimous consent, the House deferred consideration of Senate Bill No. 564, and the bill was ordered held for Friday's second reading calendar.

House Concurrent Resolution No. 28, by Representatives Chatalas, Uhlman, and O'Donnell:

Expressing appreciation to the members of the public assistance study citizens' advisory committee.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, House Concurrent Resolution No. 28 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative Chatalas speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 28, and the resolution passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos,

Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Avey, Bozarth, Grant, Kalich, O'Donnell, Sawyer, Slagle, Taylor, Thompson—9.

House Concurrent Resolution No. 28, having received the constitutional majority, was declared passed.

House Joint Resolution No. 9, by Representatives Mahaffey, Anderson (Eric O.), and Kirk:

Allowing school district levies for two-year period.

The resolution was read the second time in full.

With consent of the House, the rules were suspended, House Joint Resolution No. 9 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Mahaffey and O'Brien speaking in favor of passage of the resolution.

Further debate ensued, Representatives Anderson (Eric O.) and King (Richard "Dick") speaking in favor of passage of the resolution.

Mr. Ahlquist demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of House Joint Resolution No. 9, and the resolution passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Bledsoe, Brachtenbach-2.

Those absent or not voting were: Representatives Avey, Copeland, O'Donnell, Sawyer, Slagle, Taylor, Thompson—7.

House Joint Resolution No. 9, having received the constitutional two-thirds majority, was declared passed.

Engrossed Senate Bill No. 552, by Senators Foley, Sandison, and Ryder:

Relating to student fees at state colleges.

The bill was read the second time by sections.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 552 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Uhlman and Kink speaking in favor of passage of the bill.

Further debate ensued, Representatives Bledsoe and Radcliffe speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 552, and the bill passed the House by the following vote: Yeas, 68; nays, 23; absent or not voting, 8.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.). Angevine, Backstrom, Beck, Bledsoe, Bottiger, Bozarth, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Johnston (Elmer E.), Jolly, Jueling, Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marzano, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Sawyer, Sheridan, Swayze, Taplin, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—68.

Those voting nay were: Representatives Anderson (Eric O.), Berentson, Bergh, Brachtenbach, Braun, Brouillet, Burtch, Dootson, Garrett, Grant, Hurley, Jastad, Kalich, King (Chet), King (Richard "Dick"), Marsh, Mast, Newhouse, Rogers, Savage, Smith, Traylor, Warnke—23.

Those absent or not voting were: Representatives Avey, Conner, Copeland, Johnson (Doris), O'Donnell, Slagle, Taylor, Thompson—8.

Engrossed Senate Bill No. 552, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

House Joint Resolution No. 43, by Representatives Grant, Backstrom, Radcliffe, and O'Donnell:

Authorizing the imposition of a graduated net income tax.

The resolution was read the second time in full.

Mr. Grant moved that the rules be suspended, House Joint Resolution No. 43 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

Mr. Burtch demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to advance House Joint Resolution No. 43 to third reading and final passage, and the motion was lost by the following vote: Yeas, 48; nays, 42; absent or not voting, 9.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Brouillet, Burtch, Chatalas, DeJarnatt, Epton, Gallagher, Garrett, Grant, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, McCormick, Moon, O'Brien, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taplin, Traylor, Uhlman, Valle, Warnke, Witherbee, Wolf, Mr. Speaker—48.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Swayze, Wang, Whetzel—42.

Those absent or not voting were: Representatives Andersen (James A.), Avey, Conner, May, McDougall, O'Donnell, Slagle, Taylor, Thompson—9.

Mr. Bottiger moved the adoption of the following amendment by Representatives Grant, Radcliffe, Backstrom, Klein, Valle, Sheridan, Marzano, and Bottiger:

On line 9, after the period following the numeral "10" strike everything down to and including the period on line 23 and insert:

"To provide property tax relief, retail sales tax relief and business and occupation tax relief the legislature shall not impose:

"(1) A retail sales tax on prescription drugs or services for medical, dental, hospital and nursing home care nor on the sale for off-premises consumption of food items including nonalcoholic beverages, nor shall any retail tax hereafter levied on any item exceed four percent;

"(2) A business and occupation tax measured by gross income on the privilege of doing business in the state in excess of fifty percent of the rates existing on April 22, 1965, unless both the rates and services of the business are regulated by the state, or unless the business is conducted by a municipal corporation; or

"(3) The provision of Article VII, section 2 (as amended) which provides for assessed valuation of property at fifty percent of true and fair value but instead shall provide for such assessed valuation at twenty-five percent of the true and fair value: Provided, That the legislature in lieu of obtaining moneys under subsections (1), (2) and (3) above may impose a graduated or flat rate net income tax on every corporation or person and shall provide for such deductions and exemptions as it shall deem just and proper, and may coordinate the administration and collection of such state income taxes with the income tax laws and procedures of the United States, and may prescribe the means of coordination of state and United States tax laws and methods for the allocation of income for taxing purposes."

Mrs. Lux demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Avey, Conner, Moos, O'Donnell, Slagle, Taylor, Thompson, and Uhlman.

On motion of Mr. Burtch, the absent members were excused, and the House proceeded with business under the call of the House.

Representatives Conner, Moos, and Uhlman appeared at the bar of the House.

The Speaker stated the question before the House to be the amendment by Mr. Bottiger and others to House Joint Resolution No. 43.

Debate ensued, Representatives Bottiger, Grant, Backstrom, and Radcliffe speaking in favor of adoption of the amendment.

Mr. Burtch demanded an electric roll call, and the demand was sustained. Further debate ensued, Representatives Flanagan and Adams speaking against adoption of the amendment, and Representative King (Richard "Dick") speaking in favor of it.

Mr. Olsen demanded the previous question, and the demand was sustained

The Clerk called the roll on the amendment by Representatives Grant, Radcliffe, Backstrom, Klein, Bottiger, Valle, Sheridan, and Marzano. The motion was carried and the amendment was adopted by the following vote: Yeas, 57; nays, 37; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler,

Hood, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taplin, Traylor, Uhlman, Valley, Warnke, Witherbee, Wolf, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Humiston, Hurley, Johnston (Elmer E.), Jueling, Kirk, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Swayze, Wang, Whetzel—37.

Those absent or not voting were: Representatives Avey, O'Donnell, Slagle, Taylor, Thompson—5.

House Joint Resolution No. 43 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Joint Resolution No. 43 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

Mr. Chatalas demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed House Joint Resolution No. 43 to third reading and final passage, and the motion was carried by the following vote: Yeas, 77; nays, 17; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Morphis, Newhouse, O'Brien, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taplin, Traylor, Uhlman, Valle, Warnke, Witherbee, Wolf, Mr. Speaker—77.

Those voting nay were: Representatives Adams, Bledsoe, Clark, Flanagan, Goldsworthy, Gorton, Jueling, Kirk, Lynch, McCaffree, Moos, Newschwander, O'Dell, Pritchard, Swayze, Wang, Whetzel—17.

Those absent or not voting were: Representatives Avey, O'Donnell, Slagle, Taylor, Thompson—5.

Debate ensued, Representatives Jolly, Kull, and Valle speaking in favor of passage of the resolution, and Representative Copeland speaking against it.

Further debate ensued, Representatives Morphis, Clark, and Day speaking against passage of the resolution, and Representative Klein speaking in favor of it.

Mr. Hood demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 43, and the resolution failed to pass the House by the following vote: Yeas, 52; nays, 42; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"),

Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, Olsen, Perry, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taplin, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—52.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Day, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston Hurley, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pierre, Pritchard, Swayze, Traylor, Wang, Whetzel, Wolf—42.

Those absent or not voting were: Representatives Avey, O'Donnell, Slagle, Taylor, Thompson—5.

Engrossed House Joint Resolution No. 43 having failed to receive the constitutional two-thirds majority was declared lost.

THIRD READING OF BILLS

House Joint Resolution No. 5, by Representatives Olsen, Chatalas, O'Donnell, Beck, Litchman, Taylor, Backstrom, Valle, Uhlman, Moon, Angevine, Grant, and Klein (by executive request of Governor Rosellini):

Proposing constitutional amendment to provide for annual sessions.

MOTION

On motion of Mr. Burtch, the rules were suspended, and House Joint Resolution No. 5 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

Mr. Olsen moved the adoption of the following amendment:

On page 1, commencing with "Sessions" on line 16, strike all the matter down to and including the period on line 19 and insert:

"Sessions of the legislature shall be held annually, unless specially convened by the governor, at times determined by the legislature. During the odd-numbered years the sessions shall not be more than sixty days. During the even-numbered years the sessions shall not be more than thirty days and subjects considered shall be confined to matters pertaining to revenue and appropriation."

Debate ensued, Representative Olsen speaking in favor of adoption of the amendment.

Mr. Grant moved the adoption of the following amendment to the amendment:

In line 3 of the amendment by Representative Olsen, after "During the" and before "-numbered" on line 4, strike "odd" and insert "even" and in line 5, after "During the" and before "-numbered" strike "even" and insert "odd"

Debate ensued, Representative Grant speaking in favor of adoption of the amendment to the amendment.

The Speaker called on Mr. Garrett to preside.

Further debate ensued, Representative Smith speaking against adoption of the amendment to the amendment.

The Speaker resumed the Chair.

YIELDING TO QUESTION

Mr. Adams:

"Will Mr. Olsen yield to a question?"

The Speaker:

"Mr. Olsen, will you yield?"

Mr. Olsen:

"Yes."

Mr. Adams:

"The way I read this, one session is limited to revenue and appropriation measures, but the other one is not limited to anything. Therefore, you could pass revenue and appropriations in both sessions. I wonder if that is what you wanted?"

Mr. Olsen:

"Yes, I think if you are going to have annual sessions you should have an annual budget."

Mr. Adams:

"You expect to pass the budget one year at a time, and keep the departments of the state stirred up all the time?"

Mr. Olsen:

"I don't think that would happen."

Further debate ensued, Representative Morphis speaking in favor of adoption of the amendment to the amendment.

Mr. Newschwander demanded the previous question, and the demand was sustained.

The Speaker stated the question before the House to be the amendment by Mr. Grant to the amendment by Mr. Olsen to House Joint Resolution No. 5. The motion was lost on a rising vote, and the amendment to the amendment was not adopted.

Mr. Copeland moved the adoption of the following amendment to the amendment:

In the last line of the amendment by Representative Olsen after "pertaining to" and before "revenue" insert "highways,"

Debate ensued, Representatives Copeland and Olsen speaking in favor of the amendment to the amendment.

The motion was carried, and the amendment by Mr. Copeland to the amendment by Mr. Olsen was adopted.

The Speaker stated the question before the House to be the amendment as amended.

Debate ensued, Representative Savage speaking against adoption of the amendment as amended, and Representative Smith speaking in favor of it.

Mr. Anderson (Eric O.) demanded the previous question, and the demand was sustained.

The motion was carried, and the amendment by Mr. Olsen as amended was adopted.

House Joint Resolution No. 5 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Joint Resolution No. 5 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative Olsen speaking in favor of passage of the resolution.

YIELDING TO QUESTION

Mr. Hawley:

"Mr. Speaker, will Mr. Olsen yield to a question please?"

The Speaker:

"Mr. Olsen, will you yield?"

Mr. Olsen:

"Yes."

Mr. Hawley.

"During this annual session for highways, revenue, and appropriation matters only, did you plan that we sit as a committee of the whole, or how are you going to utilize the members who aren't on the Highways and Ways and Means Committees?"

Mr. Olsen:

"It would be my desire that the entire House membership sit as a Committee of the Whole and take an active part in appropriation and tax matters."

Further debate ensued, Representative Clark speaking against passage of the resolution, and Representative Witherbee speaking in favor of its passage.

Mr. Brouillet demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 5, and the resolution failed to pass the House by the following vote: Yeas, 59; nays, 35; absent or not voting, 5.

Those voting yea were: Representatives Ahlquist, Anderson (Eric O.), Angevine, Backstrom, Beck, Bledsoe, Bottiger, Braun, Brouillet, Burtch, Chatalas, Conner, Copeland, Day, DeJarnatt, Epton, Flanagan, Gallagher, Garrett, Grant, Haussler, Hawley, Hood, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Mahaffey, Marsh, Marzano, McCormick, McDougall, Moon, O'Brien, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Sawyer, Sheridan, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—59.

Those voting nay were: Representatives Adams, Andersen (James A.), Berentson, Bergh, Bozarth, Brachtenbach, Canfield, Clark, Cunningham, Dootson, Elder, Eldridge, Finch, Goldsworthy, Gorton, Harris, Humiston, Hurley, Jueling, Kirk, Leland, Lynch, Mast, May, McCaffree, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Saling, Savage, Whetzel, Wolf—35.

Those absent or not voting were: Representatives Avey, O'Donnell, Slagle, Taylor, Thompson—5.

Engrossed House Joint Resolution No. 5, having failed to receive the constitutional two-thirds majority, was declared lost.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Bottiger on a point of personal privilege.

Mr. Bottiger:

"I rise to a point of personal privilege to personally compliment the Washington Retail Council. You will all find a letter in your mail box in which they have taken the stand of opposing any additional business and occupation tax, point out the nature of the tax, and urged the legislature to give consideration to a direct and equitable means of taxation."

THIRD READING OF BILLS

Substitute House Bill No. 655, by Committee on Highways: Increasing gas tax and providing for disposition of proceeds. With the consent of the House the rules were suspended, the second reading considered the third, and Substitute House Bill No. 655 was placed on final passage.

Debate ensued, Representatives Sawyer, Conner, Leland, Rogers, and Pritchard speaking in favor of passage of the bill, and Representative Copeland speaking against it.

Mr. Newschwander demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Bill No. 655, and the bill passed the House by the following vote: Yeas, 54; nays, 40; absent or not voting, 5.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bottiger, Brouillet, Burtch, Conner, Cunningham, Dootson, Eldridge, Finch, Gallagher, Garrett, Gorton, Grant, Hawley, Hood, Humiston, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Leland, Litchman, Lux, Marzano, Mast, McCaffree, Moon, Newschwander, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Swayze, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—54.

Those voting nay were: Representatives Adams, Ahlquist, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Chatalas, Clark, Copeland, Day, DeJarnatt, Elder, Epton, Flanagan, Goldsworthy, Harris, Haussler, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E), Jolly, Kalich, Kull, Lynch, Mahaffey, Marsh, May, McCormick, McDougall, Moos, Morphis, Newhouse, O'Brien, Pierre, Saling, Smith, Taplin—40.

Those absent or not voting were: Representatives Avey, O'Donnell, Slagle, Taylor, Thompson—5.

Substitute House Bill No. 655, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

On motion of Mr. Sawyer, the House adjourned until 11:00 a.m., Friday, April 23, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTIETH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, April 23, 1965.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll, and all members were present except Representatives O'Donnell, Thompson, and Witherbee. Representatives O'Donnell and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENROLLMENT

Mr. Speaker:

House of Representatives,

Olympia, Wash., April 22, 1965.

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 234; also

Enrolled House Bill No. 695; also

Enrolled House Joint Memorial No. 17, have compared same with the original bills and memorial and find them correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORT OF STANDING COMMITTEE

House of Representatives,

Mr. Speaker:

Olympia, Wash., April 22, 1965.

We, a majority of your Committee on Game and Game Fish, to whom was referred House Joint Memorial No. 30, prohibiting restriction on interstate sale of firearms, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

JACK L. BURTCH. Chairman.

W. S. "BILL" TRAYLOR, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Richard "Dick" King, Alfred E. Leland, Fred R. Mast, George P. Sheridan.

Passed to Committee on Rules and Order for second reading.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign House Bill No. 234; also House Bill No. 695; also

House Joint Memorial No. 17.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 22, 1965.

To the Honorable, the House of Representatives of the State of Washington Ladies and Gentlemen:

I have the honor to advise that Governor Evans $\,$ has approved the following House Bill, entitled:

House Bill No. 637:

Prescribing administrative procedures relating to the collection of taxes.

Very truly yours,

RAYMOND W. HAMAN, Legal Counsel to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 22, 1965.

Mr. Speaker:

The Senate has passed: Substitute Senate Bill No. 504, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 22, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Substitute House Bill No. 608 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 21, 1965.

Mr. Speaker:

Mr. President:

We, of your Conference Committee, to whom was referred Substitute House Bill No. 608, defining terms of and providing exemptions from certain excise taxes, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members
Martin J. Durkan
William A. Gissberg
Perry B. Woodall

House Members
HENRY BACKSTROM
THOMAS L. COPELAND
LEONARD A. SAWYER

MOTION

On motion of Mr. Backstrom, the report of the Conference Committee on Substitute House Bill No. 608 was adopted, and the committee was granted the powers of Free Conference.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 707, by Representatives Pierre, McCormick, and Clark:

An Act relating to state government and the state employees' retirement system and the support thereof; and amending section 13, chapter 274, Laws of 1947 as last amended by section 2, chapter 155, Laws of 1965, and RCW 41.40.120.

Ordered printed and referred to Committee on State Government, Military and Veterans' Affairs.

House Bill No. 708, by Representatives Flanagan, McDougall, and Bledsoe:

An Act relating to revenue and taxation; imposing an income tax; providing for the collection and administration thereof; and repealing section 82.04.220, chapter 15, Laws of 1961 and RCW 82.04.220; and repealing section 82.04.230, chapter 15, Laws of 1961 and RCW 82.04.230; and repealing section 82.04.240, chapter 15, Laws of 1961 and RCW 82.04.240; and repealing section 82.04.250, chapter 15, Laws of 1961 and RCW 82.04.250; and repealing section

82.04.260, chapter 15, Laws of 1961 and RCW 82.04.260; and repealing section 82.04.270, chapter 15, Laws of 1961 and RCW 82.04.270; and repealing section 82.04.275, chapter 15, Laws of 1961 and RCW 82.04.275; and repealing section 82.04.280, chapter 15, Laws of 1961, as amended by section 1, chapter 168, Laws of 1963, and RCW 82.04.280; and repealing section 82.04.290, chapter 15, Laws of 1961, as amended by section 2, chapter 28, Laws of 1963 extraordinary session, and RCW 82.04.290; and repealing section 82.04.295, chapter 15, Laws of 1961 and RCW 82.04.295; and repealing section 82.04.296, chapter 15, Laws of 1961, as amended by section 2, chapter 293, Laws of 1961, and RCW 82.04.296; and repealing section 82.04.300, chapter 15, Laws of 1961, as amended by section 3, chapter 293, Laws of 1961, and RCW 82.04.300; and repealing section 82.04.310, chapter 15, Laws of 1961 and RCW 82.04.310; and repealing section 82.04.320, chapter 15, Laws of 1961 and RCW 82.04.320; and repealing section 82.04.330, chapter 15, Laws of 1961 and RCW 82.04.330; and repealing section 82.04.340, chapter 15, Laws of 1961 and RCW 82.04.340; and repealing section 82.04.350, chapter 15, Laws of 1961 and RCW 82.04.350; and repealing section 82.04.360, chapter 15, Laws of 1961 and RCW 82.04.360; and repealing section 82.04.370, chapter 15, Laws of 1961 as amended by section 4, chapter 293, Laws of 1961, and RCW 82.04.370; and repealing section 82.04.380, chapter 15, Laws of 1961 and RCW 82.04.380; and repealing section 82.04.390, chapter 15, Laws of 1961 and RCW 82.04.390; and repealing section 82.04.400, chapter 15, Laws of 1961, as amended by section 1, chapter 136, Laws of 1963, and RCW 82.04.400; and repealing section 82.04.410, chapter 15. Laws of 1961 and RCW 82.04.410; and repealing section 82.04.420, chapter 15, Laws of 1961 and RCW 82.04.420; and repealing section 82.04.425, chapter 15, Laws of 1961 and RCW 82.04.425; and repealing section 82.04.430, chapter 15, Laws of 1961 as amended by section 5, chapter 293, Laws of 1961, and RCW 82.04.430; and repealing section 82.04.440, chapter 15, Laws of 1961 and RCW 82.04.440; and repealing section 82.04.450, chapter 15, Laws of 1961 and RCW 82.04.450; and repealing section 82.04.460, chapter 15, Laws of 1961 and RCW 82.04.460; and repealing section 82.04.470, chapter 15, Laws of 1961 and RCW 82.04.470; and repealing section 82.04.480, chapter 15, Laws of 1961 and RCW 82.04.480; and repealing section 82.04.490, chapter 15, Laws of 1961 and RCW 82.04.490; and repealing section 82.04.500, chapter 15, Laws of 1961 and RCW 82.04.500; and repealing section 82.04.510, chapter 15, Laws of 1961 and RCW 82.04.510; and repealing section 82.04.900, chapter 15, Laws of 1961 and RCW 82.04.900; providing penalties; and making an effective date.

Ordered printed and referred to Committee on Ways and Means.

House Bill No. 709, by Representatives Moos, Gorton, and Brouillet: An Act relating to taxation; and providing an effective date. Ordered printed and referred to Committee on Ways and Means.

FIRST READING OF SENATE BILL

The following was read first time by title and acted upon as indicated:

Substitute Senate Bill No. 504, by Committee on Ways and Means:

An Act relating to state government; authorizing the state capitol committee to provide for the construction, remodeling and financing of state buildings and parking facilities; making an appropriation; and declaring an emergency.

Referred to Committee on Parks, Capitol Buildings and Grounds.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

RESOLUTION

Resolution by Representatives Chatalas, Rogers, O'Brien, Copeland, Moos, Bergh, Uhlman, Grant, Olsen, Kink, Taylor, Sawyer, Berentson, O'Dell, Kalich, Jastad, McCormick, Litchman, Perry, Leland, Conner, Braun, Warnke, Traylor, Hurley, Sheridan, and Gallagher:

WHEREAS, The Washington Interscholastic Athletic Association has under consideration whether they should drop the present regional basketball tournament for class AA schools and go back to the prior four-day tournament; and

WHEREAS, At present both class A and class B basketball tournaments are being successfully conducted as a four-day tournament;

Now, Therefore, Be It Resolved, By the members of this House of Representatives of the State of Washington, that we respectfully indicate to school authorities that a resumption of the four-day basketball tournament for class AA schools appears to be in order, that school districts would be well advised to schedule their spring vacation at such a time when any four-day class AA, class A or class B basketball tournament in which they would be involved would be in progress, thus relieving school authorities of any responsibility for such student spectators who should choose to attend the affair, said parents of such student spectators thus having direct responsibility therefor;

Be It Further Resolved, That the Clerk of the House of Representatives shall present copies of this House Resolution to members of the communications media, the press, radio and television, for the information of the public.

Mr. Kink moved the adoption of the resolution.

Debate ensued, Representative Kink speaking in favor of adoption of the resolution, and Representatives DeJarnatt and Mahaffey speaking against it. The motion was lost on a rising vote, and the resolution was not adopted.

MESSAGES FROM THE SENATE

Mr. Speaker:

Senate Chamber,

Olympia, Wash., April 23, 1965.

The President has signed: House Bill No. 234; also

House Bill No. 695; also

House Joint Memorial No. 17, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 23, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 451; also

Senate Bill No. 552; also

Senate Joint Memorial No. 4; also

Senate Concurrent Resolution No. 23, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 23, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 40 and has granted said committee the powers of Free Conference. WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 451; also Senate Bill No. 552; also

Senate Joint Memorial No. 4; also

Senate Concurrent Resolution No. 23.

SECOND READING OF BILLS

Senate Bill No. 564, by Senators Greive, Cooney, Bailey, Charette, Connor, Cowen, Dore, Durkan, Foley, Gallagher, Gissberg, Hallauer, Hanna, Henry, Herr, Herrmann, Keefe, Knoblauch, Kupka, McCormack, McCutcheon, McMillan, Mardesich, Morgan, Peterson (Lowell), Petrich, Rasmussen, Riley, Sandison, Stender, Talley, and Washington:

Increasing certain industrial insurance benefits.

The bill was read the second time by sections.

Mr. O'Brien moved the adoption of the following amendment by Representatives Copeland and O'Brien.

On page 1, line 8, strike everything after the enacting clause through line 33, page 5, and insert:

"Section 1. Section 51.32.080, chapter 23, Laws of 1961 as amended by section 3, chapter 274, Laws of 1961 and RCW 51.32.080 are each amended to read as follows:

"(1) For the permanent partial disabilities here specifically described, the injured workman shall receive compensation as follows:

LOSS BY AMPUTATION

4506 1 4 1 1 1 1 -		
"[Of one leg at the hip or the upper half of the thigh	\$9750.00	
Of one leg at the knee or the lower half of the thigh	8250.00	
Of one leg below the knee	5200.00	
Of great toe with metatarsal bone thereof	1450.00	
Of great toe at the proximal joint	975.00	
Of great toe at the second joint	350.00	
Of one other toe other than the great toe with the metatarsal bone thereof	975.00	
Of second toe at proximal joint	350.00	
Of third toe at proximal joint	350.00	
Of fourth toe at proximal joint	350.00	
Of fifth toe at proximal joint	225.00	
Of one metatarsal bone on toe other than great toe	475.00	
Of one arm so near the shoulder that an artificial arm cannot be worn	9750.00	
Of the major arm at or above the elbow	8250.00	
Of the forearm at upper third	6825.00	
Of the major hand at wrist	6350.00	
Of thumb with metacarpal bone thereof	2425.00	
Of thumb with proximal joint	1950.00	
Of thumb at second joint	510.00	
Of index or first finger at proximal joint	1400.00	
Of index or first finger at second joint	975.00	
Of index or first finger at distal joint	450.00	
Of middle or second finger at proximal joint	810.00	
Of middle or second finger at second joint	720.00	
Of middle or second finger at distal joint	360.00	
Of ring or third finger at proximal joint	720.00	
Of ring or third finger at second joint	540.00	
Of ring or third finger at distal joint	360.00	
Of little or fourth finger at proximal joint	450.00	
Of little or fourth finger at second joint	270.00	
Of little or fourth finger at distal joint	180.00	
Of metacarpal bone in finger except thumb	270.00	
MISCELLANEOUS	4055.00	
Loss of one eye by enucleation	4875.00	
Loss of sight of one eye	3900.00	
Complete loss of hearing in both ears	6825.00	
Complete loss of hearing in one ear	1950.00	
Complete broken arch in foot	1950.00]	
Of leg above the knee joint with short thigh stump (3" or less below tu-		
berosity of ischium)		
Of leg at or above knee joint with functional stump	13,500.00	
Of leg below knee joint	12,000.00	

Of leg at ankle (Syme)	10,500.00	
Of foot at mid-metatarsals	5,250.00	
Of great toe with resection of metatarsal bone	3,150.00	
Of great toe at metatarsophalangeal joint	1,890.00 1,000.00	
Of great toe at interphalangeal joint	1,000.00	
Of lesser toe at metatarsophalangeal joint	560.00	
Of lesser toe at proximal interphalangeal joint	415.00	
Of lesser toe at distal interphalangeal joint	105.00	
Of arm at or above the deltoid insertion or by disarticulation at the shoulder	15,000.00	
Of arm at any point from below the deltoid insertion to below the elbow joint	* 4 0 * 0 0 0	
at the insertion of the biceps tendon	14,250.00	
Of arm at any point, from below the elbow joint distal to the insertion of the biceps tendon to and including midmetacarpal amputation of the hand	13,500.00	
Of all fingers except the thumb at metacarpophalangeal joints	8,100.00	
Of thumb at metacarpophalangeal joint or with resection of carpometa-		
carpal bone	5,400.00	
Of thumb at interphalangeal joint	2,700.00	
Of index finger at metacarpophalangeal joint or with resection of metacarpal	0.077.00	
bone	3,375.00 2, 700.00	
Of index finger at proximal interphalangeal joint	1,485.00	
Of middle finger at metacarpophalangeal joint or with resection of meta-	1,100.00	
carpal bone	2,700.00	
Of middle finger at proximal interphalangeal joint	2,160.00	
Of middle finger at distal interphalangeal joint	1,215.00	
Of ring finger at metacarpophalangeal joint or with resection of meta-	1 070 00	
carpal bone	1,350.00 1,080.00	
Of ring finger at distal interphalangeal joint	675.00	
Of little finger at metacarpophalangeal joint or with resection of meta-	0.000	
carpal bone	675.00	
Of little finger at proximal interphalangeal joint	540.00	
Of little finger at distal interphalangeal joint	270.00	
Miscellaneous		
Loss of one eye by enucleation	6,000.00	
Loss of central visual acuity in one eye	5,000.00	
Complete loss of hearing in both ears	12,000.00	
Complete loss of hearing in one ear	2,000.00	
(2) Compensation for amputation of a member or part thereof at a site of		
those above specified, and for loss of central visual acuity and loss of hearing other		
than complete, shall be in proportion to that which such other amputation of loss of visual acuity or hearing most closely resembles and approximates. Comp		
for any other permanent partial disability not involving amputation shall be		
amount equal to eighty-five percent of the proportion which the extent of such other		
disability, called unspecified disability, shall bear to that above specified, which most		
closely resembles and approximates in degree of disability such other disability		
in any case to exceed the sum of [eight thousand seven hundred and fifty] twelve		
thousand seven hundred and fifty dollars: Provided, That the total compensation unspecified permanent partial disabilities resulting from the same injury s		
exceed the sum of [eight thousand seven hundred and fifty] twelve thousand	nd seven	
hundred and fifty dollars [. For disability to a member not involving amputa		
more than nine-tenths of the foregoing respective specified sum shall be paid: Provided		
Further, That payments for any injury to minor hand or arm or any part there		
not exceed ninety-five percent of the amounts hereinbefore enumerated.]		
vided Further. That in case permanent partial disability compensation is followed by permanent total disability compensation, any portion of the permanent partial dis-		
	ability compensation which exceeds the amount that would have been paid the injured	
workman if permanent total disability compensation had been paid in the first		
shall be deducted from the pension reserve of such injured workman and his		
compensation payments shall be reduced accordingly.		

[&]quot;(3) [If the injured workman is under the age of twenty-one years and unmar-

ried, the parents or parent shall also receive a lump sum payment equal to the ten percent of the amount awarded to the minor workman.

"(4)] Should a workman receive an injury to a member or part of his body already, from whatever cause, permanently partially disabled, resulting in the amputation thereof or in an aggravation or increase in such permanent partial disability but not resulting in the permanent total disability of such workman, his compensation for such partial disability shall be adjudged with regard to the previous disability of the injured member or part and the degree or extent of the aggravation or increase of disability thereof.

"[(5)] (4) When the compensation provided for in subsections (1) and (2) exceeds one thousand dollars, payment shall be made in monthly payments in accordance with the schedule of temporary total disability payments set forth in RCW 51.32.090 until such compensation is paid to the injured workman in full, except that the first monthly payment shall be in the amount of one thousand dollars and interest shall be paid at the rate of five percent on the unpaid balance of such compensation commencing with the second monthly payment: Provided, That interest so paid shall not be charged to the cost experience of any employer but shall be borne wholly by the applicable class account: Provided Further, That upon application of the injured workman the monthly payment may be converted, in whole or in part, into a lump sum payment, in which event the monthly payment shall cease in whole or in part. Such conversion may be made only upon written application of the injured workman to the department and shall rest in the discretion of the department depending upon the merits of each individual application: Provided Further, That upon death of a workman all unpaid installments accrued, less interest, shall be paid in a lump sum amount to the widow or widower, or if there is no widow or widower surviving, to the dependent children of such claimant, and if there are no such dependent children, then to such other dependents as defined by this title.

"Sec. 2. Section 51.32.040, chapter 23, Laws of 1961, and RCW 51.32.040 are each amended to read as follows:

"No money paid or payable under this title out of the accident fund or out of the medical aid fund shall, prior to the issuance and delivery of the warrant therefor, be capable of being assigned, charged, or ever be taken in execution or attached or garnished, nor shall the same pass, or be paid, to any other person by operation of law, or by any form of voluntary assignment, or power of attorney. Any such assignment or charge shall be void: Provided, That if any workman suffers a permanent partial injury, and dies from some other cause than the accident which produced such injury before he shall have received payment of his award for such permanent partial injury, or if any workman suffers any other injury and dies from some other cause than the accident which produced such injury before he shall have received payment of any monthly installment covering any period of time prior to his death, the amount of such permanent partial award, or of such monthly payment or both, shall be paid to his widow, if he leaves a widow, or to his child or children if he leaves a child or children and does not leave a widow: Provided Further, That, if any workman suffers an injury and dies therefrom before he shall have received payment of any monthly installment covering time loss for any period of time prior to his death, the amount of such monthly payment shall be paid to his widow, if he leaves a widow, or to his child or children, if he leaves a child or children and does not leave a widow: Provided Further, That if the injured workman resided in the United States as long as three years prior to the date of the injury, such payment shall not be made to any widow or child who was at the time of the injury a nonresident of the United States: PROVIDED FURTHER, That any workman receiving benefits under this act who is subsequently confined in, or who subsequently becomes eligible therefor while confined in any institution under conviction and sentence shall have all payments of such compensation canceled by the department during the period of confinement but after discharge from the institution payment of benefits thereafter due shall be paid if such workman would, but for the provisions of this proviso, otherwise be entitled thereto: PROVIDED FURTHER, That if such incarcerated workman has during such confinement period, any beneficiaries, they shall be paid directly the monthly benefits which would have been paid to him for himself and his beneficiaries had he not been so confined. Any lump sum benefits to which the workman would otherwise be entitled but for the provisions of this proviso shall be paid on a monthly basis to his beneficiaries.

"Sec. 3. Section 51.52.010, chapter 23, Laws of 1961, as amended by section 8, chapter 307, Laws of 1961, and RCW 51.52.010 are each amended to read as follows:

"There shall be a 'board of industrial insurance appeals,' hereinafter called the 'board,' consisting of three members appointed by the governor as hereinafter provided. One shall be a representative of the public and a lawyer, appointed from a mutually agreed to list of not less than three active members of the Washington state bar association, submitted to the governor by the two organizations defined below, and such member shall be the chairman of said board. The second member shall be a representative of the majority of workmen engaged in extrahazardous employment and selected from a list of not less than three names submitted to the governor by an organization, state-wide in scope, which through its affiliates embraces a cross section and a majority of the organized labor of the state. The third member shall be a representative of employers engaged in extrahazardous industry, and appointed from a list of at least three names submitted to the governor by a recognized state-wide organization of employers, representing a majority of employers who are substantial contributors to the industrial insurance and accident fund. The initial terms of office of the members of the board shall be for six, four, and two years respectively. Thereafter all terms shall be for a period of six years. Each member of the board shall be eligible for reappointment and shall hold office until his successor is appointed and qualified. In the event of a vacancy the governor is authorized to appoint a successor to fill the unexpired term of his predecessor. All appointments to the board shall be made in conformity with the foregoing plan. Whenever the workload of the board and its orderly and expeditious disposition shall necessitate, the governor may appoint two additional pro-tem members in addition to the regular members. Such appointments shall be for a definite period of time, and shall be made from lists submitted respectively by labor and industry as in the case of regular members. One pro-tem member shall be a representative of labor and one shall be a representative of industry. Members shall devote their entire time to the duties of the board and shall receive for their services a salary as fixed by the governor in accordance with the provisions of RCW 43.03.040 which shall be in addition to reasonable travel allowance. Headquarters for the board shall be located in Olympia. The board shall adopt a seal which shall be judicially recognized.

"Sec. 4. Section 51.52.106, chapter 23, Laws of 1961, as amended by section 7, chapter 148, Laws of 1963, and RCW 51.52.106 are each amended to read as follows:

"After the filing of a statement or statements of exceptions as provided for in RCW 51.52.104 the record before the board shall be considered by a panel of at least two of the members of the board, on which not more than one industry and one labor member serve. The chairman may be a member of any panel. [and] The decision and order of [the majority of the members] any such panel shall be the decision and order of the board. Every final decision and order rendered by the board shall be in writing and shall contain findings and conclusions as to each contested issue of fact and law, as well as the board's order based thereon. A copy of the decision and order, including the findings and conclusions, shall be mailed to each party to the appeal and to his attorney of record.

"NEW SECTION. Sec. 5. There is hereby created a committee on industrial insurance appeals. As used in this act unless the context indicates otherwise the term 'committee' shall mean the committee on industrial insurance appeals.

"NEW SECTION. Sec. 6. The committee shall have the following membership:

- (1) Two senators to be appointed by the president of the senate, not more than one from the same political party, and two representatives to be appointed by the speaker of the house, not more than one from the same political party;
- (2) Three members to represent labor, to be appointed by the governor from lists submitted by major state-wide labor organizations;
- (3) Three members to represent industry to be appointed by the governor from lists submitted by organizations of employers engaged in extrahazardous industries;
- (4) Two members who shall be active members of the Washington state bar association and who have had experience in handling appeals in industrial insurance cases, one of whom shall be selected by the members of the committee representing labor and one of whom shall be selected by the members of the committee representing industry; and
- (5) A judge of the superior court to be selected by the members of the committee designated in paragraphs (1) through (4) above.
- "NEW SECTION. Sec. 7. The committee, by majority vote, shall select from among the members a chairman and such other officers as the committee shall deem appropriate. The committee, by majority vote, may prescribe rules of procedure for itself and take such other action as it shall deem appropriate to accomplish its purposes.

The legislative members of the committee shall serve as liaison members to the legislative council. The staff of the legislative council shall serve as the staff of the committee and shall provide such clerical, research and other assistance as the committee shall deem appropriate to accomplish its purposes.

"NEW SECTION. Sec. 8. The members of the committee shall receive no compensation but shall be reimbursed for their expenses while attending meetings of the committee in the same manner as legislators engaged in interim committee business as in 44.04.120 RCW. Payment of expenses shall be made by vouchers approved in the same manner as other expenses of the legislative council.

"NEW SECTION. Sec. 9. The committee shall review the handling of appeals in industrial insurance cases from the entry of the first appealable order to the entry of a final order of the board of industrial insurance appeals or a judgment of the superior court, and shall study and review methods of improving and expediting the processing of industrial insurance cases. The department of labor and industries, the board of industrial insurance appeals and the superior courts of the state shall cooperate with the committee and supply such information to the committee as it may require to accomplish its purposes. The committee shall submit to the governor and to the legislative council prior to November 1, 1966 a report which shall contain specific recommendations as to necessary or desirable changes, if any, in the laws and procedures applicable to industrial insurance appeals. The report also shall include any proposed legislation necessary to implement the recommendations of the committee.

"NEW SECTION. Sec. 10. There is hereby appropriated out of the medical aid fund to the legislative council for the biennium ending June 30, 1967 to carry out the purposes of sections 5, 6, 7, 8 and 9 of this act the sum of twenty thousand dollars, or so much thereof as may be necessary.

"NEW SECTION. Sec. 11. The committee herein created shall be deemed abolished upon the convening of the fortieth regular session of the legislature and sections 5, 6, 7, 8 and 9 of this act shall be of no further effect at such time.

"NEW SECTION. Sec. 12. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions and shall take effect July 1, 1965."

Debate ensued, Representatives O'Brien and Copeland speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

On motion of Mr. O'Brien, the following amendment to the title was adopted:

On page 1, strike the title and insert:

"An Act relating to industrial insurance; revising the schedule of benefits; providing for the payment of certain awards and benefits; pertaining to the board of industrial insurance appeals and prescribing procedures in relation thereto; creating a committee on industrial insurance appeals and prescribing powers, duties, and procedures in relation thereto; amending section 51.32.040, chapter 23, Laws of 1961, and RCW 51.32.040; amending section 51.32.080, chapter 23, Laws of 1961, as amended by section 3, chapter 274, Laws of 1961, and RCW 51.32.080; amending section 51.52.010, chapter 23, Laws of 1961, as amended by section 8, Chapter 307, Laws of 1961, and RCW 51.52.010; amending section 51.52.106, chapter 23, Laws of 1961, as amended by section 7, chapter 148, Laws of 1963, and RCW 51.52.106; making an appropriation; and declaring an emergency and an effective date.

With consent of the House, the rules were suspended, Senate Bill No. 564 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Grant speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 564 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh,

Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—94.

Those voting nay were: Representative Conner-1.

Those absent or not voting were: Representatives Leland, O'Donnell, Thompson, Witherbee—4.

Senate Bill No. 564 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

PERSONAL PRIVILEGE

The Speaker recognized Mrs. Lux on a point of personal privilege.

Mrs. Lux:

"I would like to make the announcement that the material that has been placed on your desks regarding property tax today does not bear any heading, due to the rush to get it out. It is submitted from the League of Women Voters."

The Speaker called on Mr. Garrett to preside.

The Speaker (Mr. Garrett presiding) declared the House to be at ease.

PRESENTATION OF GIFT TO SPEAKER

The Speaker (Mr. Garrett presiding) called the House to order.

The Speaker (Mr. Garrett presiding) announced the appointment of Representatives Lynch and Epton as a special committee to retire to the Speaker's office to escort Speaker Schaefer to the bar of the House, and the appointment of Representatives Klein and Marsh as a special committee to retire to the Speaker's office to escort Mrs. Schaefer to the bar of the House.

The special committees escorted Speaker and Mrs. Schaefer to the bar of the House.

Mr. O'Brien:

"Mr. Speaker and Mrs. Schaefer, it is a great pleasure for me to present to you this gift as a small token of our appreciation and esteem for the outstanding and excellent service you have rendered us as Speaker of the House of Representatives. May this gift always be a fond remembrance of the legislators who have served with you during this important part of the history of the Washington State Legislature. I hope in years to come you will look at it and remember the good things that have happened and not any bad ones. It comes from the heart of all of us, when I say we have enjoyed working with you, and we want your wife to share with you this little gift as a part of our fond feeling toward you."

Mr. Copeland:

"I join with Mr. O'Brien on two counts today. I do want to join with him in wishing you our very best, and let me say that you have certainly added grace and charm to the halls of this House. (I am speaking to you, Mrs. Schaefer.) We have grown to know you with fond affection. We appreciate your being here and obviously the great help you give your husband. Mr. Speaker, I want to join Mr. O'Brien in

wishing you our very best. We hope this will be something long treasured. It is surprising this should come on the one hundredth day. Already you have set a new record as Speaker of the House of Representatives."

The Speaker (Mr. Garrett presiding):

"Mr. Speaker, do you wish to respond to these gracious remarks?"

The Speaker:

"I want to thank you on behalf of my wife, myself, and my family for this extraordinarily beautiful tea service. We will treasure it always. I want to say that the friendships and the wonderful relationship that we have in this House with our friends and their families will never be forgotten. I think I can truthfully say we make the best friends we will ever have in our lifetime during these legislative sessions. This gift which you have given us today is certainly appreciated very much, but we appreciate even more than this the friendship and warmth that we have been shown here. We disagree at times, but I think when the session is over, and we look back at it, we are all going to have fond remembrances of the relationships we have had with the other legislators here. I want to thank you again, and I just wish your families could be with us today, also."

(Applause.)

MOTION

On motion of Mr. O'Brien, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p. m.

The Clerk called the roll, and all members were present except Representatives O'Donnell and Thompson, who were excused.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Canfield on a point of personal privilege.

Mr. Canfield:

"Mr. Speaker, members of the House, the cigars and candy being passed around are a little token of appreciation from the Washington Fair Association on passage of Senate Bill No. 160 the other day. I would particularly like to thank the members of the Revenue Committee who reported it out, and the members of Rules who brought it to the floor. Thank you all."

Mr. Grant demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives O'Donnell and Thompson.

On motion of Mr. Burtch, the absent members were excused, and the House proceeded with business under the call of the House.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 23, 1965.

MR. SPEAKER:

The Senate has passed: House Concurrent Resolution No. 28, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 22, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 467 with the following amendment: On page 1, section 1, line 6 of the mimeographed House amendment to page 1, line 3, the same being line 16 of the engrossed bill, beginning with "Bainbridge Island" strike all the material down to and including "Lake Sammamish" in line 19 of the mimeographed House amendment to page 1, line 3, of the same being line 24 of the engrossed bill, and insert "Bainbridge Island and the following area in King county shall constitute the first congressional district and shall be entitled to one representative in the congress of the United States: Beginning at the outer harbor line in Elliott Bay and Denny Way proceed east on Denny Way, except that unpopulated area known as the Seattle Civic Center, southeast on 4th Avenue, northeast on Wall Street, east on Denny Way, southwest on Bell Street, southeast on 3rd Avenue, northeast on Pike Street, south on Minor Avenue, east on Union Street, north on Summit Avenue and Summit Avenue East, east on East Republican Street, north on Broadway East, east on East Aloha Street, south on 22nd Avenue East, east on East Thomas, north on 37th Ave. East, east and south through Union Bay and Lake Washington including Mercer Island to the southern city limits of the city of Bellevue, then east and north along the southern and eastern city limits of the city of Bellevue, east along the Sunset highway, north along 166th Ave. S.E., east along S.E. 30th into Lake Sammamish.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. Grant moved the House concur in the Senate amendment to Engrossed House Bill No. 467.

Debate ensued, Representative Grant speaking in favor of the motion, and Representative Whetzel speaking against it.

Mr. Burtch demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to concur in the Senate amendment to Engrossed House Bill No. 467, and the motion carried by the following vote: Yeas, 61; nays, 36; absent or not voting, 2.

Those voting yea were: Representatives Andersen (James A), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—61.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Bledsoe, Canfield, Clark, Copeland, Cunningham, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kirk, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—36.

Those absent or not voting were: Representatives O'Donnell, Thompson—2.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 467 as amended by the Senate.

Mr. Burtch demanded an oral roll call, and the demand was sustained.

Debate ensued, Representative Gorton speaking against passage of the bill. The Clerk called the roll on the final passage of Engrossed House Bill No. 467 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 55; nays, 42; absent or not voting, 2.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—55.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bergh, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—42.

Those absent or not voting were: Representatives O'Donnell, Thompson—2. Engrossed House Bill No. 467 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Grant, Senate Bill No. 564 as amended by the House and Engrossed House Bill No. 467 as amended by the Senate were ordered transmitted immediately to the Senate.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 21, 1965.

MR. SPEAKER:

The Senate refuses to concur in the House amendments to Engrossed Substitute Senate Bill No. 1 and asks the House to recede therefrom, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

Mr. Grant moved that the House recede from its amendments to Engrossed Substitute Senate Bill No. 1.

Mr. Burtch demanded an electric roll call, and the demand was sustained. Debate ensued, Representatives Grant and Pritchard speaking in favor of the motion, and Representative Smith speaking against it.

The Clerk called the roll on the motion to recede from the House amendments to Engrossed Substitute Senate Bill No. 1, and the motion was carried by the following vote: Yeas, 73; nays, 24; absent or not voting, 2.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Burtch, Canfield, Chatalas, Copeland, Cunningham, Day, DeJarnatt, Dootson, Eldridge, Epton, Finch, Gallagher, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Leland, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, O'Brien, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Whetzel, Wolf, Mr. Speaker—73.

Those voting nay were: Representatives Ahlquist, Angevine, Braun, Brouillet, Clark, Conner, Elder, Flanagan, Garrett, Hood, Hurley, Jueling, Kull, Mahaffey, McDougall, Newhouse, Newschwander, O'Dell, Perry, Pierre, Sawyer, Smith, Warnke, Witherbee—24.

Those absent or not voting were: Representatives O'Donnell, Thompson—2.

FINAL PASSAGE OF SENATE BILL WITHOUT HOUSE AMENDMENTS

The Speaker stated the question before the House to be the final passage of Engrossd Substitute Senate Bill No. 1 without the House amendments.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 1 without the House amendments, and the bill passed the House by the following vote: Yeas, 89: nays, 8; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Whetzel, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Conner, Hood, Hurley, Jueling, McDougall, Newschwander, Warnke, Witherbee—8.

Those absent or not voting were: Representatives O'Donnell, Thompson—2.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 22, 1965.

Mr. Speaker:

The Senate has passed Engrossed Substitute House Joint Resolution No. 4 with the following amendment:

On page 1, line 7 of the printed and engrossed bills, after "by" strike all matter down to and including the period on page 2, line 11 of the printed and engrossed bills (striking also the House amendments by Representative Gorton) and insert the following: "adding thereto a new section to be known as section 1A, to read as follows:

"NEW SECTION. Article VI, section IA. In consideration of those citizens of the United States who become residents of the state of Washington during the year of a presidential election with the intention of making this state their permanent residence, this section is for the purpose of authorizing such persons who can meet all qualifications for voting as set forth in section 1 of this article, except for residence, to vote for presidential electors or for the office of President and Vice-President of the United States, as the case may be, but no other: Provided, That such persons have resided in the state at least sixty days immediately preceding the presidential election concerned.

"The legislature shall establish the time, manner and place for such persons to cast such presidential ballots.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. Grant moved the House concur in the Senate amendment to Engrossed Substitute House Joint Resolution No. 4.

Debate ensued, Representative Grant speaking in favor of the motion. The Speaker called on Mr Garrett to preside.

Further debate ensued, Representative Gorton speaking in favor of the motion.

The motion was carried.

The Speaker resumed the Chair.

MOTION

On motion of Mr. Burtch, the House dispensed with further business under the call of the House.

The Speaker stated that with the consent of the House, the conferees on Substitute House Bill No. 608, Representatives Sawyer, Backstrom, and Copeland would be excused.

FINAL PASSAGE OF HOUSE RESOLUTION AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Joint Resolution No. 4 as amended by the Senate.

The clerk called the roll on the final passage of Engrossed Substitute House Joint Resolution No. 4 as amended by the Senate, and the resolution passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—95.

Those absent or not voting were: Representatives Copeland, O'Donnell, Sawyer, Thompson—4.

Engrossed Substitute House Joint Resolution No. 4 as amended by the Senate, having received the constitutional two-thirds majority, was declared passed.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 23, 1965.

MR. SPEAKER:

The Senate has passed: Senate Concurrent Resolution No. 25, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SECOND READING OF BILLS

House Bill No. 617, by Representatives Epton, Mahaffey, and King (Richard "Dick"):

Providing for financial responsibility of residents as to state residential schools.

MOTIONS

On motion of Mr. Burtch, Substitute House Bill No. 617 was substituted for House Bill No. 617, and the substitute bill was placed on the calendar for second reading.

On motion of Mr. Burtch, Substitute House Bill No. 617 was ordered held for tomorrow's second reading calendar.

House Joint Resolution No. 8, by Representatives Flanagan, Bledsoe, and Haussler:

Assessing real and personal property at twenty-five percent of true and fair value.

With unanimous consent of the House, House Joint Resolution No. 8 was ordered held for tomorrow's second reading calendar.

With unanimous consent, the House reverted to the eighth order of business for the purpose of considering a resolution.

RESOLUTION

Resolution by Representative Pierre:

Whereas, Three high school boys, Steve Nagy, Terry Bottem, and Jim Forrey, were recently presented awards of merit by Seattle Police Chief Frank C. Ramon for coming to the assistance of a police officer who was having difficulty subduing two men he had tried to arrest; and

Whereas, There is much public apathy in cases like this elsewhere in our nation where bystanders offer little or no assistance to either assault victims or police;

Now, Therefore, Be It Resolved, By the House of Representatives that our congratulations are extended to these three boys for giving timely and effective assistance to the police officer in his arrest attempt; and

Be It Further Resolved, That copies of this resolution shall be transmitted by the chief clerk of the House of Representatives to Steve Nagy, 5441-37th Ave. S.W., Seattle, Terry Bottem, 4814-26th Ave. S.W., Seattle, Jim Forrey, 8122-15th Ave. S.W., Seattle and to Frank C. Ramon, Seattle Police Chief.

On motion of Representative Pierre, the resolution was unanimously adopted.

With unanimous consent, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 23, 1965.

MR. SPEAKER:

We, a majority of your Committee on State Government, Military and Veterans' Affairs, to whom was referred House Bill No. 707, relating to withdrawal of elective or appointed officials from state employees' retirement system, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WAYNE G. ANGEVINE, Chairman, Frank. Geo. Marzano, Vice Chairman.

We concur in this report: W. L. "Bill" McCormick, Fred R. Mast, George Pierre, W. S. "Bill" Traylor, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

MOTION

On motion of Mr. O'Brien, the House adjourned until 12:00 noon, Saturday, April 24, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FORTY-FIRST DAY

NOON SESSION

House of Representatives, Olympia, Wash., Saturday, April 24, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll, and all members were present except Representatives Conner, Flanagan, King (Chet), McDougall, O'Donnell, Taylor, and Thompson. Representatives Conner, King (Chet), O'Donnell, Taylor, and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Walter A. MacArthur of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 24, 1965.

Mr. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred Senate Bill No. 558, limiting terms of those members of the interstate compact commission who are legislators, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

DAN JOLLY, Chairman,

HENRY BACKSTROM, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, James A. Andersen, Norwood Cunningham, Arlie U. DeJarnatt, Edward F. Harris, Joe D. Haussler, Elmer Jastad, Dick J. Kink, Bob McDougall, Robert A. Perry, Gerald L. Saling, Charles R. Savage.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 23, 1965.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 566, and the same is herewith transmitted. Ward Bowden, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Burtch, the rules were suspended, and authorization was given to add ten additional names as sponsors of House Bill No. 710.

House Bill No. 710, by Representatives Johnson (Doris), Jolly, Olsen, Valle, Radcliffe, Bottiger, King (Richard "Dick"), Lux, King (Chet), Backstrom, Rogers, and Kull:

An Act relating to revenue and taxation; providing for the levy and collection of a flat gross income tax by the state; specifying methods and procedure for the ascertainment and payment of such tax; prescribing powers and duties of the tax commission in relation thereto; providing certain exemptions from the retail sales and compensating use taxes; amending section 82.08.030, chapter 15, Laws of 1961, as last amended by section 3, chapter 28, Laws of 1963 extraordinary session and RCW 82.08.030; amending section 82.12.030, chapter 15, Laws of 1961, as last amended by section 4, chapter 28, Laws of 1963 extraordinary session and section 1, chapter 76, Laws of 1963, and RCW 82.12.030; providing penalties; and declaring an emergency.

Ordered printed and referred to Committee on Ways and Means.

House Bill No. 711, by Representatives Witherbee, Uhlman, and Clark:

An Act relating to municipal corporations and the support thereof; and amending section 2, chapter 65, Laws of 1955 and RCW 53.08.090.

Ordered printed and referred to Committee on Ways and Means.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 566, by Senators Greive and Bailey:

An Act relating to state government; increasing the membership of the legislative council; and amending section 1, chapter 36, Laws of 1947 and RCW 44.24.010; and declaring an emergency.

On moton of Mr. Burtch, the rules were suspended, Engrossed Senate Bill No. 566 was advanced to second reading, and read the second time by sections.

On motion of Mr. Burtch, the rules were suspended, Engrossed Senate Bill No. 566 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Copeland speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Clark:

"Would Representative Day yield to a question?"

Mr. Day:

"Yes, I will."

Mr. Clark:

"The House sometime ago passed a bill, I believe you were the prime sponsor, to include all members of the legislature as a part of the Legislative Council. Now the Senate has passed a bill which adds a few more members from the House and Senate to the existing number. Is this as good a bill as the one that passed?"

Mr. Dav

"Mr. Clark, to begin with, this was a House resolution we passed here, requesting that the Legislative Council study the feasibility of making each member of the House and Senate a member of the council. All this bill does is increase the membership of the council for the interim between 1965 and 1967. It won't have any effect except to direct this larger interim body to study the feasibility of making each member of the legislature a member of the council. I would hope that this is not an attempt, and I think this is probably what is in your mind, to defeat the purposes of the resolution which was adopted previously. I think it is fine to expand the council for the interim, but I think they ought to continue the study we requested for the benefit of the entire legislative process."

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 566, and the bill passed the House by the following vote: Yeas, 87; nays, 3; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Finch, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Avey, Dootson, Slagle—3.

Those absent or not voting were: Representatives Conner, Flanagan, King (Chet), McDougall, Morphis, O'Donnell, Sawyer, Taylor, Thompson—9.

Engrossed Senate Bill No. 566, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Concurrent Resolution No. 25, by Senators Dore and Bailey:

• Establishing a joint interim legislative committee on facilities and operations.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 25 was advanced to second reading, and read the second time in full.

MOTION

On motion of Mr. O'Brien, the House deferred consideration of Senate Concurrent Resolution No. 25 on second reading, and it was ordered held for Monday's second reading calendar.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. O'Brien, the House recessed until 2:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll, and all members were present except Representatives Avey, Backstrom, Conner, Copeland, King (Chet), O'Donnell, Sawyer, Taylor, and Thompson, who were excused.

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker: Olympia, Wash., April 24, 1965.

The President has signed: Substitute Senate Bill No. 1, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Substitute Senate Bill No. 1.

SECOND READING OF BILLS

Substitute House Bill No. 617, by Representatives Epton, Mahaffey, and King (Richard "Dick"):

Providing for financial responsibility of residents as to state residential schools.

With consent of the House, the rules were suspended, Substitute House Bill No. 617 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Epton speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Perry:

"Mr. Speaker, I wonder if Mrs. Epton would yield to a question?"

The Speaker:

"Mrs. Epton, will you yield?"

Mrs. Epton:

"Yes."

Mr. Perry:

"You stated that if a person left the state permanently, you could then charge the parents of the child for the child's care under the provisions of this bill?"

Mrs. Epton:

"This charge could be made of the parents who have moved from this state and left their child here, that is true. The reason behind this is that Washington taxpayers should not be required to pay for a child's care in this state when the parents have left him and gone to another state."

Mr. Perry:

"What would the total amount be that you could charge the parents. Is this a monthly charge?"

Mrs. Epton:

"It would be a monthly charge based on ability to pay. The total amount chargeable would be the cost of the care and maintenance, exclusive of any educational program. The maximum would be around \$200.00 a month."

Further debate ensued, Representative Perry speaking against the bill, and Representatives Adams and Epton speaking in favor of it.

YIELDING TO QUESTION

Mr. Canfield:

"Would Mrs. Epton yield to a question?"

Mrs. Epton:

"Yes."

Mr. Canfield:

"Mrs. Epton, I haven't had the opportunity to study this bill, but I notice it has reference to paying the cost of care of these unfortunate children. My question is this, we don't ask the parents to pay the cost incurred by juvenile offenders or by

people who go to jail. We give them free board and room as long as the state wants to put them away. Why should we penalize the parents who have these unfortunate situations, when we don't ask those people who wilfully commit crimes?"

Mrs. Epton:

"In answer to that, this bill deals with the specific area. It does not penalize anyone as I see it, and I think I have been closer to this than anyone else in this House and perhaps even in the Senate. All this does is collect the moneys that are given to these residents for the sole purpose of their care and maintenance. This bill applies only to out-of-state parents, the people who have moved to California, Colorado, or some place else, and abandoned their children in our state institutions. Even so they would not be charged in the full amount if they did not have the ability to pay. In any case, the child is not going to be hurt, and the parents are not going to be hurt if they don't pay anything at all in the form of sales taxes or property taxes in our state that are going toward maintaining our state institutions."

Further debate ensued, Representative Litchman speaking in favor of passage of the bill.

Mr. Mast demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Substitute House Bill No. 617, and the bill passed the House by the following vote: Yeas, 82; nays, 8; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Swayze, Taplin, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—82.

Those voting nay were: Representatives Brouillet, Dootson, Garrett, Grant, Kull, Perry, Pierre, Smith—8.

Those absent or not voting were: Representatives Avey, Conner, Copeland, King (Chet), O'Donnell, Sawyer, Taylor, Thompson, Uhlman—9.

Substitute House Bill No. 617, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Resolution No. 8, by Representatives Flanagan, Bledsoe, and Haussler:

Assessing real and personal property at twenty-five percent of true and fair value.

With unanimous consent of the House, consideration of House Joint Resolution No. 8 on second reading was deferred until Monday's second reading calendar.

MOTION

Mr. O'Brien moved the House adjourn until 12:00 noon Monday, April 26, 1965.

The motion was carried.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FORTY-THIRD DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, April 26, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), Klein, Leland, Mast, and Thompson. Representatives Andersen (James A.), Klein, Mast, and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Charles Loyer of the Westminster

United Presbyterian Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., April 24, 1965.

Mr. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 467; also

Enrolled Substitute House Joint Resolution No. 4: also

Enrolled House Concurrent Resolution No. 28, have compared same with the original bill and resolutions and find them correctly enrolled. Ray Olsen, Chairman.

I concur in this report: Gary Grant.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 467; also Substitute House Joint Resolution No. 4; also House Concurrent Resolution No. 28.

MOTION

On motion of Mr. O'Brien, the House recessed until 3:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 3:00 p. m.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), Conner, King (Chet), Mast, Sawyer, and Thompson, who were excused.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 26, 1965.

MR. SPEAKER:

We, a majority of your Committee on Parks, Capitol Buildings and Grounds, to whom was referred Substitute Senate Bill No. 504, completing capitol campus plan, have

had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles R. Savace, Chairman.

We concur in this report: Homer Humiston, William C. Klein, Robert R. Kull, Alfred E. Leland, Mary Stuart Lux, Richard W. Morphis, Joel Pritchard, Harold E. "Hal" Wolf.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 26, 1965.

Mr. Speaker:

The President has signed: House Bill No. 467; also Substitute House Joint Resolution No. 4; also

House Concurrent Resolution No. 28, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 26, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 566, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 566.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Burtch, the rules were suspended, and authorization was given to add six additional names as sponsors of House Joint Memorial No. 35.

House Joint Memorial No. 35, by Representatives Newhouse, Canfield, Brachtenbach, Lynch, Moos, Haussler, Flanagan, Bledsoe, and Kull:

Memorializing the President and labor secretary to adjust the cutback of use of foreign farm laborers.

Ordered printed and referred to Committee on Agriculture and Livestock.

RESOLUTION

Resolution by Representative Grant:

Whereas, The St. Martin's Glee Club performed before the House of Representatives on April 22, 1965; and

Whereas, The Glee Club performed with grace, verve, enthusiasm, and a combination of excellent voices: and

WHEREAS, If it is true that music soothes men's souls, perhaps the remaining days of this legislative session will be harmonious and productive because of this musical performance; and

Whereas, The House of Representatives desires to have the St. Martin's Glee Club return in future sessions;

Now, Therefore, Be It Resolved, That the House of Representatives of the State of Washington does hereby commend the St. Martin's Glee Club for their excellent performance; and

Be It Further Resolved, That the House of Representatives invites the St. Martin's Glee Club to return to the 40th session of the legislature; and

Be It Further Resolved, That a copy of this resolution be transmitted to St. Martin's College and to Father Eugene Kellenbenz, the Director of the Glee Club.

On motion of Representative Grant, the resolution was adopted.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), Conner, King (Chet), Mast, and Thompson, who were excused.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Burtch on a point of personal privilege.

Mr. Burtch:

"Mr. Speaker, ladies and gentlemen of the House, you will notice on your desks an article from the recent Readers' Digest concerning state legislatures. I hope all of you will take the short amount of time necessary to read this, because I think it points out some of the problems all the state legislatures are having, and some of the reasons why the federal government has had to move into the area of state government."

SECOND READING OF BILLS

The House resumed consideration of Senate Concurrent Resolution No. 25 on second reading.

Senate Concurrent Resolution No. 25, by Senators Dore and Bailey:

Establishing a joint interim legislative committee on facilities and operations.

On motion of Mr. Whetzel, the following amendment was adopted:

On page 1, line 19, after "ate," and before "and" insert "no more than three thereof to be from the majority political party therein,"

On motion of Mr. Whetzel, the following amendment was adopted:

On page 1, line 20, after "House" and before the semicolon insert ", no more than three thereof to be from the majority political party therein"

On motion of Mr. Day, the following amendment was adopted:

On page 1, line 27, after "work rooms; and" add the following new paragraph:

"Be It Further Resolved, That this Joint Interim Committee be additionally empowered and directed to implement the normal functions of the Legislature Facilities and Operations Committee in order that the legislative process may be improved; and"

MOTION

Mr. Morphis moved the House defer further consideration of Senate Concurrent Resolution No. 25 on second reading, and it be considered after House Joint Resolution No. 8.

The motion was carried on a rising vote.

House Joint Resolution No. 8, by Representatives Flanagan, Bledsoe, and Haussler:

Assessing real and personal property at twenty-five percent of true and fair value.

The resolution was read the second time in full.

Mr. Moos moved the adoption of the following amendment:

On page 1, line 14 after "[fifty]" strike "twenty-five" and insert in lieu thereof "not less than twenty-five per centum, nor more than thirty" and in line 15, after "money" and before "Provided" insert the following:

"PROVIDED, That nothing in this Article VII as amended shall prevent the legislature from providing under such conditions as it may prescribe that the true and fair value in money of farms or agricultural lands shall be based on the use to which such property is currently applied and such value shall be used in computing the assessed valuation of such property in the same manner as the assessed valuation is computed

for all property: PROVIDED FURTHER, That notwithstanding any other provision of this Constitution, whenever the state board of equalization, or other state agency authorized by law to equalize assessed valuations of property for state property tax purposes, shall determine that the assessed valuation of any class of property in any county exceeds thirty per centum or is less than twenty-five per centum or such higher per centum up to thirty per centum as may be designated by the legislature of the true and fair value of such property in money, the state board of equalization or other agency designated by the legislature, upon request of the legislative body of any school district in such county shall correct the assessed valuation of any such class of property so as to equalize the assessed valuation of taxable property within such county for purposes of taxes levied for the benefit of such school district at twenty-five per centum or such higher per centum up to thirty per centum as may be designated by the legislature, of the true and fair value thereof in money."

Mr. Burtch moved adoption of the following amendment to the amendment:

On page 1, line 11 of the underlined matter, after "less than" strike "twenty-eight" and insert "twenty-five" and in line 17, after "districts at" strike "thirty" and insert "twenty-five"

Debate ensued, Representative Burtch speaking in favor of adoption of the amendment to the amendment.

Mr. Grant demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), Conner, King (Chet), Mast, and Thompson.

On motion of Mr. Burtch, the absent members were excused, and the House proceeded with business under the call of the House.

The Speaker stated the question before the House to be adoption of the amendment by Mr. Burtch to the amendment by Mr. Moos to House Joint Resolution No. 8.

Mr. Burtch demanded an electric roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Burtch yield to a question?"

The Speaker:

"Will you yield to question, Mr. Burtch?"

Mr. Burtch:

"Yes."

Mr. Smith:

"Mr. Burtch, I want to make sure I understand your amendment. Would your amendment make the amount of twenty-five percent assessable or thirty percent?"

Mr. Burtch:

"It would make the effective ceiling twenty-five percent."

Further debate ensued, Representative Moos speaking against adoption of the amendment to the amendment, and Representative Burtch speaking in favor of it.

Further debate ensued, Representatives Smith and Burtch speaking in favor of the amendment to the amendment, and Representatives Gorton,

Brouillet, Johnston (Elmer E.), Uhlman, Hurley, and Copeland speaking against it.

Further debate ensued, Representatives Haussler and Klein speaking in favor of adoption of Mr. Burtch's amendment to Mr. Moos's amendment and Representatives Kalich, Bergh, Ahlquist, and Moos speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the amendment by Mr. Burtch to the amendment by Mr. Moos to House Joint Resolution No. 8. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 34; nays, 60; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Bottiger, Bozarth, Braun, Burtch, Chatalas, Day, DeJarnatt, Epton, Gallagher, Grant, Haussler, Hurley, Johnson (Doris), Jolly, King (Richard "Dick"), Klein, Kull, Marsh, Marzano, May, O'Brien, O'Donnell, Olsen, Pierre, Sawyer, Sheridan, Slagle, Taplin, Taylor, Traylor, Warnke, Mr. Speaker—34.

Those voting nay were: Representatives Adams, Ahlquist, Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Brachtenbach, Brouillet, Canfield, Clark, Copeland, Cunningham, Dootson, Elder, Eldridge, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Jastad, Johnston (Elmer E.), Jueling, Kalich, Kink, Kirk, Leland, Litchman, Lux, Lynch, Mahaffey, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Smith, Swayze, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf—60.

Those absent or not voting were: Representatives Andersen (James A.), Conner, King (Chet), Mast, Thompson—5.

The Speaker stated the question before the House to be adoption of the amendment to House Joint Resolution No. 8 by Mr. Moos.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

Debate ensued, Representative Moos speaking in favor of adoption of the amendment, and Representative O'Brien speaking against it.

Mr. Day demanded the previous question, and the demand was not sustained.

Further debate ensued, Representatives Flanagan, Moos, and Pritchard speaking in favor of adoption of the amendment, and Representatives May, Bottiger, and Beck speaking against it.

Further debate ensued, Representatives Burtch, Witherbee, and Kalich speaking against adoption of the amendment.

Mr. Grant demanded the previous question, and the demand was sustained. Mr. Conner appeared at the bar of the House.

The Speaker called the roll on the adoption of the amendment by Mr. Moos to House Joint Resolution No. 8. The motion was carried, and the amendment was adopted by the following vote: Yeas, 49; nays, 46; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Angevine, Berentson, Bledsoe, Brachtenbach, Brouillet, Canfield, Clark, Copeland, Cunningham, Dootson, Elder, Eldridge, Finch, Flanagan, Garrett, Goldworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kink, Kirk, Kull, Leland, Litchman, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Saling, Swayze, Uhlman, Valle, Wang, Whetzel, Wolf—49.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Burtch, Chatalas, Conner, Day, DeJarnatt, Epton, Gallagher, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Richard "Dick"), Klein, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Warnke, Witherbee, Mr. Speaker—46.

Those absent or not voting were: Representatives Andersen (James A.), King (Chet), Mast, Thompson—4.

House Joint Resolution No. 8 was ordered engrossed.

Mr. Copeland moved that the rules be suspended, Engrossed House Joint Resolution No. 8 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

Mr. Burtch demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to advance Engrossed House Joint Resolution No. 8 to third reading and final passage, and the motion was lost by the following vote: Yeas, 54; nays, 41; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Angevine, Berentson, Bledsoe, Brachtenbach, Braun, Brouillet, Canfield, Clark, Conner, Copeland, Cunningham, Dootson, Elder, Eldridge, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lynch, Mahaffey, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Saling, Sawyer, Swayze, Uhlman, Wang, Whetzel, Witherbee, Wolf—54.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Burtch, Chatalas, Day, DeJarnatt, Epton, Gallagher, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, Klein, Lux, Marsh, Marzano, May, Moon, O'Brien, O'Donnell, Olsen, Pierre, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Valle, Warnke, Mr. Speaker—41.

Those absent or not voting were: Representatives Andersen (James A.), King (Chet), Mast, Thompson—4.

MOTION FOR RECONSIDERATION

Mr. Angevine, having voted on the prevailing side, moved that the House do now reconsider the vote by which the amendment by Mr. Moos to House Joint Resolution No. 8 was adopted.

Mr. Smith demanded an electric roll call, and the demand was sustained. Debate ensued, Representative Smith speaking in favor of the motion to reconsider.

Mr. Kalich demanded the previous question, and the demand was sustained.

The Clerk called the roll on the motion to reconsider the vote by which the amendment to House Joint Resolution No. 8 was adopted, and the motion was carried by the following vote: Yeas, 53; nays, 42; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Burtch, Canfield, Chatalas, Conner, Day, DeJarnatt, Epton, Flanagan, Gallagher, Garrett, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, Klein, Kull, Lux, Marsh, May, McCormick, Moon, Newhouse, O'Brien, O'Don-

nell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Slagle, Smith, Taplin Taylor, Traylor, Valle, Warnke, Witherbee, Wolf, Mr. Speaker—53.

Those voting nay were: Representatives Adams, Ahlquist, Brachtenbach, Brouillet, Clark, Copeland, Cunningham, Dootson, Elder, Eldridge, Finch, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Johnston (Elmer E.), King (Richard "Dick"), Kink, Kirk, Leland, Litchman, Lynch, Mahaffey, Marzano, McCaffree, McDougall, Moos, Morphis, Newschwander, O'Dell, Pritchard, Saling, Sawyer, Sheridan, Swayze, Uhlman, Wang, Whetzel—42.

Those absent or not voting were: Representatives Andersen (James A.), King (Chet), Mast, Thompson—4.

RECONSIDERATION

The Speaker stated the question before the House to be the amendment by Mr. Moos to House Joint Resolution No. 8.

Mr. Olsen demanded the previous question, and the demand was not sustained.

Debate ensued, Representative Bledsoe speaking in favor of the amendment, and Representative Angevine speaking against it.

Mr. Burtch demanded an electric roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Bozarth on a point of parliamentary inquiry. Mr. Bozarth:

"If we vote down Representative Moos's amendment, we will then have a chance to vote on the twenty-five percent assessment, will we not?"

The Speaker:

"If Mr. Moos's amendment is defeated, you would vote on the bill without any amendments."

Further debate ensued, Representative Moos speaking in favor of the amendment.

Mr. Grant demanded the previous question, and the demand was not sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Moos on a point of parliamentary inquiry. Mr. Moos:

"We are still on the second reading, so if the amendment is lost, the resolution could still be amended. Is that correct?"

The Speaker:

"That is correct."

Further debate ensued, Representatives Harris, Canfield, Kull, and Brachtenbach speaking in favor of the amendment, and Representatives Haussler and DeJarnatt speaking against it.

YIELDING TO QUESTION

Mr. Bozarth:

"May I ask Representative Brachtenbach a question?"

Mr. Brachtenbach:

"Yes."

Mr. Bozarth:

"According to the figures I have from the tax commission, Yakima county is only assessing 17.2 percent. Wouldn't twenty-five percent be quite a sizeable increase?"

Mr. Brachtenbach:

"Twenty-five percent does give us a sizeable increase, and this is my very point, that a twenty-five percent across-the-board assessment will increase taxes substantially. On the other hand, a thirty percent assessment, with the controls, so all you take up is the fourteen mills in schools as contained in the companion bill, would result in a lesser increase. According to the figures I have, the twenty-five percent assessment would increase taxes about twenty-five percent; whereas, thirty percent, with controls, would only increase them about ten percent."

Further debate ensued, Representative Adams speaking in favor of the amendment.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, I would like to ask Representative Brachtenbach a question."

The Speaker:

"Will you yield, Mr. Brachtenbach?"

Mr. Brachtenbach:

"Yes."

Mr. Smith:

"You have thoroughly confused me. You say the twenty-five percent will raise more money, and you indicate the thirty percent would raise less. So if twenty-five would raise more, it would be better for schools. Are you advocating less money for schools?"

Mr. Brachtenbach:

"No, I am not. I am saying the twenty-five percent across the board for all taxing districts provides windfalls to districts which may not need the added revenue. If schools need the amount, they get it under either the twenty-five or thirty percent assessment, but I am merely willing to go to thirty percent for schools and freeze other taxing districts at current millage, because we have local controls. If our people want to increase taxes they can do so by a majority vote. It is the finest example of local control for the benefit of local functions we could devise."

Further debate ensued, Representative Backstrom speaking against the amendment.

YIELDING TO QUESTION

Mr. Jueling:

"Mr. Speaker, will Representative Gorton yield to a question?"

The Speaker:

"Will you yield, Mr. Gorton?"

Mr. Gorton:

"Yes."

Mr. Jueling:

"From the debate here this afternoon, I think you and I probably realize there is a great deal of confusion. I was not one of those as you know, who was an advocate of the thirty percent assessment until I made a thorough study of what it would do. Now after listening to Representative Backstrom, I feel that he is completely confused, or I am, because I was under the impression that the cities and towns would be much better off under the thirty percent with controls, because you can, by majority vote of one people, raise it. I wonder if you could explain this."

Mr. Gorton:

"You are entirely right, Mr. Jueling. House Joint Resolution No. 8 wouldn't do a thing for the cities and wouldn't do a thing for the school districts, because all it does is change fifty percent to twenty-five percent. It doesn't give anyone a dime or give anyone the ability to raise assessments, so to say it is doing anything for the cities is absurd. This, coupled with House Bill No. 705 and Senate Bill No. 509 would give any city or county or fire protection district which had confidence enough in its people in leadership to give it a majority vote for the right to raise its millage, based on fifty percent valuation, up to whatever its present valuation is. Theoretically, the cities could double their property tax if they were running the government with enough confidence of the people to vote for it. If they aren't, it doesn't seem to me they deserve the money; and in the case of the twenty-five percent constitutional limit, of course there is no way to enforce twenty-five percent or give the cities a dime. So Mr. Jueling, your original understanding was right, the thirty percent coupled with a lid, will do much more for the cities than House Joint Resolution No. 8 could do."

Further debate ensued, Representatives Burtch and O'Brien speaking against adoption of the amendment.

MOTIONS

Mr. Brouillet moved House Joint Resolution No. 8 be rereferred to the Committee on Constitution, Elections, and Reapportionment.

Debate ensued, Representatives Brouillet and Grant speaking in favor of the motion, and Representative Bozarth speaking against it.

Mr. Smith moved that Mr. Brouillet's motion be laid on the table.

Mr. Brouillet demanded on electric roll call, and the demand was sustained.

The Clerk called the roll on the motion by Mr. Smith to table the motion by Mr. Brouillet, and the motion was carried by the following vote: Yeas, 79; nays. 16; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Finch, Flanagan, Goldsworthy, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Leland, Lux, Lynch, Marsh, Marzano, May, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—79.

Those voting nay were: Representatives Bottiger, Brouillet, Copeland, Dootson, Gallagher, Garrett, Gorton, Grant, Kull, Litchman, Mahaffey, Mc-Caffree, Morphis, Perry, Radcliffe, Whetzel—16.

Those absent or not voting were: Representatives Andersen (James A.), King (Chet), Mast, Thompson—4.

MOTIONS

Mr. Moos moved the House defer further consideration of House Joint Resolution No. 8, and the resolution be held for tomorrow's second reading calendar.

Mrs. Hurley moved the motion be amended to defer further consideration of House Joint Resolution No. 8 until tomorrow's second reading calendar after the vote on Mr. Moos's amendment.

RULING BY THE SPEAKER

The Speaker:

"Your motion is of the same rank, Mrs. Hurley; therefore, I would have to rule it out of order."

The Clerk called the roll on the motion to defer consideration of House Joint Resolution No. 8 until tomorrow's second reading calendar, and the motion was carried by the following vote: Yeas, 62; nays, 33; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Angevine, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Epton, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnston (Elmer E.), Kalich, King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Swayze, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Wolf—62.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bergh, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Gallagher, Hurley, Johnson (Doris), Jolly, Jueling, Klein, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Sheridan, Slagle, Smith, Taplin, Uhlman, Witherbee, Mr. Speaker—33.

Those absent or not voting were: Representatives Andersen (James A.), King (Chet), Mast. Thompson—4.

MOTIONS

On motion of Mr. Sawyer, the House dispensed with further business under the call of the House.

On motion of Mr. Sawyer, the House adjourned until 10:00 a.m., Tuesday, April 27, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-FOURTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, April 27, 1965.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), Kink, Litchman, Mast, McDougall, Newschwander, O'Dell, Thompson, and Warnke. Representatives Andersen (James A.), Litchman, Mast, McDougall, Newschwander, and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The Speaker called on Mr. Garrett to preside.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 27, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Joint Memorial No. 35, memorializing the President and labor secretary to adjust the cutback of use of foreign farm laborers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane Berentson, Stewart Bledsoe, Damon R. Canfield, S. E. (Sid) Flanagan, Dan Jolly, Hugh "Bud" Kalich, Daniel G. Marsh, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 26, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred House Concurrent Resolution No. 34, establishing a committee to be known as the constitution and legislative processes interim committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Dick J. Kink, Charles Moon, Ann T. O'Donnell, W. O. E. "Bill" Radcliffe, Charles R. Savage.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: William S. Day, Hayes Elder, Gary Grant, Daniel G Marsh, Ray Olsen, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 26, 1965.

To the Honorable, The House of Representatives of the State of Washington. LADIES AND GENTLEMEN:

I have the honor to advise that Governor Evans has approved the following House Bill, entitled:

House Bill No. 695:

Providing for alcoholism treatment program by department of health.

Very truly yours,
RAYMOND W. HAMAN,
Legal Counsel to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 26, 1965.

MR. SPEAKER:

The Senate has passed: Substitute Senate Bill No. 41; also Engrossed Senate Bill No. 565, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 26, 1965.

MR. SPEAKER:

The Senate has adopted: Engrossed Senate Concurrent Resolution No. 10; also Senate Concurrent Resolution No. 22, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 26, 1965.

MR. SPEAKER:

The Senate has adopted: House Concurrent Resolution No. 30, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Bill No. 712, by Representative Moos:

An Act relating to property taxation; and declaring an emergency. Ordered printed and referred to Committee on Ways and Means.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Substitute Senate Bill No. 41, by Committee on Ways and Means:

An Act relating to state government and the support thereof; authorizing the issuance and sale of state general obligation bonds to provide for needful buildings for institutions of higher education, the department of institutions, the department of fisheries, the department of natural resources and other state agencies; providing ways and means to pay said bonds; making appropriations; and providing for submission of this act to a vote of the people.

Referred to Committee on Ways and Means.

Engrossed Senate Bill No. 565, by Senators Ryder, Moriarty, Jr., Foley, and Dore:

An Act relating to education; amending section 2, chapter, Laws of 1965 first extraordinary session; amending section 1, chapter 11, Laws of 1951 first extraordinary session as amended by section 9, chapter 187, Laws of 1955, and RCW 28.45.040; repealing section 3, chapter 11, Laws of 1951 first extraordinary session, section 1, chapter 16, Laws of 1951 second extraordinary session, section 1, chapter 6, Laws of 1959 first extraordinary session and RCW 28.45.110; and declaring an emergency.

Referred to Committee on Ways and Means.

Engrossed Senate Concurrent Resolution No. 10, by Senators Herrmann, Bailey, Greive, Mardesich, Redmon, Woodall, and Thompson, Jr.:

Creating an interim committee on insurance and setting out its powers and duties.

Referred to Committee on Banking and Insurance.

Senate Concurrent Resolution No. 22, by Senators Morgan, Durkan, and Knoblauch:

Supporting Kitsap county citizens' request that new navy ship be named "Port Orchard".

Referred to Committee on Local Government (Subcommittee on Cities and Towns).

SECOND READING OF BILLS

The House resumed consideration of House Joint Resolution No. 8 on second reading.

House Joint Resolution No. 8, by Representatives Flanagan, Bledsoe, and Haussler:

Assessing real and personal property at twenty-five percent of true and fair value.

MOTION

On motion of Mr. Grant, further consideration of House Joint Resolution No. 8 was deferred, and the resolution was ordered placed at the end of today's second reading calendar.

Senate Concurrent Resolution No. 25, by Senators Dore and Bailey:

Establishing a joint interim legislative committee on facilities and operations.

The House resumed consideration of Senate Concurrent Resolution No. 25 on second reading, two amendments by Mr. Whetzel and an amendment by Mr. Day having been adopted previously. (See page 1793 for amendments.)

On motion of Mr. Morphis the following amendment was adopted:

On page 1, line 19, after ", and" and before "representatives" strike "five" and insert "six"

Mr. Clark moved the adoption of the following amendment:

On page 1, line 24, strike "buildings contemplated under Senate Bill No. 504, 1965 Session" and insert "capitol buildings"

Debate ensued, Representatives Clark and Olsen speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

Mr. Morphis moved adoption of the following amendment:

On page 1, line 18, after "consisting of" and before "senators" strike "five" and insert "six"

Debate ensued, Representatives Morphis and Olsen speaking in favor of adoption of the amendment.

The motion was carried, and the amendment was adopted.

With consent of the House, the rules were suspended, Senate Concurrent Resolution No. 25 as amended by the House was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Day, Savage, and Morphis speaking in favor of passage of the resolution.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 25 as amended by the House, and the resolution passed the House by the following vote: Yeas, 76; nays, 3; absent or not voting, 20.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf—76.

Those voting nay were: Representatives Canfield, Dootson, Jueling—3.

Those absent or not voting were: Representatives Andersen (James A.), Backstrom, Brouillet, Chatalas, Copeland, Epton, Hurley, King (Chet), King (Richard "Dick"), Kink, Litchman, Mast, McDougall, Newschwander, O'Brien, O'Dell, O'Donnell, Thompson, Warnke, Mr. Speaker—20.

Senate Concurrent Resolution No. 25 as amended by the House, having received the constitutional majority, was declared passed.

House Joint Memorial No. 30, by Representatives Day, Harris, and Sheridan:

Prohibiting restrictions on interstate sale of firearms.

House of Representatives, Olympia, Wash., April 22, 1965.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Joint Memorial No. 30, prohibiting restrictions on interstate sale of firearms, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Beginning on line 8 strike all the matter down to and including the period on line 21 and insert:

"Whereas, There is pending before Congress, the Dodd Bills, known as S. 1591 and S. 1592, relating to regulation and registration of interstate firearms sales; and

"Whereas, This legislation, if enacted, could: (1) Deny private citizens their constitutional property rights of selling personal valuable or rare firearms to other private citizens through interstate shipment; (2) force private citizens to sell firearms in interstate commerce only to dealers at a property value loss; and (3) infringe upon the constitutional right of private citizens to keep and bear arms;

"Now, Therefore, Your Memorialists respectfully urge the Congress of the United States to take great caution not to enact any legislation relating to the regulation and registration of interstate firearms sales which would tend to infringe upon the aforementioned constitutional rights of citizens of the United States."

JACK L. BURTCH, Chairman, W. S. "BILL" TRAYLOR, Vice Chairman.

We concur in this report: C. W. "Red" Beck, Horace W. Bozarth, Richard "Dick" King, Alfred E. Leland, Fred R. Mast, George P. Sheridan.

The memorial was read the second time in full.

Mr. Day moved the adoption of the committee amendment. Debate ensued, Representatives Day and Canfield speaking in favor of the amendment.

The motion was carried, and the committee amendment was adopted.

House Joint Memorial No. 30 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Joint Memorial No. 30 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued, Representatives Day, Sheridan, and Harris speaking in favor of passage of the memorial, and Representatives DeJarnatt and Moon speaking against it.

The Clerk called the roll on the final passage of Engrossed House Joint Memorial No. 30, and the memorial passed the House by the following vote: Yeas, 63; nays, 18; absent or not voting—18.

Those voting yea were: Representatives Adams, Anderson (Eric O.), Beck, Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, Moos, Morphis, Newhouse, O'Dell, Olsen, Perry, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Traylor, Wang, Whetzel, Witherbee, Wolf—63.

Those voting nay were: Representatives Ahlquist, Avey, Bergh, Bottiger, Conner, DeJarnatt, Epton, Gorton, Humiston, Jastad, Jueling, Kull, McCaffree, Moon, Pritchard, Slagle, Swayze, Valle—18.

Those absent or not voting were: Representatives Andersen (James A.), Angevine, Backstrom, Brouillet, Copeland, Kalich, Litchman, Mast, Mc-Dougall, Newschwander, O'Brien, O'Donnell, Pierre, Radcliffe, Thompson, Uhlman, Warnke, Mr. Speaker—18.

Engrossed House Joint Memorial No. 30, having received the constitutional majority, was declared passed.

SPEAKER'S PRIVILEGE

The Speaker (Mr. Garrett presiding) observed within the bar of the House the royal court from the McCleary Bear Festival and appointed Representatives Anderson (Eric O.), Burtch, Jastad, Kalich, and King (Chet) to conduct them to the rostrum.

Mr. Kalich introduced last year's queen, Rosemary Reed, who in turn introduced the candidates for queen of this year's festival.

The Speaker (Mr. Garrett presiding):

"Thank you girls for your visit. I am sure many members of the House will attend your annual Bear Festival."

Substitute Senate Bill No. 504, by Committee on Ways and Means:

Completing capitol campus plan.

The bill was read the second time by sections.

Mr. Clark moved adoption of the following amendment:

On page 3, section 7, line 33, after "for the" and before "executive" on page 4, section 7, line 1, strike "legislature by way of offices, committee rooms, hearing rooms, and work rooms, and to provide"

Debate ensued, Representative Clark speaking in favor of adoption of the amendment, and Representatives Day and Morphis speaking against it.

Further debate ensued, Representative Clark speaking in favor of adoption of the amendment, and Representatives Savage, Johnston (Elmer E.), and Leland speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

Mr. Canfield moved adoption of the following amendment:

On page 4, section 11, strike all of section 11.

Debate ensued, Representative Canfield speaking in favor of adoption of the amendment, and Representative Day speaking against it.

The motion was lost, and the amendment was not adopted.

With consent of the House, the rules were suspended, Substitute Senate Bill No. 504 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Savage and Morphis speaking in favor of passage of the bill, and Representative Canfield speaking against it.

YIELDING TO QUESTION

Mr. Anderson (Eric O.):

"Mr. Speaker, will Mr. Jastad yield to a question?"

The Speaker (Mr. Garrett presiding):

"Mr. Jastad, will you yield?"

Mr. Jastad:

"Yes."

Mr. Anderson:

"Mr. Jastad, will you tell us how we came about getting this building?"

Mr. Jastad:

"Mr. Anderson, I can probably give you part of the answer, but I could name another gentleman I would like to have do it, and that is Representative Savage."

The Speaker (Mr. Garrett presiding):

"Mr. Savage, the question has been referred to you. Do you wish to proceed?"

Mr. Savage:

"I don't know exactly what details Representative Anderson had in mind, but I did serve while some of the Senators who were originally involved in this were still serving in the legislature. I became quite well acquainted with Senator Baldwin for one. At that time there was a proposal that this 100,000 acres of capitol land grant timber be traded for a capitol, a small capitol, only a little larger than the old one downtown. Senator Baldwin helped lead a fight against this kind of a trade because he was one of those who began to see what reforestation could do, and in his arguments then he said if we could keep this 100,000 acres of capitol land grant timber, we could sell many times the five million dollars. So out of it came this capitol that cost seven million dollars in 1928. As Representative Johnson indicated, this building would cost a lot more now. I've heard estimates it would cost up to thirty million dollars to build now, and we still have a value of twenty-five or thirty million dollars today in capitol land grant timber. This is the reason we are able to use the income, because timber has become a crop now, and this means the amount we take off each year can be sustained for a hundred years or more. In other words, this one-half million dollars of sustained yield program, in addition to the old growth, is a continuing thing that we will be able to have for many years to come. This is because of the foresight of some of those people who battled this problem. It was a difficult battle, and won by just one vote. One vote in the Senate downtown saved the capitol land grant timber that will benefit the state of Washington for many years to come.

"Oregon sold their capitol land grant which came at the same time in the Enabling Act of 1889. It was lack of foresight on their part, because actually they had better timber on some of their lands than we did. Because of this we still have this great wealth, and I am sure we'll be able to develop this capitol to be the best in the nation."

The Speaker resumed the Chair.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Clark on a point of personal privilege.

Mr. Clark:

"Professor Edmond S. Meany, for a great many years was one of the chief historians not only in the state of Washington, but in the nation. He became a legislator in 1889 in order to see that the capitol would remain here and the University of Washington would remain in Seattle. He was the one responsible, so he claimed, for placing the

university on two lakes. That was his plan—it is on Lake Union and Lake Washington. There was a great move at that time in the 1890's to transfer the university down here and move the capitol to Seattle.

"Another man to explain in great length the construction of the capitol was another friend, Governor Hartley, who lived to be a ripe-old age. He explained that when he became governor they had a foundation here without any support underneath, so he tore it out, drove big piling, put this tremendous basin of concrete underneath, and reconstructed it right from the start so it is a sound structure.

"These two stories I have abbreviated. I could go on at great length, but there is very interesting history involved in this capitol."

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 504, and the bill passed the House by the following vote: Yeas, 68; nays, 18; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Backstrom, Berentson, Bledsoe, Bozarth, Burtch, Chatalas, Conner, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, McCaffree, McCormick, Moon, Moos, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Taplin, Taylor, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—68.

Those voting nay were: Representatives Avey, Beck, Bergh, Bottiger, Brachtenbach, Braun, Canfield, Clark, Harris, Humiston, Lynch, Marzano, Newhouse, Slagle, Smith, Swayze, Uhlman, Warnke—18.

Those absent or not voting were: Representatives Andersen (James A.), Brouillet, DeJarnatt, Garrett, Jueling, Mast, May, McDougall, Newschwander, Pierre, Sheridan, Thompson, Traylor—13.

Substitute Senate Bill No. 504, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), Kink, Mast, McDougall, Newschwander, and Thompson.

On motion of Mr. Burtch, the absent members were excused, and the House proceeded with business under the call of the House.

Representatives Kink and Newschwander appeared at the bar of the House.

The House resumed consideration of House Joint Resolution No. 8 on second reading.

House Joint Resolution No. 8, by Representatives Flanagan, Bledsoe, and Haussler:

Assessing real and personal property at twenty-five percent of true and fair value.

The Speaker stated the question before the House to be the reconsideration of the following amendment by Mr. Moos:

On page 1, line 14 after "[fifty]" strike "twenty-five" and insert "not less than twenty-five percentum, nor more than thirty" and on line 15, after "money:" and before "Provided" insert:

"PROVIDED, That nothing in this Article VII as amended shall prevent the legislature from providing under such conditions as it may prescribe that the true and fair value in money of farms or agricultural lands shall be based on the use to which such property is currently applied and such value shall be used in computing the assessed valuation of such property in the same manner as the assessed valuation is computed for all property: PROVIDED FURTHER, That notwithstanding any other provision of this Constitution, whenever the state board of equalization, or other state agency authorized by law to equalize assessed valuations of property for state property tax purposes, shall determine that the assessed valuation of any class of property in any county exceeds thirty per centum or is less than twenty-eight per centum of the true and fair value of such property in money, the state board of equalization or other agency designated by the legislature, upon request of the legislative body of any school district in such county, or other taxing district designated by the legisature, shall correct the assessed valuation of any such class of property so as to equalize the assessed valuations of taxable property within such county for purposes of taxes levied for the benefit of such taxing districts at thirty per centum of the true and fair value thereof in money:"

Debate ensued, Representatives Moos and Johnston (Elmer E.) speaking in favor of adoption of the amendment, and Representatives Smith, Burtch, and Haussler speaking against it.

Mr. Witherbee moved adoption of the following amendment to the amendment:

In line 3 of the amendment by Representative Moos after "of" and before "shall" strike "farms or agricultural lands" and insert "lands and the improvements thereon"

Debate ensued, Representatives Witherbee and Moos speaking in favor of adoption of the amendment to the amendment.

YIELDING TO QUESTION

Mr. Adams:

"Would Mr. Witherbee yield to a question?"

The Speaker:

"Will you yield, Mr. Witherbee?"

Mr. Witherbee:

"Yes."

Mr. Adams:

"I can visualize someone having a large section of land out by a metropolitan area and holding it for speculative purposes, but he isn't using it for anything, not parking, not farming—it isn't even used for pasture. He may want to hold it for a number of years, which is his privilege. Would he be relieved of taxes in this case?"

Mr. Witherbee:

"Mr. Adams, I believe this merely allows the legislature to pass a law or make rules and regulations on this matter, and this would be a matter we would have to discuss if the people passed this constitutional amendment. It is a matter which would have to be worked out in the legislature."

YIELDING TO QUESTION

Mr. Dootson:

"Mr. Speaker, would Mr. Witherbee kindly yield to another question?"

The Speaker:

"Will you yield, Mr. Witherbee?"

Mr. Witherbee:

"Yes."

Mr. Dootson:

"The thing that bothers me is whether this would be constitutional as far as the federal Constitution is concerned. I think Dr. Adams's question was very relevant. To have one person taxed for something because he has a use for it, and another person not taxed because he has no use for it doesn't mean they are guaranteeing equal protection of the laws. Economically speaking, it is completely absurd. You would, in effect, encourage people to keep land for speculative purposes only and not develop it. For one thing, do you think you can comply with the federal Constitution; and, secondly, do you think people would develop things as they should when they are not going to be taxed if they don't?"

Mr. Witherbee:

"I am not an attorney, and I don't profess to be able to tell offhand whether something is constitutional or not. However, I do say this, I can see no difference in exempting one classification of property, which in the amendment by Mr. Moos is farm or agricultural lands. I think if we are going to exempt those, we are being more narrow in our exemption than we are if we say 'lands and the improvements thereon.' In other words, my amendment allows a far broader scope, and I think it would have a better chance of standing as constitutional as I have written the amendment to the amendment than as Mr. Moos has written it."

Further debate ensued, Representatives Avey and Newhouse speaking in favor of adoption of the amendment to the amendment.

YIELDING TO QUESTION

Mr. Anderson (Eric O.):

"Mr. Speaker, will Mr. Witherbee yield to a question?"

The Speaker:

"Will you yield, Mr. Witherbee?"

Mr. Witherbee:

"Yes."

Mr. Anderson:

"Will tree farms come under this?"

Mr. Witherbee:

"Again, I merely say this—it is merely allowing the legislature to legislate in this area what lands would be included, and the classification would be a matter for another session of the legislature to decide. I don't think I could speculate on the types of property or lands that could come under this, but I think it is necessary, at this time, because probably many of us won't be here next session to rule on the type of properties."

YIELDING TO QUESTION

Mr. Flanagan:

"Mr. Speaker, would Representative Witherbee yield to a question?"

Mr. Witherbee:

"Yes."

Mr. Flanagan:

"Representative Witherbee, under our present system of evaluation of land, true and fair value is established by actual sales that take place. In other words, the buyers and sellers get together and determine what this is. Now this section in the Moos amendment allows us to get away from that, and have use of land be a basis for evaluation, which is a new principle we are putting into the Constitution. We have never had it in there before, and it opens a pretty wide field. You have amended this to broaden it out to include all lands instead of just agricultural farm lands. I am wondering if you would feel the same objective could be obtained by simply eliminating the whole section, and not allowing this new principle for any type of land?"

Mr. Witherbee:

"As far as I am personally concerned, I am basically pretty much opposed to exemptions, period. However, if we are going to exempt property, which is what we are attempting to do, then I think we should treat everyone equally, and again, going back to the question by Mr. Dootson, if you are going to classify property, then we had better allow a pretty wide classification to have special treatment, if this is what you want to call it. I think, as Mr. Newhouse pointed out, that in other states they have worked it out. If you have an eighty-acre piece of farmland that has been rezoned to a residential classification, and the man is still farming, or he doesn't want to farm it and it just lays there, and later on he sells it for three thousand dollars a lot, certainly at this time the legislature should have enacted some sort of law that would allow them to collect a fair tax on it. However, maybe the man is a retired gentleman who doesn't have any money, and if it were taxed at its residential property value, he would probably lose it to foreclosure. I think this is grossly unfair. I think he should be allowed to keep his home and keep it for the same use he intended, even though some planning body said it is another classification of property. The same thing happened in the very area where I am living, about one hundred acres of land was rezoned, and it has been re-evaluated to business property. It will probably be a period of twenty years before it is all used for business purposes. We have many retired people living in this section, and many of these people are on the verge right now of having to make hardship sales or losing their homes because of this problem."

With the consent of the House, the Speaker excused Representative O'Donnell from further proceedings under the call of the House.

YIELDING TO QUESTION

Mr. Moon:

"Mr. Speaker, would Mr. Witherbee yield?"

The Speaker:

"Will you yield, Mr. Witherbee?"

Mr. Witherbee:

"I'll try."

Mr. Moon:

"With this amendment to the amendment, would this make it possible for the true and fair value of property to be determined by the income that was derived from it?"

Mr. Witherbee:

"Well, Mr. Moon, I am going to say I haven't done much research on the subject. I have some strong feelings on it, however. This is an area where we allow the legislature to make laws regulating this if the people vote on it, and I would say this would be in the wisdom of the legislature how the value of the property would be determined. I know that hasn't answered your question, but frankly I don't know."

Further debate ensued, Representative Gorton speaking in favor of the amendment to the amendment.

POINT OF INQUIRY

Mr. Kalich:

"May I speak against the amendment by Mr. Moos?"

The Speaker:

"The question before us is the amendment by Mr. Witherbee to the amendment."

Mr Kalich

"Then I demand the previous question."

The demand was not sustained.

YIELDING TO QUESTION

Mr. Johnston (Elmer E.):

"I would like to ask a question of Mr. Gorton. If we adopt the Moos amendment, I wonder if we shouldn't put 'may' in lieu of 'shall' in the next two lines which would give the legislature considerably more latitude in passing regulatory statutes?"

The Speaker:

"Are you talking about the amendment to the amendment?"

Mr. Johnston:

"Yes."

Mr. Gorton:

"In answer to your question, I think you will note in the beginning it is phrased in the negative. It says 'nothing in this Article VII as amended shall prevent the legislature from providing under such conditions as it may prescribe that the true and fair value in money of farms or agricultural lands shall be based on the use to which such property is currently applied.' I think when it is said 'the Constitution shall not prevent us' that 'shall' is the right word and gives us plenty of authority."

Mr. Johnston:

"In other words it is your opinion that the use Mr. Witherbee has in mind could be applied along with the value or sale price or other factors that the legislature might establish?"

Mr. Gorton:

"Yes, I think it is left very much open for legislative judgment."

Further debate ensued, Representatives Dootson and Smith speaking against adoption of the amendment to the amendment, and Representative Leland speaking for it.

Mr. Olsen demanded the previous question, and the demand was sustained.

The motion was carried, and the amendment to the amendment was adopted.

The Speaker stated the question before the House to be adoption of the amendment by Mr. Moos as amended.

Debate ensued, Representatives Pritchard, Eldridge, and Canfield speaking in favor of adoption of the amendment, and Representatives Kalich, O'Brien, and Rogers speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Moos as amended, and the amendment was not adopted by the following vote: Yeas, 46; nays, 48; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Berentson, Bledsoe, Brachtenbach, Brouillet, Clark, Copeland, Cunningham, Dootson, Elder, Eldridge, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Litchman, Lux, Lynch, Mahaffey, McCaffree, Moos, Morphis, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Saling, Swayze, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf—46.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Burtch, Canfield, Chatalas, Conner, Day, DeJarnatt, Epton, Gallagher, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Marsh, Marzano, May, McCormick, Moon, Newhouse, O'Brien,

Olsen, Pierre, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Warnke, Mr. Speaker—48.

Those absent or not voting were: Representatives Andersen (James A.), Mast, McDougall, O'Donnell, Thompson—5.

MOTIONS

Mr. Sawyer moved that the House dispense with further business under the call of the House.

The motion was carried on a rising vote.

On motion of Mr. Sawyer, all bills passed by the House were ordered transmitted immediately to the Senate.

On motion of Mr. Sawyer, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), Epton, Klein, Mast, McCormick, McDougall, O'Donnell, Sawyer, Thompson, and Valle. Representatives Andersen (James A.), Mast, McDougall, O'Donnell, and Thompson were excused.

The Speaker called on Mr. Garrett to preside.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), Mast, McCormick, O'Donnell, Sawyer, and Thompson.

The Speaker resumed the Chair.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

Mr. McCormick appeared at the bar of the House.

The House resumed consideration of House Joint Resolution No. 8 on second reading.

Mr. Bergh moved the adoption of the following amendment by Representatives Anderson (Eric O.) and Bergh:

On page 1, following line 8, insert a new paragraph as follows:

"Article VII, section 1. The power of taxation shall never be suspended, surrendered or contracted away. All taxes shall be uniform upon the same class of property within the territorial limits of the authority levying the tax and shall be levied and collected for public purposes only. The word 'property' as used herein shall mean and include everything, whether tangible or intangible, subject to ownership. All real estate shall constitute one class: Provided, That the legislature may tax mines and mineral resources and lands devoted to reforestation by either a yield tax or an ad valorem tax at such rate as it may fix, or by both. Such property as the legislature may by general laws provide shall be exempt from taxation. Property of the United States and of the state, counties, school districts and other municipal corporations, and credits secured by property actually taxed in this state, not exceeding in value the value of such property, shall be exempt from taxation. The legislature shall have power, by appropriate legislation, to exempt personal property to the amount of three hundred dollars for each head of a family liable to assessment and taxation under the

provisions of the laws of this state of which the individual is the actual bona fide owner. The legislature shall have the power, by appropriate legislation, to exempt from taxation all or any part of the real property owned and occupied as a single family dwelling by a person or persons by reason of the age of such person or persons over sixty-two years of age and may place such restrictions and conditions on the granting of the exemption as it shall deem proper."

Debate ensued, Representative Bergh speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. O'Brien:

"Mr. Speaker, will Mr. Bergh yield to a question?"

The Speaker:

"Will you yield, Mr. Bergh?"

Mr. Bergh:

"Yes."

Mr. O'Brien:

"Why did you reduce the age requirement from 65 to 62?"

Mr. Bergh:

"Originally, as drafted, the age was 65, but as you are well aware, females are eligible for social security payments at age 62; so I lowered the age to 62 in order to make them eligible at the time of retirement, when they are eligible for social security. If this is passed by the people, the legislature will set up the specific criteria and outline those who will be eligible, but I wanted to have the age at 62 instead of 65 for the reason stated."

Further debate ensued, Representative Adams speaking against adoption of the amendment, and Representative Smith speaking for it.

Mr. Grant demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representatives Litchman and Garrett speaking in favor of adoption of the amendment, and Representatives Humiston and Clark speaking against it.

Mr. Anderson (Eric O.) demanded the previous question, and the demand was sustained.

The Clerk called the roll on the amendment by Representatives Bergh and Anderson (Eric O.) to House Joint Resolution No. 8, and the amendment was adopted by the following vote: Yeas, 61; nays, 32; absent or not voting, 6.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, McCormick, Moon, Moos, Perry, Pierre, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Swayze, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—61.

Those voting nay were: Representatives Adams, Ahlquist, Backstrom, Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Eldridge, Finch, Flanagan, Goldsworthy, Harris, Hood, Humiston, Johnston (Elmer E.), Jueling, Kirk, Lynch, May, McCaffree, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pritchard, Saling, Taplin, Whetzel—32.

Those absent or not voting were: Representatives Andersen (James A.), Mast, McDougall, O'Donnell, Sawyer, Thompson—6.

· MOTION

Mr. Day moved the rules be suspended, House Joint Resolution No. 8 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

POINT OF INQUIRY

Mr. Copeland:

"Is the Chief Clerk still in possession of amendments that will further clarify the resolution?"

The Speaker:

"He is in possession of other amendments."

Mr. Grant demanded an electric roll call, and the demand was sustained.

PARLIAMENTARY INQUIRY

Mr. Leland:

"If Mr. Day's motion fails and the resolution is not advanced, are we still on second reading?"

The Speaker:

"That is correct."

PARLIAMENTARY INQUIRY

Mr. Smith:

"After we consider the amendments, will we still be able to advance the bill?"

The Speaker:

"If other intervening business has occurred, you will still have the right to make the motion." $\ensuremath{\mathsf{I}}$

Debate ensued, Representative Day speaking in favor of the motion.

Further debate ensued, Representative Bledsoe speaking in favor of the motion, and Representatives Copeland, Smith, Klein, Angevine, and Harris speaking against it.

MOTION

Mr. Haussler moved that the motion by Representative Day be tabled. The motion was carried on a rising vote.

PERSONAL PRIVILEGE

Mr. Day:

"Mr. Speaker, I had wanted an opportunity to withdraw the motion, but I wasn't recognized."

Mr. Copeland moved adoption of the following amendment:

On page 1, line 15, after "money:" insert:

"PROVIDED, That nothing in this Article VII as amended shall prevent the legislature from providing under such conditions as it may prescribe that the true and fair value in money of farm or agricultural lands shall be based on the use to which such property is currently applied and such value shall be used in computing the assessed valuation of such property in the same manner as the assessed valuation is computed for all property: PROVIDED FURTHER, That notwithstanding any other provision of this Constitution, whenever the state board of equalization, or other state agency authorized by law to equalize assessed valuations of property for state property tax purposes, shall determine that the assessed valuation of any class of property in any county is less than twenty-three per centum of the true and fair value of such property in money, the state board of equalization or other agency designated by the

legislature, upon request of the legislative body of any school district in such county, or other taxing district designated by the legislature, shall correct the assessed valuation of any such class of property so as to equalize the assessed valuations of taxable property within such county for purposes of taxes levied for the benefit of such taxing districts at twenty-five per centum of the true and fair value thereof in money:"

Debate ensued, Representative Copeland speaking in favor of the amendment.

POINT OF ORDER

The Speaker recognized Mr. Leland on a point of order.

Mr. Leland:

"Mr. Speaker, I had an amendment on the desk before this amendment. I would like to have you look at it and tell me if I am going to be precluded from offering my amendment if Mr. Copeland's amendment is adopted."

The Speaker:

"Mr. Witherbee also has an amendment to the amendment on the desk which would accomplish the same thing as your amendment, Mr. Leland."

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"With permission of the House, Mr. Speaker, I would have no objection to Mr. Leland's or Mr. Witherbee's amendment being inserted in my amendment."

The Speaker:

"Would this be agreeable to you, Mr. Leland?"

Mr. Leland:

"Yes, my amendment is the same as Mr. Copeland's except for the words 'farms or agricultural lands.' " $\,$

On motion of Mr. Witherbee, the following amendment to the amendment was adopted:

In line 3 of the amendment after "money of" and before "shall" strike "farms or agricultural lands" and insert "lands and improvements thereon"

The Speaker stated the question before the House to be the amendment by Mr. Copeland as amended.

Debate ensued, Representatives Burtch and Johnston (Elmer E.) speaking in favor of the amendment, and Representative Haussler speaking against it.

Mr. Goldsworthy demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representative Radcliffe speaking in opposition to the amendment.

The Clerk called the roll on the adoption of the amendment by Mr. Copeland as amended to House Joint Resolution No. 8. The motion was carried, and the amendment was adopted by the following vote: Yeas, 70; nays, 23; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marzano, McCaffree, McCormick, Moos, Morphis,

Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Uhlman, Wang, Whetzel, Witherbee, Wolf—70.

Those voting nay were: Representatives Backstrom, Beck, Bozarth, Braun, Conner, Epton, Haussler, Johnson (Doris), Jolly, King (Richard "Dick"), Kink, Klein, Marsh, May, Moon, O'Brien, Olsen, Radcliffe, Taylor, Traylor, Valle, Warnke, Mr. Speaker—23.

Those absent or not voting were: Representatives Andersen (James A.), Mast, McDougall, O'Donnell, Sawyer, Thompson—6.

Mr. King (Richard "Dick") moved the adoption of the following amendment:

On page 1, section 2, line 25, strike "of at least three-fifths"

Debate ensued, Representative King (Richard "Dick") speaking in favor of adoption of the amendment, and Representative Canfield speaking against it.

Further debate ensued, Representative Day speaking against adoption of the amendment.

Mr. Moon demanded an electric roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Adams:

"Would the proponent of this amendment yield to a question?"

The Speaker:

"Mr. King, would you yield?"

Mr. King (Richard "Dick"):

"Yes."

Mr. Adams:

"Suppose this amendment is carried, and also your other one doing away with the requirement of forty percent of the total number of votes cast, could you tell me what percentage of the registered voters could carry a bond issue under ordinary conditions?"

Mr. King

"No matter how many people voted, a simple majority would be needed to decide the issue."

Mr. Adams:

"A bond issue could be approved by something like fifteen percent of the registered voters, if your amendment carries?"

Mr. King:

"I believe if we were to pass this, it would serve as an incentive for people to exercise their duty and right to vote. Consequently, I think the election would be more widely attended than in the past."

Mr. Adams:

"What it would do is drive out more 'no' votes and end up losing more special assessments than you are losing now."

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Representative King (Richard "Dick") to House Joint Resolution No. 8. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 38; nays, 55; absent or not voting, 6.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Brouillet, Burtch, Conner, DeJarnatt, Dootson, Gallagher, Garrett, Gorton, Grant, Jastad, Kalich, King (Richard "Dick"), Klein, Lux, Marsh, Marzano, McCaffree, Moon, O'Brien, O'Dell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Taylor, Uhlman, Valle, Warnke, Wolf—38.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, Elder, Eldridge, Epton, Finch, Flanagan, Goldsworthy, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), Kink, Kirk, Kull, Leland, Litchman, Lynch, Mahaffey, May, McCormick, Moos, Morphis, Newhouse, Newschwander, Perry, Pierre, Slagle, Smith, Swayze, Taplin, Traylor, Wang, Whetzel, Witherbee, Mr. Speaker—55.

Those absent or not voting were: Representatives Andersen (James A.), Mast, McDougall, O'Donnell, Sawyer, Thompson—6.

MOTIONS

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

On motion of Mr. O'Brien, the House adjourned until 10:00 a.m., Wednesday, April 28, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-FIFTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, April 28, 1965.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll, and all members were present except Representatives Leland, Newschwander, Thompson, and Uhlman, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF ENGROSSMENT

House of Representatives, Olympia, Wash., April 27, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Joint Memorial No. 30, have compared same with the original memorial and find it correctly engrossed.

RAY OLSEN, Chairman.

I concur in this report: Gary Grant.

House of Representatives, Olympia, Wash., April 27, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Concurrent Resolution No. 30, have compared same with the original resolution and find it correctly enrolled.

RAY OLSEN, Chairman.

I concur in this report: Gary Grant.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Concurrent Resolution No. 30.

REPORT OF CONFERENCE COMMITTEE

House of Representatives, Olympia, Wash., April 28, 1965.

Mr. President:

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 489, creating a temporary advisory council on public higher education and setting forth its powers and duties, have had the same under consideration, and we report that we are unable to agree and request the powers of Free Conference.

Senate Members

GORDON SANDISON WILBUR G. HALLAUER R. FRANK ATWOOD House Members
Frank B. Brouillet

CHARLES MOON HELMUT L. JUELING

MOTION

On motion of Mr. Brouillet, the report of the Conference Committee on Engrossed Senate Bill No. 489 was adopted, and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 27, 1965.

Mr. Speaker:

The Senate has passed: Senate Joint Memorial No. 21; also

Senate Joint Memorial No. 22; also

Senate Joint Memorial No. 23, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery the ninth grade Washington state history class from Sunset Junior High School in Seattle, and asked them to stand and be recognized.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Clerk called the roll, and all members were present except Representatives Leland, Thompson, and Uhlman, who were excused.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 27, 1965.

MR. SPEAKER:

The President has signed: Substitute Senate Bill No. 504, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1965.

Mr. Speaker:

The President has signed: House Concurrent Resolution No. 30, and the same is herewith transmitted. WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 489, and has granted said committee the powers of Free Conference.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 28, 1965.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 489, creating a temporary advisory council on public higher education and setting forth its powers and duties, have had the same under consideration, and we recommend that Engrossed Senate Bill No. 489 be amended to read as follows:

"An Act creating a temporary advisory council on public higher education and setting forth its powers and duties; making an appropriation; providing an expiration date; and declaring an emergency.

"Be It Enacted by the Legislature of the State of Washington:

"NEW SECTION. Section 1. As used in this act unless the context indicates otherwise, the following words and phrases shall have the following meaning:

"(1) 'Council' means the temporary advisory council on public higher education; and

"(2) 'Institutions of public higher education' means the state universities, state colleges and public community colleges, including vocational, technical, and other programs beyond high school.

"NEW SECTION. Sec. 2. There is hereby created the temporary advisory council on public higher education which shall meet, act, and conduct its business at any place within the state of Washington.

"NEW SECTION. Sec. 3. The council shall have the following membership:

"(1) The presidents of each of the state universities and each of the state colleges;

"(2) The presidents of two of the public community colleges of the state who shall be appointed by the governor;

"(3) Five senators to be selected by the president of the senate, not more than three from the same political party, and five representatives to be appointed by the speaker of the house, not more than three from the same political party; and

"(4) Seven members to be appointed by the governor, one from each United States congressional district in the state, no more than four of whom shall be members of the same political party.

"NEW SECTION. Sec. 4. The members of the council shall receive no compensation but shall receive per diem in an amount not to exceed twenty-five dollars per day while attending to the business of the council, and their necessary travel and subsistence expenses. Payment of per diem and expenses shall be made upon vouchers approved by persons designated by the council.

"NEW SECTION. Sec. 5. The council shall, by majority vote, select from among the members a chairman, who shall be a legislator, and shall, by majority vote, appoint and fix salary for a full time executive secretary, who shall not be a member of the council, but who shall serve as secretary to the council. The executive secretary shall employ such staff as the council shall deem appropriate. The council is authorized to retain professional consultants as deemed necessary to further the purposes set forth herein.

"NEW SECTION. Sec. 6. The council shall, by majority vote, select appropriate subcommittees, and prescribe rules of procedure for itself and its subcommittees which are not inconsistent with this act. Both the council and any subcommittees shall be authorized to conduct hearings throughout the state and shall have power to require data from all public institutions and agencies concerned with education in the state of Washington and from such other public agencies as may provide information helpful to the council in carrying out its functions. In furthering the purposes of this act,

the council shall have authority to select and consult with interested citizen groups, but such groups shall not receive expenses.

"NEW SECTION. Sec. 7. The council, after consultation with the respective institutions of public higher education and the central budget agency shall make recommendations for the establishment of a uniform and standardized system of reporting statistical and financial information for institutions of public higher education. The council shall have power to require the institutions of public higher education to submit data on costs, selection and retention of students, enrollments, plant capacities, and other matters pertinent to effective planning and coordination.

"NEW SECTION. Sec. 8. The council is hereby directed to study the problems and needs of public higher education in the state of Washington, and shall have the following functions, advisory to the governing boards of the institutions of public higher education, to appropriate state officials, and to the legislature:

"(1) To review the functions, facilities, and programs of the institutions of public higher education so that there will be efficient use of resources and avoidance of "(2) To submit to the governor and to the legislature, not less than sixty days

unnecessary duplication;

prior to the 1967 regular session of the legislature, a report which describes problems and needs of public higher education and contains recommendations as to necessary or desirable changes, if any, in the functions and programs of the institutions of public higher education;

"(3) To develop plans for the orderly growth of public higher education and to make specific recommendations on the need for and location of new facilities and programs, including therein a recommendation as to a new institution of public higher education within the state. If the finding by at least three-fourths of the members of the council is that an institution of public higher education should be immediately initiated, the council is authorized by a vote of at least two-thirds of the members of the council, who are not legislators, to locate a specific site for a new four-year state college and so inform the governor before October, 1966.

"NEW SECTION. Sec. 9. The council from time to time shall consult with the representatives of private institutions of higher education in the state regarding any recommendations they may develop under section 8 subsection (3) above.

"NEW SECTION. Sec. 10. The council may add to the funds made available by the legislature for the administration of this act any federal funds which may be available to the state of Washington for research in higher education under the terms of an act or acts of congress or any private grants or gifts, provided such federal or private funds may be allocated and expended in accordance with the authority, powers, and procedures given or authorized to the council in this act.

"NEW SECTION. Sec. 11. There is hereby appropriated out of the general fund to the temporary advisory council on public higher education for the biennium ending June 30, 1967 to carry out the purposes of this act the sum of one hundred thousand dollars, or so much thereof as may be necessary.

"NEW SECTION. Sec. 12. This act shall be of no further effect upon the convening of the fortieth regular session of the legislature and the committee herein created shall be deemed abolished at such time.

"NEW SECTION. Sec. 13. If any provision of this act, or its application to any person or circumstances is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

"NEW SECTION. Sec. 14. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions and shall take effect immediately."

Senate Members
GORDON SANDISON
WILBUR G. HALLAUER
R. FRANK ATWOOD

House Members
Frank B. Brouillet
Charles Moon
Helmut L. Jueling

MOTION

Mr. Brouillet moved the report of the Free Conference Committee on Engrossed Senate Bill No. 489 be adopted.

Debate ensued, Representatives Brouillet, Clark, and Backstrom speaking in favor of the motion.

YIELDING TO QUESTION

Mr. Wolf:

"Will Mr. Brouillet yield to a question?"

Mr. Brouillet:

"Yes."

Mr. Wolf:

"The House, in considering four-year colleges in the past, considered an appropriation of \$200,000. Was there a reason for the cut in appropriation to \$100,000?"

Mr. Brouillet:

"The committee thought \$100,000 was ample for the provisions of this act. The original version said 'they shall select a site, shall acquire lands, shall appoint trustees, etc.' The Senate on the other hand wanted them to just make a study and bring it back to the next session of the legislature. This is a compromise, they can select a site, but the bill doesn't go as far, I am sure, as some people would like."

Mr. Wolf:

"Can the council select a specific site?"

Mr. Brouillet:

"Yes, but they won't have money to purchase a hundred acres or anything like that."

The motion was carried.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed Senate Bill No. 489 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 489 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 88; nays, 6; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Day, Epton, Hurley, Johnston (Elmer E.), King (Chet), Slagle—6.

Those absent or not voting were: Representatives Leland, May, Pierre, Thompson, Uhlman—5.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Sawyer, the rules were suspended, and authorization was given to add ten additional names as sponsors of House Bill No. 713.

House Bill No. 713, by Representatives Sawyer, Swayze, Humiston, Wang, Marzano, Brouillet, Sheridan, Bottiger, Gallagher, Rogers, Beck, Newschwander, and Jueling (by executive request):

An Act relating to highways; providing that the Tacoma Narrows bridge shall become toll free; adding a new section to chapter 13, Laws of 1961 and to chapter 47.56 RCW; repealing chapter 50, Laws of 1965 (uncodified); and declaring an emergency.

MOTION

On motion of Mr. Sawyer, the rules were suspended, House Bill No. 713 was advanced to second reading and read the second time by sections.

With consent of the House, the rules were suspended, House Bill No. 713 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Sawyer speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 713, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Burtch, Leland, May, Thompson, Uhlman—5.

House Bill No. 713, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Sawyer, House Bill No. 713 was ordered transmitted immediately to the Senate.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Senate Joint Memorial No. 21, by Senators Peterson (Ted), Charette, and Petrich:

Requesting federal action to protect Bristol Bay fish run.

Referred to Committee on Fisheries.

Senate Joint Memorial No. 22, by Senators Woodall and Redmon:

Memorializing the President and labor secretary to adjust the cutback of use of foreign farm laborers.

Referred to Committee on Agriculture and Livestock.

Senate Joint Memorial No. 23, by Senators Hallauer, McCormack, Williams, Petrich, Hanna, Bailey, Herrmann, Thompson, Jr., Stender, Gallagher, Washington, Dore, and Connor:

Rescinding House Joint Memorial No. 1, 1963 Extraordinary Session.

MOTIONS

Mr. Grant moved the rules be suspended, Senate Joint Memorial No. 23 be advanced to second reading and read the second time in full.

Mrs. Hurley moved that Senate Joint Memorial No. 23 be sent to the Committee on Rules and Order.

PARLIAMENTARY INQUIRY

Mr. Smith:

"Is not the motion to suspend the rules of higher rank than Mrs. Hurley's motion?"

RULING BY THE SPEAKER

The Speaker:

"That is correct. I would have to rule that Mrs. Hurley's motion would be out of order at this time, as the motion by Mr. Grant is of higher rank."

Debate ensued, Representative Hurley speaking against the motion to suspend the rules, and Representative Klein speaking in favor of it.

Mr. Brouillet demanded an electric roll call, and the demand was sustained. Further debate ensued, Representatives Smith and Grant speaking in favor of the motion, and Representatives Hurley and Moos speaking against it.

Mr. Marzano demanded the previous question, and on a rising vote the demand was sustained.

The Speaker stated the question before the House to be the motion to suspend the rules and advance Senate Joint Memorial No. 23 to second reading.

The Clerk called the roll on the motion to suspend the rules, and the motion was lost by the following vote: Yeas, 49; nays, 45; absent or not voting, 5.

Those voting yea were: Representatives Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Brouillet, Burtch, Chatalas, Cunningham, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Gorton, Grant, Humiston, Jastad, Johnson (Doris), Jolly, King (Richard "Dick"), Klein, Litchman, Lux, Marsh, Marzano, May, McCaffree, Moon, O'Donnell, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Valle, Warnke, Whetzel, Witherbee, Wolf—49.

Those voting nay were: Representatives Adams, Ahlquist, Berentson, Bledsoe, Bozarth, Brachtenbach, Braun, Canfield, Clark, Copeland, Day, Eldridge, Finch, Flanagan, Goldsworthy, Harris, Haussler, Hawley, Hood, Hurley, Johnston (Elmer E.), Jueling, Kalich, King (Chet), Kink, Kirk, Kull, Lynch, Mahaffey, Mast, McCormick, McDougall, Moos, Morphis, Newhouse,

Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Swayze, Traylor, Wang, Mr. Speaker—45.

Those absent or not voting were: Representatives Conner, Leland, Sawyer, Thompson, Uhlman—5.

Senate Joint Memorial No. 23 was referred to the Committee on Constitution, Elections, and Reapportionment.

RESOLUTION

Resolution by Representatives O'Donnell, O'Brien, and Copeland:

Whereas, Changes in technology have made all types of employment hazardous, and industrial insurance is necessary to provide the best coverage for the least amount of cost for the benefit of employer and employee and to encourage employers to be more conscious of safety regulations which would result in fewer accidents and improved insurance rates; and

Whereas, Employment today requires an employee to perform a variety of functions, some of which may not be included under industrial insurance statutes; and

Whereas, The present industrial insurance statutes were adopted in 1911 and many changes in philosophy underlying this concept have taken place and the trend in other states is to extend coverage to all employees; and

Whereas, There has not been a general review of the industrial insurance concepts for many years and such review is necessary to reflect the requirements of an automated society:

Now, Therefore, Be It Resolved, By the House of Representatives that the legislative council be requested to study the impact of industrial insurance statutes with regard to the possible extension of industrial insurance coverage to employees not now covered, and any other matter the council may determine.

Be It Further Resolved, That the legislative council be authorized to conduct hearings in the above areas and to report its recommendations and findings to the fortieth session of the legislature.

Representative O'Donnell moved adoption of the resolution.

Debate ensued, Representative O'Donnell speaking in favor of the resolution.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, will Miss O'Donnell yield to a question?"

The Speaker:

"Will you yield, Miss O'Donnell?"

Miss O'Donnell:

"Yes."

Mr. Adams:

"As I recall, you informed me that when this resolution came in, it would embody the study of optional insurance. Why has it not been included?"

Miss O'Donnell:

"Dr. Adams, in discussing the drafting of this resolution we discussed putting in specific areas for study; however, in our discussions with Representative Copeland, I think he determined the possibility of extension of industrial insurance coverage to employees not now covered and the wording, 'and any other matter the council may determine' would include the possibility of optional insurance. This we felt would naturally come into the discussion and investigation."

Mr. Adams:

"I think it would have been much more appropriate to have it spelled out in this resolution."

Debate ensued, Representative Copeland speaking in favor of adoption of the resolution.

MOTION

Mr. Adams moved further consideration of the resolution be deferred, and it hold its position for consideration tomorrow.

Debate ensued, Representative Adams speaking in favor of the motion, and Representative O'Donnell speaking against it.

POINT OF INQUIRY

Mr. Witherbee:

"Mr. Speaker, will we be in session this afternoon?"

The Speaker:

"Yes."

YIELDING TO QUESTION

Mr. Witherbee:

"Would Dr. Adams yield to a question?"

The Speaker:

"Will you yield, Dr. Adams?"

Mr. Adams:

"Yes."

Mr. Witherbee:

"Dr. Adams, I have read the resolution and am in agreement with you that we should probably have an amendment to make it a little broader. Would you be willing to set it over to this afternoon and for preparation of an amendment? I feel it should be passed."

Mr. Adams:

"I will agree to that, but I, personally, don't want to write an amendment. The sponsors should write it."

MOTIONS

With the consent of the House, Mr. Adams amended his motion to defer further consideration of the resolution until this afternoon.

Debate ensued, Representatives O'Brien, Johnston (Elmer E.), and Canfield speaking in favor of the motion.

The motion was carried.

On motion of Mr. O'Brien, the House recessed until 2:00 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll, and all members were present except Representatives Klein, Leland, Sawyer, and Thompson, who were excused.

Having been deferred until this afternoon, the House resumed consideration of the resolution by Representatives O'Donnell, O'Brien, and Copeland.

On motion of Representative O'Donnell, the following amendment was adopted:

On line 18, after "and" and before "any" insert the following: "the relative effectiveness of the several alternative methods of providing industrial insurance coverage for all workers, and"

The Speaker stated the question before the House to be adoption of the resolution as amended.

The resolution was adopted.

RESOLUTION

Resolution by Representatives Jastad and Kalich:

WHEREAS, The most coveted award in journalism in the State of Washington is presented by the Sigma Delta Chi journalism fraternity; and

WHEREAS, Competition for these awards exists from among all newspapers in the state including the major metropolitan dailies; and

WHEREAS, It is unusual for a newspaper from any of the small cities to win one of these awards; and

Whereas, Sigma Delta Chi awarded first place for daily newspapers in the area of "Public Service and Investigative Reporting" to The Daily Chronicle of Centralia-Chehalis: and

WHEREAS, The award was given to The Daily Chronicle for their year long support of the development of the 3,127 acre Mayfield Youth Camp project;

Now, Therefore, Be It Resolved, By the House of Representatives that we congratulate and commend The Daily Chronicle of Centralia-Chehalis upon winning First Place Award for Excellence in Journalism from the Sigma Delta Chi journalism fraternity; and

Be It Further Resolved, That a copy of this resolution be sent to Mr. John B. Edinger, Publisher of The Daily Chronicle.

Representative Kalich moved adoption of the resolution.

Debate ensued, Representatives Jastad and Kalich speaking in favor of adoption of the resolution.

The motion was carried, and the resolution was adopted.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Substitute Senate Bill No. 504.

SECOND READING OF BILLS

House Joint Resolution No. 8, by Representatives Flanagan, Bledsoe, and Haussler:

The House resumed consideration of House Joint Resolution No. 8 on second reading, an amendment by Representatives Anderson (Eric O.) and Bergh and an amendment by Representative Copeland, as amended, having been adopted previously. (See pp. 1807 to 1816 for amendments.)

Assessing real and personal property at twenty-five percent of true and fair value.

The Speaker called on Mr. Garrett to preside.

Mr. Mahaffey moved adoption of the following amendment:

On line 15, page 1, after "money:" and before "Provided" insert: "PROVIDED, That of the forty mills authorized by this paragraph the legislature shall allocate to each school district operating one or more high schools not less than seventeen mills:"

Debate ensued, Representative Mahaffey speaking in favor of adoption of the amendment, and Representative Haussler speaking against it.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

Mr. Kink demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), DeJarnatt, Leland, Sawyer, Thompson, Uhlman, and Mr. Speaker.

Mr. Burtch moved the absent members be excused, and the House proceed with business under the call of the House.

The motion was lost on a rising vote.

Mr. Andersen (James A.) appeared at the bar of the House.

MOTION FOR RECONSIDERATION

Mr. Beck, having voted on the prevailing side, moved that the House do now reconsider the vote by which the motion to excuse the absent members and proceed with business under the call of the House had lost.

The motion was lost on a rising vote.

MOTION

Mr. Pritchard moved the House dispense with further business under the call of the House.

The Speaker (Mr. Garrett presiding):

"Your motion would be out of order.

"The Speaker wishes to inform you that Speaker Schaefer has excused Representatives DeJarnatt, Leland, Thompson, and Uhlman, and your presiding officer has excused the Speaker to go to the Senate, so that leaves only Representative Sawyer who has not been exused by some presiding officer of this body. We realize members can be excused only by the vote of the House, but with this information the Speaker is wondering if anyone would care to consider further this proposition, or shall the Sergeant at Arms continue to look for Mr. Sawyer?"

MOTION

Mr. O'Brien moved the absent members be excused, and the House proceed with business under the call of the House.

The motion was carried on a rising vote.

The Speaker resumed the Chair.

The Speaker stated the question before the House to be the amendment by Representative Mahaffey to House Joint Resolution No. 8.

On request of Mr. Smith, the amendment was reread.

Further debate ensued, Representative Smith speaking against adoption of the amendment.

Mr. Bottiger moved the adoption of the following amendment to the amendment:

In the last line of the amendment by Representative Mahaffey, strike "seventeen" and insert "twenty"

Debate ensued, Representative Bottiger speaking in favor of adoption of the amendment to the amendment, and Representatives Pritchard, Moon, Canfield, and Olsen speaking against it.

Mr. Marzano demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Representative Bottiger to Representative Mahaffey's amendment to House Joint Resolution No. 8. The motion was lost and the amendment was not adopted by the following vote: Yeas, 5; nays, 89; absent or not voting, 5.

Those voting yea were: Representatives Avey, Bottiger, King (Richard "Dick"), Radcliffe, Slagle—5.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—89.

Those absent or not voting were: Representatives DeJarnatt, Leland, Sawyer, Thompson, Uhlman—5.

The Speaker stated the question before the House to be the amendment by Representative Mahaffey.

Debate ensued, Representatives Pritchard and Cunningham speaking in favor of the amendment, and Representatives Haussler and Bottiger speaking against it.

YIELDING TO QUESTION

Mr. Saling:

"Mr. Speaker, would Mr. Haussler yield to a question please?"

The Speaker:

"Mr. Haussler, will you yield?"

Mr. Haussler:

"Certainly."

Mr. Saling:

"Mr. Haussler, I believe you indicated that Mr. Mahaffey's amendment was an irresponsible amendment. It seems to me I have heard you fight against the thirty percent assessment. You wanted twenty-five percent. You didn't want to see any more money going for schools. Now do you want this additional money to go to the counties?"

Mr. Haussler:

"I am very sorry, Representative Saling, that you felt anything I said was irresponsible. We had an amendment not long ago to broaden our tax base, which would have taken care of the schools forever, and that is what I voted for. This won't do it. The small amount you will give them with the extra three mills will do nothing but disrupt county government."

Further debate ensued, Representatives Backstrom and Bledsoe speaking against adoption of the amendment, and Representative Mahaffey speaking in favor of it.

Mr. Mast demanded the previous question, and the demand was sustained. The Clerk called the roll on the adoption of the amendment by Representative Mahaffey to House Joint Resolution No. 8. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 25; nays, 69; absent or not voting, 5.

Those voting yea were: Representatives Andersen (James A.), Angevine, Clark, Cunningham, Dootson, Elder, Finch, Goldsworthy, Gorton, Johnson

(Doris), Kalich, Kirk, Mahaffey, Mast, McCaffree, Morphis, O'Dell, Perry, Pritchard, Radcliffe, Saling, Swayze, Wang, Warnke, Whetzel—25.

Those voting nay were: Representatives Adams, Ahlquist, Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Day, Eldridge, Epton, Flanagan, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Lynch, Marsh, Marzano, May, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Pierre, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Valle, Witherbee, Wolf, Mr. Speaker—69.

Those absent or not voting were: Representatives DeJarnatt, Leland, Sawyer, Thompson, Uhlman—5.

Mr. Cunningham moved the adoption of the following amendment:

On page 1, section 1, line 14, after "[fifty]" and before "per centum" strike "twenty-five" and insert "twenty-seven"

Debate ensued, Representative Cunningham speaking in favor of adoption of the amendment.

Mr. Olsen demanded the previous question, and the demand was sustained.

The motion was lost, and the amendment was not adopted.

Mr. Garrett moved the adoption of the following amendment:

On page 1, section (2), line 25 following "(a)" add "(1)" and after "taxing district," on line 25, page 1, add ", other than school districts,"

And on page 2, line 33, add a new subsection (2) to read as follows:

"(2) By any school district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on a proposition to levy additional taxes, at a millage rate sufficient to produce a specified maximum dollar amount each year for not in excess of four years for operations or for capital outlays, or both, submitted not more than twelve months prior to the date on which the first proposed levy is to be made and not oftener than twice in such twelve-month period, either at a special election or at the regular school district election, at which election the number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such school district at the last preceding general election.

"If any tax levies are authorized pursuant to the provisions of this subsection, the governing body of the school district shall determine annually thereafter the amount of funds required from the maximum amount authorized for current use of the schools of the district, and/or for capital purposes, and within the limits of the amount so authorized a levy shall be made to produce the amount of funds determined as aforesaid.

"No district shall submit to the electors upon the authority of this subsection a proposition to authorize additional levies for current operations or capital outlays for any year for which such electors have previously approved a levy for the same purpose under the authority of this subsection. A district may, however, at any time subsection a new authorization to substitute for a prior authorization under this subsection a new authorization for the same purpose, provided (a) that the amount authorized by the substituted authorization will be adequate to fulfill all contractual obligations of the district incurred by reason of the prior authorization, and (b) that the substitute proposition shall by its terms supersede the prior authorization and by its terms shall not become effective until the first tax levy year following the date of the election at which such substitute proposition was authorized and then be in lieu of any tax levy authorized by the superseded authorization."

Debate ensued, Representative Garrett speaking in favor of the amendment.

Mr. Smith demanded the previous question, and the demand was sustained.

YIELDING TO QUESTION

Mr. Canfield:

"Mr. Speaker, would Mr. Garrett yield to a question?"

The Speaker:

"Mr. Garrett, do you yield?"

Mr. Garrett:

"Yes, I yield."

Mr. Canfield:

"I don't have your amendment here, but did I understand you correctly to say it is House Joint Resolution No. 9?"

Mr. Garrett:

"That is right. It would be for four years instead of two."

Mr. Canfield:

"Is that the only part of House Joint Resolution No. 9 that your amendment refers to? It does not refer to the elimination of the forty-mill restrictions?"

Mr. Garrett:

"No."

YIELDING TO QUESTION

Mr. Haussler:

"Mr. Speaker, may I ask Mr. Garrett a question?"

The Speaker:

"Mr. Garrett, will you yield?"

Mr. Garrett:

"I yield to a question, Mr. Haussler."

Mr. Haussler:

"Thank you. Has this proposition ever been given to the people before to vote on?"

Mr. Garrett:

"Yes, Mr. Haussler. I am very pleased you brought it up. This measure in one form or another has been before the people in previous elections, and of course lost each time or it wouldn't be here now. But never did it accompany a measure such as the twenty-five percent assessed valuation. That is why I think they are companion measures, and I think it is necessary that the people should have the right to consider both at the same time. I think it is an excellent point in favor of the amendment."

The motion was lost, and the amendment was not adopted.

Mr. Brouillet moved the adoption of the following amendment by Representatives Grant and Brouillet:

On page 2, line 33, add a new subsection (d) to read as follows:

"The legislature may impose a graduated or flat rate net income tax on every corporation or person and may provide for deductions and exemptions as it deems just and proper: *Provided*, That during the time there is imposed any such tax:

- "(1) Retail sales tax may not be levied on prescription drugs and all services for medical, dental, hospital and nursing home care; nor on the sale for off-premises consumption of food items including nonalcoholic beverages nor shall a retail sales tax on any other items exceed four percent;
- "(2) No business and occupation tax measured by gross income shall be imposed by the legislature on the privilege of doing business in the state unless both the rates and services of the business are regulated by the state, or unless the business is conducted by a municipal corporation; and

"The legislature may coordinate the administration and collection of state income taxes with the income tax laws and procedures of the United States, and may prescribe the means of coordination of state and United States tax laws and methods for the allocation of income for taxing purposes.

"And Be It Further Resolved, That the secretary of state shall cause notice of the foregoing constitutional amendment to be published at least four times during the

four weeks next preceding the election in every legal newspaper in the state."

Debate ensued, Representatives Brouillet and Grant speaking in favor of adoption of the amendment.

Further debate ensued, Representative Savage speaking in favor of adoption of the amendment, and Representatives Clark and Burtch speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained.

Mr. Brouillet demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the amendment by Representatives Brouillet and Grant to House Joint Resolution No. 8. The motion was lost, and the amendment was not adopted by the following vote: Yeas, 30; nays, 64; absent or not voting, 5.

Those voting yea were: Representatives Angevine, Beck, Bottiger, Brouillet, Dootson, Elder, Garrett, Gorton, Grant, Johnson (Doris), Jolly, King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, McCaffree, McDougall, O'Donnell, Perry, Radcliffe, Rogers, Saling, Savage, Sheridan, Taylor, Valle, Witherbee—30.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Backstrom, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, Eldridge, Epton, Finch, Flanagan, Gallagher, Goldsworthy, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kalich, King (Chet), Kink, Kirk, Lynch, Mahaffey, Mast, May, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Pierre, Pritchard, Slagle, Smith, Swayze, Taplin, Traylor, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—64.

Those absent or not voting were: Representatives DeJarnatt, Leland, Sawyer, Thompson, Uhlman—5.

PERSONAL PRIVILEGE

The Speaker recognized Mrs. Swayze on a point of personal privilege. Mrs. Swayze:

"The Narrows Bridge is located in the 26th District. Dr. Humiston and I have brought you the cigars and candy this afternoon with the appreciation of the entire Pierce county delegation for your action this morning in eliminating the tolls on the bridge."

House Joint Resolution No. 8 was ordered engrossed.

Mr. Burtch moved that the rules be suspended, Engrossed House Joint Resolution No. 8 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

Mr. Grant demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to advance House Joint Resolution No. 8 to third reading and final passage, and the motion was carried by the following vote: Yeas, 74; nays, 20; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric

O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Day, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Lynch, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Valle, Warnke, Witherbee, Wolf, Mr. Speaker—74.

Those voting nay were: Representatives Andersen (James A.), Bottiger, Brouillet, Cunningham, Dootson, Goldsworthy, Gorton, Grant, Kirk, Mahaffey, McCaffree, Morphis, Perry, Pritchard, Radcliffe, Rogers, Saling, Swayze, Wang, Whetzel—20.

Those absent or not voting were: Representatives DeJarnatt, Leland, Sawyer, Thompson, Uhlman—5.

Debate ensued, Representatives Haussler, Bozarth, Moos, and Canfield speaking in favor of passage of the resolution, and Representative Brouillet speaking against it.

Representatives DeJarnatt and Uhlman appeared at the bar of the House.

YIELDING TO QUESTION

Mr. Flanagan:

"Mr. Speaker, I would like to ask Mr. Haussler to yield to a question."

The Speaker:

"Mr. Haussler, will you yield?"

Mr. Haussler:

"Certainly, Representative Flanagan."

Mr. Flanagan:

"Representative Haussler, you had a number of figures on this proposal. I would like to ask you if you have any figures as to the financial loss that will be involved with the amendment which allows property tax removal from the tax rolls for people over sixty-two years of age in the state?"

Mr. Haussler:

"I don't have any figures on that whatsoever, but I will yield to Mr. Backstrom who I think has some figures on that."

Mr. Backstrom:

"We had a computation on that, which involved approximately five million dollars a biennium."

Mr. Flanagan:

"How can you make a determination such as this?"

Mr. Backstrom:

"This was an estimate, and as you remember, it was discussed in committee."

Further debate ensued, Representative Radcliffe speaking against passage of the resolution.

YIELDING TO QUESTION

Mr. Garrett:

"Mr. Speaker, I would like to ask Mr. Backstrom another question."

The Speaker:

"Mr. Backstrom, will you yield to a question?"

Mr. Backstrom:

"Yes."

Mr. Garrett:

"Mr. Backstrom, is five million dollars the total amount of the Bergh amendment in relation to the state level, or does it take into consideration the junior taxing districts as well?"

Mr. Backstrom:

"The state level only."

Further debate ensued, Representatives Bergh, Burtch, Haussler, Smith, and Bledsoe speaking in favor of passage of the resolution, and Representative Pritchard speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 8, and the resolution failed to pass the House by the following vote: Yeas, 64; nays, 32; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Avey, Backstrom, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Clark, Conner, Copeland, Day, DeJarnatt, Eldridge, Epton, Flanagan, Gallagher, Garrett, Harris, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Lynch, Marsh, Marzano, Mast, May, McCormick, McDougall, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Savage, Sheridan, Slagle, Smith, Taplin, Traylor, Uhlman, Wang, Warnke, Witherbee, Mr. Speaker—64.

Those voting nay were: Representatives Andersen (James A.), Angevine, Beck, Bottiger, Brouillet, Chatalas, Cunningham, Dootson, Elder, Finch, Goldsworthy, Gorton, Grant, Hood, Humiston, King (Richard "Dick"), Litchman, Lux, Mahaffey, McCaffree, Moon, Morphis, Perry, Pritchard, Radcliffe, Rogers, Saling, Swayze, Taylor, Valle, Whetzel, Wolf—32.

Those absent or not voting were: Representatives Leland, Sawyer, Thompson—3.

Engrossed House Joint Resolution No. 8, having failed to receive the constitutional two-thirds majority, was declared lost.

MOTION FOR RECONSIDERATION

Mr. Chatalas, having voted on the prevailing side, moved that the House do now reconsider the vote by which Engrossed House Joint Resolution No. 8 failed to pass.

Debate ensued, Representatives Chatalas and Klein speaking in favor of the motion, and Representatives Pritchard, Rogers, and Dootson speaking against it.

Mr. Olsen demanded the previous question, and the demand was sustained. The motion to reconsider was carried.

RECONSIDERATION

The Speaker stated the question before the House to be Engrossed House Joint Resolution No. 8 on final passage.

Debate ensued, Representatives Moos, Anderson (Eric O.), Haussler, Day,

and Kalich speaking in favor of the resolution, and Representatives Lux, Humiston, and Gorton speaking against it.

YIELDING TO QUESTION

Mr. Backstrom:

"Mr. Speaker, will Mr. Gorton yield to a question?"

The Speaker:

"Mr. Gorton, will you yield?"

Mr. Gorton:

"Yes, Mr. Speaker."

Mr. Backstrom:

"Representative Gorton, did I understand that you are now pleading for a graduated net income tax, or is your intent to kill the resolution?"

Mr. Gorton:

"I thought I spoke quite clearly against the resolution."

Mr. Backstrom:

"And you said there should be a graduated net income tax?"

Mr. Gorton:

"Well, Mr. Backstrom, I voted for that amendment."

Further debate ensued, Representative Chatalas speaking in favor of adoption of the resolution.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 8, and the resolution failed to pass the House by the following vote: Yeas, 61; nays, 35; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Avey, Backstrom, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Conner, Day, DeJarnatt, Epton, Flanagan, Gallagher, Garrett, Harris, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Lynch, Marsh, Marzano, Mast, May, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Savage, Slagle, Smith, Taplin, Traylor, Warnke, Witherbee, Mr. Speaker—61.

Those voting nay were: Representatives Andersen (James A.), Angevine, Beck, Berentson, Brouillet, Copeland, Cunningham, Dootson, Elder, Eldridge, Finch, Goldsworthy, Gorton, Grant, Hood, Humiston, King (Richard "Dick"), Litchman, Lux, Mahaffey, McCaffree, Moon, Perry, Pritchard, Radcliffe, Rogers, Saling, Sheridan, Swayze, Taylor, Uhlman, Valle, Wang, Whetzel, Wolf—35.

Those absent or not voting were: Representatives Leland, Sawyer, Thompson—3.

Engrossed House Joint Resolution No. 8, having failed to receive the constitutional two-thirds majority, was declared lost.

With unanimous consent, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 28, 1965.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred Senate Joint Memorial No. 21, requesting federal action to protect Bristol Bay fish run, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman,

RICHARD TAYLOR, Vice Chairman.

We concur in this report: Duane L. Berentson, Arnie Bergh, Paul H. Conner, Dwight S. Hawley, Jack C. Hood, Dick J. Kink, Audley F. Mahaffey, Arnold S. Wang.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., April 28, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred Senate Joint Memorial No. 23, rescinding House Joint Memorial No. 1, 1963 Extraordinary Session, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman,

HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Jack Dootson, Slade Gorton, Doris Johnson, William J. S. May, Mary Ellen McCaffree, W. O. E. "Bill" Radcliffe.

POINT OF ORDER

The Speaker recognized Mr. Moos on a point of order.

Mr. Moos:

"Senate Joint Memorial No. 23 was read the first time this morning and referred to committee, but that was after the Constitution, Elections, and Reapportionment Committee had met. Therefore, the committee did not have this memorial in its possession at the time of the meeting to pass it out with a 'do pass' report. Therefore, it would be impossible for the Chief Clerk to now have in his hands a committee report which has been before a committee, because it did not arrive from the Senate in time for it to be assigned to the committee before their meeting. I believe it is entirely out of order, and I think you should rule as Speaker O'Brien did in the same situation in 1961, and put the memorial back where it belongs and proceed under the regular procedure of the House of Representatives."

The Speaker:

"I have before me the only thing I have to go by, a 'do pass' committee report signed by the members of that committee. I think I have to take the document at face value."

POINT OF ORDER

The Speaker recognized Mr. Day on a point of order.

Mr. Day:

"Rule 60 of our House Rules states: 'Standing committees shall act upon all referred bills, memorials, and resolutions. No bill may be considered except at a regularly called meeting of a committee except upon the vote of a majority of the entire membership of the committee'"

The Speaker:

"That is correct, there is no question about it. But I have to accept the report as it is presented to me."

Mr. Day:

"If you read further in Rule 60, you will see: 'A majority recommendation of a committee must be signed by a majority of the entire membership of the committee

in a regularly called meeting before a bill, memorial, or resolution may be reported out.' Was there a regularly called meeting of the Constitution Committee?"

The Speaker:

"Mr. Day, as Speaker of the House I can only assume that everything has progressed properly. When a committee report is signed out by members from both sides of the aisle, I must assume they handled it properly under the rules and regulations of the House. I presume the bill has progressed along the usual course under the rules by which this House is operating."

Mr. Day:

"It is then your ruling there has been a meeting?"

The Speaker:

"No, I do not rule that there has or has not been a meeting. I am just saying I assume, when I receive a committee report signed by members on both sides of the aisle, that it went through its normal course of procedure."

YIELDING TO QUESTION

Mr. Copeland:

"Mr. Speaker, would the chairman of the committee yield to a question?"

The Speaker:

"Will you yield, Mr. Grant?"

Mr. Grant:

"Yes."

Mr. Copeland:

"Did the reading clerk announce a call of the Committee on Constitution, Elections, and Reapportionment at your request?"

Mr. Grant:

"No."

Mr. Copeland:

"Then apparently, there was no meeting."

Mr. Grant:

"There was a committee meeting although the Clerk did not announce it."

POINT OF ORDER

Mr. Copeland:

"Mr. Speaker, obviously, it is in violation of Rule 60. The Chief Clerk was not in possession of such announcement. No notification was given the committee. Therefore, Mr. Grant is not operating a committee under the rules of the House."

RULING BY THE SPEAKER

The Speaker:

"Mr. Grant has stated on the floor of the House that there was a committee meeting. Many committee chairmen have stood up before this body and announced regular committee meetings. I have announced meetings of the Committee on Rules and Order from the rostrum. If Mr. Grant states his committee was informed and the committee report properly signed out, I believe it is in order and I so rule."

Senate Joint Memorial No. 23 was passed to the Committee on Rules and Order for second reading.

The Speaker recognized Mr. Brachtenbach.

The Speaker:

"For what purpose do you rise, Mr. Brachtenbach?"

Mr. Brachtenbach:

"I would like to make a motion."

The Speaker:

"We are still on the third order of business."

Mr. Brachtenbach:

"My motion relates to the committee report."

The Speaker:

"I have referred the memorial to the Committee on Rules and Order, so it is not before the House."

POINT OF ORDER

The Speaker recognized Mr. Moos on a point of order.

Mr. Moos:

"I think we have an unusual situation here, and it shouldn't be taken lightly. I have a notification of a meeting of Constitution, Elections, and Reapportionment at 9:45 a.m. This was prior to the transfer of the document. Secondly, I am a member of the committee; and, thirdly, I have never been notified that such a meeting was to be held by Representative Grant. If we are going to proceed in this way, I am going to ask my party leaders to appeal the decision of the chair, and I don't think we particularly want this at this time of the session, but I think it is a dangerous proceeding."

The Speaker:

"The Speaker has ruled."

APPEAL FROM DECISION OF CHAIR

Mr. Brachtenbach:

"I appeal the decision of the Chair by which the Speaker ruled that there had had been a regularly scheduled committee meeting and the bill was properly referred back to us."

The Speaker stated the question before the House to be, shall the decision of the Chair be the judgment of the House.

The decision of the Chair was upheld on a rising vote.

POINT OF ORDER

Mr. Brachtenbach:

"This point obviously comes a little late, but was this not a debatable motion?"

The Speaker:

"No one appeared to want to debate."

Mr. Brachtenbach:

"I was standing, and I wanted to."

The Speaker:

"I apologize to Mr. Brachtenbach for not recognizing him for this purpose.

"However, I would like to say that in this ruling it was necessary to rely on the decision of the chairman of the committee. I am not stating to you, Mr. Moos, or to any other member, that you do not have the right to appeal the decision of the Chair. I am only saying that I must rely on the committee reports as they come to the desk. Members on your side of the aisle signed this bill out. If we want to tighten up the procedures and insist on formal notices for all meetings, that is another matter."

Senate Joint Memorial No. 23 was passed to Committee on Rules and Order for second reading.

MOTIONS

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

On motion of Mr. O'Brien, the House adjourned until 11:00 a.m., Thursday, April 29, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-SIXTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, April 29, 1965.

The Speaker called the House to order at 11:00 a.m. A quorum was present.

MOTION

On motion of Mr. O'Brien, the House gave consent to the Senate to adjourn until 12:00 noon, Monday, May 3, 1965, due to earthquake damage to the Capitol.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 29, 1965.

MR. SPEAKER:

Due to the emergency caused by the earthquake and damage to the Capitol, the Senate gave its consent to the House to adjourn until noon, Monday, May 3, 1965.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. O'Brien, the House adjourned until 12:00 noon, Monday, May 3, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTIETH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, May 3, 1965.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll, and all members were present except Representatives Avey, Brachtenbach, Dootson, Gorton, Hurley, Newschwander, Pritchard, Slagle, and Thompson. Representatives Avey, Brachtenbach, Dootson, Slagle, and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous days. On motion of Mr. Grant, further reading was dispensed with and the journals for April 28, 1965 and April 29, 1965 were ordered to stand approved.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives, Olympia, Wash., April 28, 1965.

We, a majority of your Committee on Ways and Means, to whom was referred House Bill No. 709, providing for an increase in assessment levels and providing limitations on tax levies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

We concur in this report: Frank B. Brouillet, Newman H. Clark, Don Eldridge, Mrs. John W. (Kathryn) Epton, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Helmut L. Jueling, Chet King, Dick J. Kink, Audley F. Mahaffey, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Alhquist, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Ray Olsen.

Passed to Committee on Rules and Order for second reading.

Mr. Speaker:

House of Representatives, Olympia, Wash., May 3, 1965.

We, a majority of your Committee on Ways and Means, to whom was referred. Substitute Senate Bill No. 41, providing bond issue for new buildings for state institutions and departments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
Wesley C. Uhlman, Chairman,
Georgette Valle, Vice Chairman.
Subcommittee on Appropriations
Arlie U. DeJarnatt, Chairman,
Mary Stuart Lux, Vice Chairman.

We concur in this report: Damon R. Canfield, Newman H. Clark, Don Eldridge, Joe D. Haussler, Doris Johnson, Chet King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: Stewart Bledsoe, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Ray Olsen, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., May 3, 1965.

Mr. SPEAKER:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Bill No. 565, relating to the apportionment of funds for educational purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
......, Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Newman H. Clark, Don Eldridge, Mrs. John W. (Kathryn) Epton, Slade Gorton, Doris Johnson, Helmut L. Jueling, Audley F. Mahaffey, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, Hayes Elder, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Ray Olsen, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 28, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 489 and has passed the bill as amended by the Free Conference Committee.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 489, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 489.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Bill No. 714, by Representative Klein:

An Act relating to the redistricting and reapportionment of the state into congressional districts; and adding new sections to chapter 29.68 RCW and to chapter 9, Laws of 1965; and repealing section 29.68.005, chapter 9, Laws of 1965 and RCW 29.68.005; and repealing section 29.68.007, chapter 9, Laws of 1965 and RCW 29.68.007; and repealing section 29.68.011, chapter 9, Laws

of 1965 and RCW 29.68.011; and repealing section 29.68.021, chapter 9, Laws of 1965 and RCW 29.68.021; and repealing section 29.68.030, chapter 9, Laws of 1965 and RCW 29.68.030; and repealing section 29.68.040, chapter 9, Laws of 1965 and RCW 29.68.040; and repealing section 29.68.062, chapter 9, Laws of 1965 and RCW 29.68.062; and repealing section 29.68.066, chapter 9, Laws of 1965 and RCW 29.68.066; and providing for submission of this act to a vote of the people.

Ordered printed and referred to Committee on Constitution, Elections, and Reapportionment.

RESOLUTION

Resolution by Representatives Eldridge, Goldsworthy, and Epton:

Whereas, Edward R. Murrow, an internationally distinguished journalist, and former head of the United States Information Agency, has died in New York; and

Whereas, Edward \mathbf{R} . Murrow was an able and dedicated man, universally respected both within his profession and outside it; and

Whereas, In the words of the news columns of the New York Times, his "independence and incisive reporting brought heightened journalistic stature to radio and television"; and

Whereas, Among many other honors, he was awarded by President Johnson the Medal of Freedom, the highest honor a President can confer on an American civilian, and was named by Queen Elizabeth II an honorary Knight Commander of the British Empire; and

WHEREAS, Edward R. Murrow grew up in Skagit County, and served for two years as a compassman and topographer in the timberlands of northwest Washington; and

Whereas, He graduated with distinction from Washington State University; and

Whereas, He can properly be considered a son of the state of Washington, and one of the most outstanding it has produced;

Now, Therefore, Be It Resolved, That the House of Representatives endorse the words of President Johnson, who praised Edward R. Murrow as a "gallant fighter" who had "dedicated his life as a newsman and as a public official to the unrelenting search for truth";

Be It Further Resolved, That the House of Representatives join President Johnson in paying tribute to the memory of Edward R. Murrow;

And Be It Further Resolved, That copies of this resolution be transcribed by the secretary of state and transmitted to his widow, and to his son, Charles Casey Murrow, and brothers Lacey and Dewey Murrow, as evidence of the high regard and esteem in which the people of the state of Washington have held Edward R. Murrow.

Representatives Eldridge, Epton, and Savage spoke in favor of adoption of the resolution.

The resolution was unanimously adopted.

MOTION

On motion of Mr. O'Brien, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll, and all members were present except Representatives Bottiger, Brachtenbach, Dootson, Hurley, Newschwander, and Thompson. Representatives Bottiger, Brachtenbach, Dootson, and Thompson were excused.

The Speaker declared the House to be at ease until 2:30 p.m.

The Speaker called the House to order at 2:30 p.m.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 28, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 137 with the following amendments: In line 1 of the title of the printed and engrossed bills, after "colleges;" and before "amending" insert "amending section 1, chapter 198, Laws of 1961 and RCW 28.84.170;"

"Section 1. Section 11, chapter 198, Laws of 1961, as amended by section 9, chapter 2, Laws of 1963 first extraordinary session, and RCW 28.84.260 are each amended to read as follows:

"[The following named institutions are hereby recognized as community colleges within the meaning of this chapter: (1) Centralia Junior College, (2) Clark College, (3) Columbia Basin College, (4) Everett Junior College, (5) Grays Harbor College, (6) Lower Columbia Junior College, (7) Olympic College, (8) Skagit Valley College, (9) Wenatchee Valley College, (10) Yakima Valley Junior College, (11) Peninsula College, (12) Highline College, and (13) Big Bend Community College. The state board of education may authorize the establishment and determine the location of four additional community colleges, two of which shall not begin active operation until the commencement of the 1965-1966 community college school year: Provided, That the state board shall determine the location of the four community colleges prior to July 1. 1964. Thereafter additional community colleges shall be established only by express action of the legislature after consideration of the recommendations of the state board of education.] The following named institutions are hereby recognized as community colleges within the meaning of this chapter: (1) Centralia Community College, (2) Clark Community College, (3) Columbia Basin Community College, (4) Everett Community College, (5) Grays Harbor Community College, (6) Lower Columbia Community College, (7) Olympic Community College, (8) Skagit Valley Community College, (9) Wenatchee Valley Community College, (10) Yakima Valley Community College, (11) Peninsula Community College, (12) Highline Community College, (13) Big Bend Community College, (14) Green River Community College, (15) Shoreline Community College, (16) Spokane Community College, (17) Tacoma Community College, (18) Seattle Community College, (19) Bellevue Community College, (20) Edmonds Community College, (21) Clover Park Community College, and (22) Walla Walla Community College: PROVIDED, That Edmonds Community College, Clover Park Community College, and Walla Walla Community College shall not commence operations prior to September 1, 1967.

"Sec. 2. Section 1, chapter 198, Laws of 1961 and RCW 28.84.170 are each amended to read as follows:

"A community college shall be an institution established with the approval of the state board of education and maintained and operated by a school district, offering two years post high school curricula of general education [or] and vocational-technical education [, or both]. The community college program shall offer [:

"(1) Curricula designed as preparatory to admission to an institution of higher learning with advanced standing, or

"(2) Curricula designed as preparatory and/or as an extension to vocational-technical pursuits, or both, and may offer in addition thereto either or both of the following:

"(a) Curricula designed for adult education, or

"(b) A continuing course of activities designed to fulfill the cultural needs of the community, including, but not limited to, lectures and lecture forums, art, science and natural history exhibits, seminars, discussion groups, library discussion groups and consultative use of members of the faculty in the community] curricula designed

"(1) as preparatory to admission to an institution of higher learning with advanced standing:

"(2) as vocational-technical pursuits; and

"(3) as an extension of vocational-technical pursuits. In addition thereto community college program may offer curricula designed for

"(a) adult education; and .

"(b) a continuing course of activities designed for community service and to fulfill the cultural needs of the community."

"NEW SECTION. Sec. 3. From any amounts which may be appropriated for the operation of community colleges in the general appropriations act of the state, the state board of education may allocate not more than one hundred fifty thousand dollars to the Seattle, Bellevue, Edmonds, Clover Park, and Walla Walla school districts to be used

by them for the purpose of performing the necessary preliminary planning and organization essential to the commencement of operations of the community colleges in said districts: *Provided*, That the allocation to any one of the foregoing districts shall not exceed fifty thousand dollars.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Brouillet, the House refused to concur in the Senate amendment to Engrossed House Bill No. 137, and requested the Senate to recede therefrom.

MESSAGE FROM THE SENATE

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 28, 1965.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 586 with the following amendments: On page 1, section 1, line 15 of the printed bill, being line 13 of the engrossed bill, after "fuels" strike all of the matter down to and including "therein," in line 16 of the engrossed bill, the same being the House Highways Committee amendment to page 1, section 1, line 15.

On page 1, section 2, line 23 of the engrossed bill, the same being the House Highways Committee mimeographed amendment to page 1, section 2, line 21, before "million" strike "five" and insert "four"

On page 4, section 11, line 21 of the engrossed bill, the same being the House Highways Committee amendment to page 4, section 11, line 23, before "million" strike "five" and insert "four", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Sawyer, the House concurred in the Senate amendment to Engrossed House Bill No. 586.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 586 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed Bill No. 586 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 77; nays, 13; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bledsoe, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, Eldridge, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, O'Dell, O'Donnell, Olsen, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—77.

Those voting nay were: Representatives Avey, Bergh, Clark, DeJarnatt, Elder, Grant, Haussler, Humiston, Marzano, O'Brien, Perry, Slagle, Warnke—13.

Those absent or not voting were: Representatives Backstrom, Bottiger, Brachtenbach, Dootson, Epton, Hurley, May, Newschwander, Thompson—9.

Engrossed House Bill No. 586 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker declared the House to be at ease until 3:30 p.m.

The Speaker called the House to order at 3:30 p.m.

The Clerk called the roll and all members were present except Representatives Bottiger, Brachtenbach, Dootson, Leland, Newschwander, and Thompson. Representatives Bottiger, Brachtenbach, Newschwander, and Thompson were excused.

SPEAKER'S PRIVILEGE

The Speaker requested that Representatives Grant and Burtch escort Speaker Pro Tempore Garrett to a place on the rostrum.

The Speaker:

"Mr. Garrett, I would like to present to you a token of our esteem and appreciation for your service to this House as Speaker Pro Tem during the 1965 regular and extraordinary sessions. I know I speak for all the members when I say we all hold you in the highest regard. I would like to say how much I personally have appreciated your help and the fine job you have done as Speaker Pro Tem."

Mr. Garrett:

"Mr. Speaker and fellow members of the House. It has been a distinct honor and privilege to me to serve as Speaker Pro Tem during this, what will probably be known as, history-making session. I would like to thank you for the gift, and also for the privilege of having served; and to you, Mr. Speaker, I have tried to be available whenever you have needed me, and it has been a pleasure to work with you. My children say this is the longest meeting that daddy ever attended since they can remember. Now I suppose it would be in order to open this package so everyone can see."

Mr. Garrett proceeded to open the package and displayed a beautiful silver tray.

Mr. Garrett:

"The inscription reads, 'Presented to Speaker Pro Tem by the members of the 39th legislature.' " $\,$

"All I can say is thank you again."

The Speaker:

"Will Mr. Copeland and Mr. Anderson please escort Mr. Goldsworthy to a place on the rostrum?"

Mr. Goldsworthy was escorted to the rostrum.

The Speaker:

"I think it is only fitting that the minority floor leader present this gift to the minority caucus chairman, so I will ask Mr. Copeland to make this presentation."

Mr. Copeland:

"Mr. Speaker, members of the legislature, it gives me great pleasure to give to the chairman of our caucus this gift. It would not be appropriate to say 'this fitting gift' because I don't know what is in the box, but the only thing I can say to you, Mr. Goldsworthy, is that we certainly have appreciated your willingness to duty and your fine cooperation. I know your many good friends join me in wishing you all the best."

Mr. Goldsworthy:

"Thank you very much, to all of you."

Mr. Goldsworthy proceeded to open his gift and displayed a beautiful silver pitcher.

Mr. Goldsworthy:

"Again, let me sincerely say to all of you, thank you!"

The Speaker:

"Your good work is sincerely appreciated, Mr. Goldsworthy.

"Will $\bar{M}r$. O'Brien and $\bar{M}r$. Sawyer please escort $\bar{M}r$. Brouillet to a place on the rostrum?"

Mr. Brouillet was escorted to the rostrum.

The Speaker:

"Mr. Brouillet, as the Democratic caucus chairman, it is a great pleasure to present to you this gift, with thanks from all of us for the fine manner in which you have conducted the caucus. The job you have done is sincerely appreciated."

Mr. Brouillet opened the gift presented to him, and also displayed a silver pitcher.

Mr. Brouillet:

"All I can say to you is, thank you. I will treasure this gift in the years to come."

The Speaker:

"At this time I would like to make a presentation to Mr. O'Brien, Mr. Sawyer, Mr. Burtch, and Mr. Grant as floor leaders for the majority side, and to the floor leaders on the minority side, Mr. Copeland and Mr. Andersen, and I am sorry that Mr. Brachtenbach is absent. I will present his gift to you, Mr. Copeland. This is just a small token of appreciation to the leaders on both sides of the aisle for the fine job you have done. Your hard work is sincerely appreciated. We are only sorry your families are not here to share this with you."

The Speaker:

"Will Mr. Grant and Mr. Burtch please escort Mr. Garrett back to his seat? And will Mr. Copeland and Mr. Andersen please escort Mr. Goldsworthy back to his seat? Will Mr. Sawyer and Mr. O'Brien please escort Mr. Brouillet back to his seat?"

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., May 3, 1965.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 137 and asks the House for a conference thereon, and the President has appointed as members of the conference committee thereon: Senators Bailey, Knoblauch, Thompson, Jr., and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Brouillet, the House granted the request of the Senate for a conference on Engrossed House Bill No. 137 and the Senate amendments thereto.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed House Bill No. 137, Representatives Brouillet, Andersen (James A.), and Sheridan.

MESSAGE FROM THE SENATE

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 28, 1965.

MR. SPEAKER:

The Senate has passed House Bill No. 387 with the following amendments: In line 3 of the title after "RCW 51.32.070" strike the period and insert "; section 51.36.010 and 51.36.020, chapter 23, Laws of 1961 and RCW 51.36.010 and 51.36.020, declaring an emergency and providing an effective date of this act."

On page 1, section 1, lines 13 and 14, after "month," in line 13 and before "in cases" in line 14, strike "in addition to any amount now or hereafter allowed" and insert "[in addition to any amount now or hereafter allowed] and one hundred dollars per month additional"

On page 1, section 1, lines 16 and 17, after "month," in line 16 and before "in cases" in line 17, strike "in addition to any amount now or hereafter allowed" and insert "lin addition to any amount now or hereafter allowed] and one hundred dollars per month additional"

On page 2, line 12, add a new section to read as follows:

"Sec. 2. Section 51.36.010, chapter 23, Laws of 1961 and RCW 51.36.010 are each amended to read as follows:

"Upon the occurrence of any injury to a workman entitled to compensation under the provisions of this title, he shall receive, in addition to such compensation and out of the medical aid fund, proper and necessary medical and surgical services at the hands of a physician of his own choice, if conveniently located, and proper and necessary hospital care and services during the period of his disability from such injury, but the same shall be limited in point of duration as follows:

"In the case of permanent partial disability, not to extend beyond the date when compensation shall be awarded him, except when the workman returned to work before permanent partial disability award is made, in such case not to extend beyond the time when monthly allowances to him out of the accident fund shall cease; in case of temporary disability not to extend beyond the time when monthly allowances to him out of the accident fund shall cease: PROVIDED, That after any injured workman has returned to his work his medical and surgical treatment may be continued if, and so long as, such continuation is deemed necessary by the supervisor of industrial insurance to be necessary to his more complete recovery; in case of a permanent total disability not to extend beyond the date on which a lump sum settlement is made with him or he is placed upon the permanent pension roll [. But] : PROVIDED, HOWEVER, That the supervisor of industrial insurance, solely in his discretion, may authorize continued medical and surgical treatment for conditions previously accepted by the department when such medical and surgical treatment is deemed necessary by the supervisor of industrial insurance to protect such workman's life. [after any injured workman has returned to his work his medical and surgical treatment may be continued at the expense of the medical aid fund if, and as long as, such continuation is deemed by the supervisor of industrial insurance to be necessary to his more complete recovery.] In order to authorize such continued treatment the written order of the supervisor of industrial insurance issued in advance of the continuation shall be necessary."

On page 2, following new "Sec. 2," add the following:

"Sec. 3. Section 51.36.020, chapter 23, Laws of 1961 and RCW 51.36.020 are each amended to read as follows:

"When the injury to any workman is so serious as to require his being taken from the place of injury to a place of treatment, his employer shall, at [his own] the expense [and without charge against] of the medical aid fund, furnish transportation to the nearest place of proper treatment. [To assure prompt and adequate hospital care in cases of serious injury the department shall furnish to employers suitable index cards which the employer shall be required to have filled in and shall keep at all times convenient and accessible on which shall be set forth the name and address of each workman, together with such information as, in the judgment of the department, is necessary in cases of serious injury where the workman may be rendered unconscious and at the point of death, said card to be filled in at time of employment of workman and to have space for the following information: Hospital preferred, doctor preferred, religious, fraternal or union affiliations, and name of nearest relative: Provided, That the employee may at his option decline to give any or all of the information hereinbefore provided for.]

"Every workman whose injury results in the loss of one or more limbs or eyes shall be provided with proper artificial substitutes to be purchased by the department at the expense of the accident fund. Every workman, who suffers an injury to an eye [a penetrating wound of the cornea] producing an error or refraction, shall be once provided, at the expense of the accident fund, proper and properly equipped lenses to correct such error of refraction and his disability rating shall be based upon the loss of sight before correction. Every workman, whose accident results in damage to or destruction of an artificial limb, eye or tooth, shall have same repaired or replaced at

the expense of the accident fund. Every workman whose eyeglasses or lenses are damaged, destroyed, or lost as a result of an industrial accident shall have the same restored or replaced at the expense of the accident fund. The accident fund shall be liable only for the cost of restoring damaged eyeglasses to their condition at the time of the accident. All mechanical appliances necessary in the treatment of an injured workman, such as braces, belts, casts and crutches, may be provided at the expense of the medical aid fund and all mechanical appliances required as permanent equipment after treatment has been completed shall continue to be provided or replaced without regard to the date of injury or date treatment was completed, notwithstanding any other provision of law, at the expense of the accident fund. A workman, whose injury is of such short duration as to bring him within the provisions of subsection (4) of RCW 51.32.090 shall nevertheless receive during the omitted period medical, surgical and hospital care and service and transportation under the provisions of this chapter."

On page 2, following "Sec. 3" add a new section as follows:

"NEW SECTION. Sec. 4. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect July 15, 1965.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Miss O'Donnell moved that the House do concur in the Senate amendment to House Bill No. 387.

Debate ensued, Representative Adams speaking against the motion, and Representatives Witherbee, King (Chet), and Sheridan speaking in favor of the motion.

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of House Bill No. 387 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 387 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 87; nays, 2; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Goldsworthy, Whetzel—2.

Those absent or not voting were: Representatives Andersen (James A.), Bottiger, Brachtenbach, Canfield, Copeland, Dootson, Leland, Newhouse, Newschwander, Thompson—10.

House Bill No. 387 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

With the humanitarian purpose of this bill to increase pensions to injured workers and their beneficiaries due to the rise in the cost of living we have no objection, nor dowe object to the Senate ar endments which added the provisions of HB 323 and HB 340

to the bill. In fact we voted for HB 323 on final passage by the House on March 22, 1965. We have no objection to the principle of increasing industrial insurance payments to keep up with the cost of living.

Our objection is to the use of the general fund as the source of funds for payment of the pension increases. We are not unmindful that \$7,349,000 is included in the 1965-67 budget from the general fund for similar pension increases granted in prior years. This bill will increase these payments by \$2,300,000.

Industrial insurance was designed to charge the costs of industrial accidents to the public in the costs of goods and services purchased. The insurance premiums are paid by the employer into the accident fund from which the benefits are paid.

When we depart from the industrial insurance premium principle of payment and pay benefits from general tax revenues, we are in effect treating these injured workmen and their beneficiaries as if they were on public assistance. We are also placing these injuries in a privileged class since no one who is injured in a non-industrial accident can receive more than the amount received in settlement or court award even if inflation should wipe out the value of the settlement shortly thereafter.

We protest against this abuse of the general fund for this purpose and urge the representatives of extra-hazardous industries and persons employed therein to solve this problem through an increase in the premiums paid into the accident fund.

JONATHAN WHETZEL, 43rd District. ROBERT F. GOLDSWORTHY, 9th District.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 28, 1965.

MR. SPEAKER:

The Senate refuses to concur in the House amendments to Senate Concurrent Resolution No. 25 and asks the House to recede therefrom, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

Mr. O'Brien moved that the House refuse to recede from its amendments to Senate Concurrent Resolution No. 25, and ask the Senate for a conference thereon.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would Mr. O'Brien yield to a question?"

The Speaker:

"Would you yield to a question, Mr. O'Brien?"

Mr. O'Brien:

"Yes."

Mr. Uhlman:

"Mr. O'Brien, what is Senate Concurrent Resolution No. 25? What does it do?"

Mr. O'Brien:

"Mr. Uhlman, it creates an interim committee on legislative facilities. Several amendments were put on this resolution, and there is some question about some of them."

The motion was carried.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Senate Concurrent Resolution No. 25, Representatives Andersen (James A.), O'Brien, and Day.

SECOND READING OF BILLS

Engrossed Senate Bill No. 565, by Senators Ryder, Moriarty, Jr., Foley, and Dore:

Relating to the apportionment of funds for educational purposes.

MOTION

On motion of Mr. O'Brien, the House deferred further consideration of Engrossed Senate Bill No. 565, and the bill was ordered held for this evening's second reading calendar.

House Bill No. 709, by Representatives Moos, Gorton, and Brouillet: Prescribing limitations on property tax revenue.

MOTION

On motion of Mr. O'Brien, the House deferred consideration of House Bill No. 709, and the bill was ordered held for this evening's second reading calendar.

Substitute Senate Bill No. 41, by Committee on Ways and Means:

Providing bond issue for new buildings for state institutions and departments.

House of Representatives, Olympia, Wash., May 3, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred Substitute Senate Bill No. 41, providing bond issue for new buildings for state institutions and departments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 5, section 6, beginning on line 3 strike all of the matter down to and including "basin" on line 4 and insert "To renovate and improve existing, surveyed and partially developed fish farms"

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Damon R. Canfield, Newman H. Clark, Don Eldridge, Joe D. Haussler, Doris Johnson, Chet King, Dick J. Kink, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report Stewart Bledsoe, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Ray Olsen, Gerald L. Saling.

The bill was read the second time by sections.

On motion of Mr. Uhlman, the committee amendment was adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 41 as amended by the House was placed on final passage.

Considerable debate ensued.

The Speaker stated the question before the House to be the final passage of Substitute Senate Bill No. 41 as amended by the House.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 41 as amended by the House, and the bill passed the House by the following vote: Yeas, 79; nays, 4; absent or not voting, 16.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bozarth, Braun, Brouillet, Chatalas, Clark, Conner, Cunningham, DeJarnatt, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Lynch, Marsh, Mast, Mc-Caffree, McCormick, McDougall, Moon, Moos, Morphis, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—79.

Those voting nay were: Representatives Avey, Day, Hurley, Slagle—4.

Those absent or not voting were: Representatives Andersen (James A.), Bottiger, Brachtenbach, Burtch, Canfield, Copeland, Dootson, Day, Leland, Mahaffey, Marzano, May, Newhouse, Newschwander, Pierre, Thompson, Warnke—16.

Substitute Senate Bill No. 41 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Grant, the House reverted to the third order of business for the purpose of receiving a committee report.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., May 3, 1965.

Mr. Speaker:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 714, providing for congressional redistricting, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES Elder, Vice Chairman.

We concur in this report: Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

House of Representatives, Olympia, Wash., May 3, 1965.

Mr. Speaker:

We, a minority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 714, providing for congressional redistricting, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Slade Gorton, Edward F. Harris, Mary Ellen McCaffree, Bob McDougall, Donald W. Moos.

Passed to Committee on Rules and Order for second reading.

MOTIONS

On motion of Mr. O'Brien, the House reverted to the eleventh order of business.

On motion of Mr. O'Brien, the House recessed until 7:30 p. m.

EVENING SESSION

The Speaker called the House to order at 7:30 p.m.

The Clerk called the roll, and all members were present except Representatives Brachtenbach, Dootson, Eldridge, Epton, Jueling, Kalich, Morphis, Thompson, and Uhlman. Representatives Brachtenbach, Dootson, and Thompson were excused.

Mr. Kink demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Brachtenbach, Dootson, Eldridge, Finch, Jueling, Kalich, Litchman, Morphis. Thompson, and Uhlman.

Mr. O'Brien moved that the absent members be excused, and that the House proceed with business under the call of the House.

Mr. Copeland demanded an electric roll call, and the demand was sustained. The Clerk called the roll, and the motion was carried by the following vote: Yeas, 72; nays, 16; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Beck, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Copeland, Cunningham, DeJarnatt, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Richard "Dick"), Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—72.

Those voting nay were: Representatives Angevine, Backstrom, Berentson, Braun, Clark, Conner, Day, Finch, King (Chet), Kink, Kirk, May, McCormick, Perry, Pritchard, Sawyer—16.

Those absent or not voting were: Representatives Bergh, Brachtenbach, Dootson, Eldridge, Goldsworthy, Hawley, Hurley, Jueling, Morphis, Thompson, Uhlman—11.

With the consent of the House, the Speaker excused Representatives Backstrom, Canfield, Copeland, DeJarnatt, Sawyer, and Uhlman from the call of the House in order to attend conference committee meetings.

Representatives Finch, Jueling, Kalich, Litchman, Morphis, and Uhlman appeared at the bar of the House.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., May 3, 1965.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 137 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., May 3, 1965.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 137, authorizing the establishment of five additional community colleges, have had the same under consideration, and we report that we are unable to agree and request the powers of Free Conference.

Senate Members

ROBERT C. BAILEY
REUBEN A. KNOBLAUCH
ALBERT C. THOMPSON, JR.

House Members

FRANK B. BROUILLET JAMES A. ANDERSEN GEORGE P. SHERIDAN

MOTION

On motion of Mr. Brouillet, the report of the Conference Committee on Engrossed House Bill No. 137 was adopted and the committee was granted the powers of Free Conference.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

SECOND READING OF BILLS

The House resumed consideration of Engrossed Senate Bill No. 565 on second reading.

Engrossed Senate Bill No. 565, by Senators Ryder, Moriarty, Jr., Foley, and Dore:

Relating to the apportionment of funds for educational purposes.

House of Representatives, Olympia, Wash., May 3, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred Engrossed Senate Bill No. 565, relating to the apportionment of funds for educational purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, beginning on line 22 of the printed bill, being line 19 of the engrossed bill, strike everything down to and including the semi-colon in line 24 of the printed bill, being line 21 of the engrossed bill, and insert the following: "(1) Eighty-five percent of the amount of revenues which would be produced by a levy of fourteen mills on the assessed valuation of taxable property within the school district adjusted to twenty-five percent of true and fair value thereof as determined by the State Tax Commission's indicated county ratio:"

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
......, Chairman.

We concur in this report: Wayne G. Angevine, Frank B. Brouillet, Newman H. Clark, Don Eldridge, Mrs. John W. (Kathryn) Epton, Slade Gorton, Joe D. Haussler, Doris Johnson, Helmut L. Jueling, Audley F. Mahaffey, Richard W. Morphis, Charles E. Newschwander, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman.

We concur in this report: H. Maurice Ahlquist, Hayes Elder, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Mary Ellen McCaffree, Ray Olsen, Gerald L. Saling.

The bill was read the second time by sections.

Mr. Uhlman moved adoption of the committee amendment.

Debate ensued, Representative Uhlman speaking in favor of adoption of the amendment. Further debate ensued, Representatives Flanagan, Rogers, and Bledsoe speaking in favor of adoption of the amendment, and Representative Klein speaking against its adoption.

The motion was carried, and the amendment was adopted.

On motion of Mr. Burtch, the rules were suspended, Engrossed Senate Bill No. 565 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 565 as amended by the House, and the bill passed the House by the following vote: Yeas, 88; nays, 7; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, Elder, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those voting nay were: Representatives Conner, DeJarnatt, Finch, Goldsworthy, Klein, Moon, Radcliffe—7.

Those absent or not voting were: Representatives Brachtenbach, Dootson, Eldridge, Thompson—4.

Engrossed Senate Bill No. 565 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The House resumed consideration of House Bill No. 709 on second reading.

House Bill No. 709, by Representatives Moos, Gorton, and Brouillet:

Providing for an increase in assessment levels and providing limitations on tax levies.

MOTION

On motion of Mr. Burtch, Substitute House Bill No. 709 was substituted for House Bill No. 709, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 709 was read the second time by sections.

Mr. Litchman moved adoption of the following amendment:

On page 3, section 5, line 21, after "by" and before "of the" strike "a majority" and insert "sixty percent"

Debate ensued, Representative Litchman speaking in favor of adoption of the amendment, and Representatives Uhlman, King (Chet), and Gorton speaking against its adoption.

The motion was lost, and the amendment was not adopted.

MOTION

Mr. Bottiger moved that further consideration of Substitute House Bill No. 709 be deferred and that the bill be placed at the end of today's second reading calendar.

Debate ensued, Representative Bottiger speaking in favor of the motion, and Representative Brouillet speaking against the motion.

Mr. Kalich moved that the motion by Mr. Bottiger be amended, and that Substitute House Bill No. 709 be ordered held for tomorrow's second reading calendar.

Debate ensued, Representative Uhlman speaking against, and Representative Litchman speaking for the motion to amend Mr. Bottiger's motion.

Mr. Goldsworthy demanded an electric roll call, and the demand was sustained.

Mr. Smith demanded the previous question, and the demand was sustained.

The Clerk called the roll on the motion by Mr. Kalich to amend the motion by Mr. Bottiger, and the amendment to the motion failed by the following vote: Yeas, 41; nays, 54; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Bergh, Bottiger, Bozarth, Braun, Canfield, Chatalas, Day, Gallagher, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Pierre, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Valle, Mr. Speaker—41.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Beck, Berentson, Bledsoe, Brouillet, Burtch, Clark, Conner, Copeland, Cunningham, DeJarnatt, Elder, Epton, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kirk, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Swayze, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf—54.

Those absent or not voting were: Representatives Brachtenbach, Dootson, Eldridge, Thompson—4.

The Speaker declared the question before the House to be the motion by Mr. Bottiger that the House defer further consideration of Substitute House Bill No. 709, and that the bill be placed at the end of today's second reading calendar.

Debate ensued, Representative Bottiger speaking in favor of his motion.

Mr. Goldsworthy demanded an electric roll call on the motion by Mr. Bottiger, and the demand was sustained.

The Clerk called the roll on the motion to defer further consideration of Substitute House Bill No. 709, and that the bill be placed at the bottom of the second reading calendar, and the motion was lost by the following vote: Yeas, 39; nays, 56; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Bergh, Bottiger, Braun, Burtch, Chatalas, Day, Epton, Gallagher, Hurley, Johnson (Doris), Jolly, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Valle, Mr. Speaker—39.

Those voting nay were: Representatives Adams, Ahlquist, Andersen

(James A.), Angevine, Beck, Berentson, Bledsoe, Bozarth, Brouillet, Canfield, Clark, Conner, Copeland, Cunningham, DeJarnatt, Elder, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Jastad, Johnston (Elmer E.), Jueling, Kalich, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Rogers, Saling, Swayze, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf—56.

Those absent or not voting were: Representatives Brachtenbach, Dootson, Eldridge, Thompson—4.

Mr. Klein moved adoption of the following amendment:

On page 1, section 1, line 3, strike everything after "Section 1" and substitute the following:

"Notwithstanding any other provision of law, should the provisions of Article 7, section 2, Amendment 17 of the Constitution of the state of Washington be finally construed by the courts of this state or of the United States to require an annual assessed valuation of all real property within this state at fifty percent of the true and fair value of such property in money then any reference in any law of this state and the laws of the state as codified in the Revised Code of Washington with reference to the millage any taxing unit or district shall make or be entitled to, shall be construed to mean one-half of said amount as so stated:

"NEW SECTION. Sec. 2. This act is necessary for the immediate preservation of the public peace, health and safety, and the support of the state government and the provisions of sections 1 and 2 of this act shall go into effect at such time as the provisions of Article 7, section 2, Amendment 17 of the Constitution of the state of Washington are finally construed by the courts of the state of Washington or of the United States to require an annual assessed valuation of all real property within the state at not less than fifty percent of the true and fair value of such property in money."

Debate ensued, Representatives Klein and Bottiger speaking in favor of adoption of the amendment, and Representatives Uhlman and Gorton speaking against its adoption.

Mr. Andersen (James A.) demanded the previous question, and the demand was not sustained.

Further debate ensued, Representative Klein speaking in favor of adoption of the amendment.

MOTION

Mr. Moon moved that the House defer further consideration of Substitute House Bill No. 709, and that the bill be ordered held for tomorrow's second reading calendar.

Debate ensued, Representative Moon speaking in favor of the motion.

Mr. Goldsworthy demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representatives Andersen (James A.), Uhlman, and Brouillet speaking against the motion, and Representatives O'Brien, Smith, and Hurley speaking in favor of the motion.

Mr. Grant demanded the previous question.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Moon on a point of personal privilege.

Mr. Moon:

"Mr. Speaker, it was intimated that I was confused. I would like to state I am not confused. I only want to have the opportunity to study the impact and ramifications of this amendment of Mr. Klein's so as to be able to vote intelligently."

The demand for the previous question was sustained.

The Clerk called the roll on the motion by Mr. Moon that the House defer further consideration of Substitute House Bill No. 709, and that the bill be ordered placed on tomorrow's second reading calendar, and the motion was lost by the following vote: Yeas, 43; nays, 52; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Backstrom, Bergh, Bottiger, Bozarth, Braun, Chatalas, Conner, Day, Epton, Gallagher, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Valle, Mr. Speaker—43.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Beck, Berentson, Bledsoe, Brouillet, Burtch, Canfield, Clark, Copeland, Cunningham, DeJarnatt, Elder, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Marsh, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Rogers, Saling, Swayze, Traylor, Uhlman, Wang, Warnke, Whetzel, Witherbee, Wolf—52.

Those absent or not voting were: Representatives Brachtenbach, Dootson, Eldridge, Thompson—4.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Klein to Substitute House Bill No. 709.

Mr. Kalich demanded the previous question, and the demand was sustained.

Mr. Goldsworthy demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Klein, and the motion was lost, and the amendment not adopted by the following vote: Yeas, 22; nays, 73; absent or not voting, 4.

Those voting yea were: Representatives Avey, Backstrom, Bottiger, Bozarth, Conner, Gallagher, Haussler, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Marzano, May, Moon, O'Donnell, Rogers, Savage, Slagle, Smith, Taylor—22.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Elder, Epton, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Saling, Sawyer, Sheridan, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—73.

Those absent or not voting were: Representatives Brachtenbach, Dootson, Eldridge, Thompson—4.

Mr. Burtch moved that the rules be suspended, Substitute House Bill No. 709 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Brouillet demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion to advance Substitute House Bill No. 709 to third reading and final passage, and the motion was lost by the following vote: Yeas, 61; nays, 34; absent or not voting, 4.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Beck, Berentson, Bledsoe, Braun, Brouillet, Burtch, Canfield, Clark, Copeland, Cunningham, DeJarnatt, Elder, Epton, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Hawley, Hood, Humiston, Johnson (Doris), Johnston (Elmer E.), Jueling, Kirk, Leland, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Sheridan, Swayze, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—61.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Bergh, Bottiger, Bozarth, Chatalas, Conner, Day, Gallagher, Haussler, Hurley, Jastad, Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Savage, Slagle, Smith, Taplin, Taylor—34.

Those absent or not voting were: Representatives Brachtenbach, Dootson, Eldridge, Thompson—4.

Substitute House Bill No. 709 was passed to the Committee on Rules and Order for third reading.

MOTION

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Copeland on a point of personal privilege.

Mr. Copeland:

"Mr. Speaker, ladies and gentlemen of the House, I think that the Speaker was very gracious this evening under the call of the House to excuse conferees for House Bill No. 608 as well as the budget. Now, Mr. Uhlman, Mr. DeJarnatt, and Mr. Canfield immediately repaired to the Senate, just as Mr. Sawyer, Mr. Backstrom, and I. I am sorry to report there was no conference committee meeting on either item. Senator Neill and Senator Foley were there, but under this particular set of circumstances, it takes six to tango. We are not getting very far with our counterparts in the Senate in trying to resolve these two important items. I thought it would be at least enlightening to the members to know that nothing was accomplished tonight."

MOTION

On motion of Mr. O'Brien, the House adjourned until 10:30 a. m., Tuesday, May 4, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTY-FIRST DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, May 4, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll, and all members were present except Representatives Brachtenbach, McDougall, Newschwander, and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., May 3, 1965.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Senate Joint Memorial No. 22, memorializing the President and labor secretary to adjust the cutback of use of foreign farm laborers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

HORACE W. BOZARTH, Chairman, ROBERT R. KULL, Vice Chairman.

We concur in this report: Duane L. Berentson, Stewart Bledsoe, Damon R. Canfield, William S. Day, S. E. (Sid) Flanagan, Dan Jolly, Bob McDougall, Donald W. Moos, Irving Newhouse, Ben F. Taplin.

Passed to Committee on Rules and Order for second reading.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 29, 1965.

To the Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I am returning herewith, without my approval as to one item, House Bill No. 234, entitled:

"An Act enacting new rules of the road for motor vehicles upon highways."

House Bill No. 234 enacts a modern traffic regulation statute and brings together all Rules of the Road in one place. I have vetoed subsection (2) of section 58 of House Bill No. 234 because I believe it inadvertently changes the law of the State of Washington in a manner totally unintended by the Legislature.

As originally drafted this subsection restated the existing law that the plaintiff has the burden of proving that negligence of the defendant was the "proximate cause of an accident." This language made it clear that the subsection referred only to civil cases. A floor amendment adopted by the House of Representatives deleted part of the language so that subsection (2) of section 58 as amended states:

"Any provision of this amendatory act declaring maximum speed limitations shall not be construed to relieve the plaintiff in any action from the burden of proving negligence on the part of the defendant."

I am convinced that as a result of the amendment, the subsection alters the present rule of law that violation of the maximum speed law constitutes negligence as a matter of law in civil suits. This would alter the burden of proof which an injured person now has to meet to obtain compensation from the one causing the injury. If the legislature wishes to make this change, it should be accomplished after consideration of its merits, not as an unintended consequence of an amendment made for another purpose.

Subsection (2) of section 58 as it now exists, further creates ambiguity by referring only to the burden of proof which the plaintiff must meet, even though contributory negligence of the plaintiff may be raised by the defendant. If a change in the law were desirable, it should apply equally to either party to a lawsuit having the burden of proving negligence, and not just to the plaintiff.

I am also concerned that subsection (2) in its present form may apply to criminal charges of violations of maximum speed laws. The remainder of section 58 refers only to criminal actions, and subsection (2) refers to any action in which maximum speed laws are drawn in question. I am sure the legislature did not intend to create any possibility that proof of negligence in addition to proof of excessive speed would be necessary in order to obtain a conviction under the maximum speed laws.

By vetoing subsection (2) of section 58, I believe the law of the state on this subject will remain unchanged as the legislature intended. With the exception of subsection (2) of section 58 of House Bill No. 234, which is vetoed, the remainder of the bill is approved.

Respectfully submitted,

DANIEL J. EVANS, Governor.

MOTION

On motion of Mr. O'Brien, House Bill No. 234, together with the governor's partial veto thereof, was referred to the Committee on Rules and Order.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 715, by Representative Haussler:

An Act relating to taxation; providing that all property be assessed at twenty-five percent of value if a constitutional amendment is adopted fixing the level of assessment thereat; permitting certain reassessments without personal inspection of property; adding six new sections to chapter 15, Laws of 1961 and to chapter 84.40 RCW; prescribing penalties; and setting an effective date.

Ordered printed and referred to Committee on Ways and Means (Subcommittee on Revenue).

House Joint Memorial No. 36, by Representatives Garrett, Morphis, and Braun:

Requesting delay in raising power rates by Bonneville Power Administration.

Ordered printed and referred to Committee on Public Utilities.

SECOND READING OF BILLS

House Bill No. 714, by Representative Klein:

Providing for congressional redistricting.

The bill was read the second time by sections.

On motion of Mr. Beck, the following amendment was adopted:

Mr. Whetzel moved adoption of the following amendment:

On page 2, section 1, beginning on line 1, after "east on East Thomas," strike

"north on 37th Ave. East, east and south through Union Bay and" and insert: "north along 34th Ave. East, east along East Harrison St., northwest along Lake Washington Boulevard, north along 36th Ave. East, northeast along East Madison St., north along 37th Ave. East to East McGilvra St., east along East McGilvra St. to McGilvra Boulevard, south along McGilvra Boulevard to 39th Ave. East, south along 39th Ave. East to East Mercer St., east along East Mercer St. to Lake Washington, east and south through"

MOTION

On motion of Mr. Grant, the House deferred further consideration of House Bill No. 714, and the bill was ordered placed at the end of today's second reading calendar.

House Bill No. 498, by Representatives Grant, Elder, and Bottiger: Providing for redistricting and reapportionment of the legislature.

House of Representatives, Olympia, Wash., April 16, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Bill No. 498, providing for redistricting and reapportionment of the legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, line 6, strike everything after the enacting clause and insert the following: "Section 1. Section 26, chapter 6, Laws of 1965 is amended to read as follows:

"Twenty-fifth legislative district—the area in the county of Pierce that is encompassed by the folloiwng boundaries: Beginning at the intersection of the Pierce-King county line and 122nd Ave. E., proceed generally east along the Pierce-King county line, generally south along the Pierce-Yakima county line, west along the line separating Township 17 North and Township 18 North, north along Lundblad Rd., west along Collins Rd. and 128th St. E., north along McKinley Ave., west along 96th St. E., north along E. "D" St., east along 72nd Ave. E., north along E. "L" St., east along E. 38th St., north along E. "M" St., west along E. 28th St., north along E. "L" St., east along Toth Ave. E., southeast along the center line of the Puyallup River, north along 70th Ave. E., southeast along the C. M. St. P. & P. Railroad right of way, north along 122nd Ave. E. to the point of origin.

"Sec. 2. Section 27, chapter 6, Laws of 1965 is amended to read as follows:

"Twenty-sixth legislative district—the area in the county of Pierce that is encompassed by the following boundaries: Beginning at the intersection of the Pierce-King county line with Puget Sound, proceed southeast along the Pierce-King county line, south along the eastern city limits of the city of Tacoma, west along E. 17th St., northwest along the Port of Tacoma Rd., southwest and west along E. 11th St. and S. 11th St., north along Broadway St., northwest along St. Helens Ave., southwest along Division Ave., south along Sprague Ave., west along South [9th] 10th St., south along Prospect, west along S. 11th St., north along Pine, west along S. 9th St., north along Puget Sound Ave., west along 6th Ave., south along Shirley St., west along the southern city limits of the city of Tacoma, north along the center line of the Day Island Waterway, generally south along the line of lowest tide of the eastern shore of Puget Sound, excluding Ketron Island, north along the Pierce-Thurston county line and the Pierce-Mason county line, east along the Pierce-Kitsap county line, generally south and east through the waters of Puget Sound to the point of origin.

line, generally south and east through the waters of Puget Sound to the point of origin.

"NEW SECTION. Sec. 3. There is added to chapter 6, Laws of 1965 a new section to read as follows:

"Thirtieth legislative district—the area in the county of King that is encompassed by the following boundaries:

"Beginning at the intersection of the outer harbor line of Puget Sound and S. W. 160th St., proceed easterly along S.W. 160th St. and S. 160th St., south along 16th Ave. S., east along S. 172nd St., south and east along the west and south city limits of Renton, east along S. 180th St. and S.E. 180th St., south along 108th Ave. S.E., west along S.E. 208th St., generally south and west along the eastern and southern city limits of Kent, south along 83rd Ave. S. to the logical extension of S. 285th St., west along S. 285th St. and its logical extension to the Pacific Highway, south

along the Pacific Highway, west along S. 288th St. to Puget Sound, north through Puget Sound to the point of origin.

"NEW SECTION. Sec. 4. There is added to chapter 6, Laws of 1965 a new section to read as follows:

"Forty-first legislative district—the islands of Vashon and Maury, and the area of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of Puget Sound and the King-Pierce county line, proceed east along the King-Pierce county line, north along the King-Kittitas county line, west along the line dividing township 21 north and township 22 north, north along the line dividing range 7 east and range 8 east, Willamette Meridian, west along S.E. 208th St., north along 252nd Ave. S.E., west along S.E. 192nd St., north along 244th Ave. S.E., west along S.E. 176th St., north along 228th Ave. S.E., west along S.E. 128th St., south along 132nd Ave. S.E., west along S.E. 186th St., south along 132nd Ave. S.E., west along S.E. 176th St. to the east city limits of Renton, south along the east city limits of Renton, east along the logical extension of S. 180th St., generally south and west along the eastern and southern boundary of district 30 as described in section 3 of this amendatory act to Puget Sound, southwest through Puget Sound to the point of origin.

"NEW SECTION. Sec. 5. There is added to chapter 6, Laws of 1965 a new section to read as follows:

"Forty-seventh legislative district—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of the southern shore of Lake Washington and 84th Ave. S., proceed generally southwest along the southeastern boundary of district 35 as described in section 36, chapter 6, Laws of 1965, generally south along the western city limits of Tukwila, east along S. 160th St., south and then east along the western and southern city limits of Renton, generally east along the northern boundary of district 41 as described in section 4 of this amendatory act, generally north along the King-Kittitas and King-Chelan county lines, west along the King-Snohomish county line, generally south and east along the eastern boundary of district 1 as described in section 2, chapter 6, Laws of 1965, east along N.E. 116th St., south along 204th Ave. N.E., west along N.E. 50th St., generally south through Lake Sammamish, west along S.E. 34th St., S.E. 36th St., and the Sunset Highway, generally south and west along the southern city limits of Bellevue, generally south along the outer harbor line of the eastern shore of Lake Washington to the point of origin.

"NEW SECTION. Sec. 6. There is added to chapter 6, Laws of 1965 a new section to read as follows:

"Forty-eighth legislative district—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of the east shore of Lake Washington and N.E. 112th St., proceed generally east, south, east and north along the southern boundary of district 1 as described in section 2. chapter 6, Laws of 1965, generally east, south and west along the western boundary of district 47 as described in section 5 of this amendatory act, generally south through the eastern waters of Lake Washington, encompassing Mercer Island, then north through Lake Washington to the point of origin.

"NEW SECTION. Sec. 7. Sections 31, 42, 48, and 49, chapter 6, Laws of 1965 are each repealed.

"NEW SECTION. Sec. 8. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions and shall take effect immediately."

In line 2 of the title after "thereof;" strike the remainder of the title and insert "amending sections 26 and 27, chapter 6, Laws of 1965; adding new sections to chapter 6, Laws of 1965; repealing sections 31, 42, 48, and 49, chapter 6, Laws of 1965; and declaring an emergency."

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Jack L. Burtch, Arlie U. DeJarnatt, Doris Johnson, William J. S. May, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

Mr. Grant moved adoption of the committee amendment.

Debate ensued, Representatives Grant and Sheridan speaking in favor of adoption of the amendment.

Mr. O'Brien demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Backstrom, Brachtenbach, Copeland, McDougall, Moos, Newschwander, Sawyer, and Thompson.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

Mr. Moos appeared at the bar of the House.

On motion of Mr. Elder, the following amendment to the committee amendment was adopted:

On page 2 of the committee amendment, section 3, line 17, after "S. 160th St." strike everything through "S. 172nd St." on line 18 and insert "south along the west city limits of Tukwila"

Mr. Humiston moved adoption of the following amendment to the committee amendment:

On page 1 of the committee amendment, section 2 beginning on line 19, strike all of section 2, and insert:

"Sec. 2. Section 27, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Twenty-sixth legislative district—the area in the county of Pierce that is encompassed by the following boundaries: Beginning at the intersection of the Pierce-King county line with Puget Sound, proceed southeast along the Pierce-King county line, south and west along the eastern city limits of the city of Tacoma, [west along E. 17th St.,] northwest along the Port of Tacoma Rd., southwest and west along E. 11th St. and S. 11th St., north along Broadway St., northwest along St. Helens Ave., southwest along Division Ave., south along Sprague Ave., west along S. 8th St., south along Pine St., west along South 9th St., north along Puget Sound Ave., west along 6th Ave., south along Shirley St., west along the southern city limits of the city of Tacoma, north along the center line of the Day Island Waterway, generally south along the line of lowest tide of the eastern shore of Puget Sound, excluding Ketron Island, north along the Pierce-Thurston county line and the Pierce-Mason county line, east along the Pierce-Kitsap county line, generally south and east through the waters of Puget Sound to the point of origin."

MOTION

Mr. Smith moved that House Bill No. 498 be indefinitely postponed.

Debate ensued, Representative Smith speaking in favor of the motion, and Representative Warnke speaking against the motion.

Mr. Grant demanded an oral roll call, and the demand was sustained.

Further debate ensued, Representative Uhlman speaking in favor of the motion, and Representative O'Brien speaking against the motion.

Mr. Warnke demanded the previous question, and the demand was sustained.

The Clerk called the roll on the motion to indefinitely postpone House Bill No. 498, and the motion was lost by the following vote: Yeas, 37; nays, 55; absent or not voting, 7.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Beck, Berentson, Bergh, Bledsoe, Braun, Clark, DeJarnatt, Dootson, Eldridge, Finch, Goldsworthy, Gorton, Harris, Haussler, Hawley, Humiston, Hurley, Johnston (Elmer E.), Jueling, Kalich, Kink, Kirk, Leland, Lux,

Lynch, Mahaffey, May, Morphis, O'Dell, Slagle, Smith, Uhlman, Witherbee—37.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Conner, Cunningham, Day, Elder, Epton, Flanagan, Gallagher, Garrett, Grant, Hood, Jastad, Johnson (Doris), Jolly, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Marsh, Marzano, Mast, McCaffree, McCormick, Moon, Moos, Newhouse, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—55.

Those absent or not voting were: Representatives Backstrom, Brachtenbach, Copeland, McDougall, Newschwander, Sawyer, Thompson—7.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Humiston to the committee amendment to House Bill No. 498.

The motion was carried, and the amendment to the amendment was adopted.

With the consent of the House, the Speaker excused Mr. Adams from the call of the House.

On motion of Mr. Angevine, the following amendment to the committee amendment was adopted:

On page 4 of the committee amendment, following section 6, add a section as follows:

"Sec. 7. Section 36, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Thirty-fifth legislative district—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of the western shore of Lake Washington and [S. Webster St., proceed west along S. Webster St.,] the straight-line extension of the center line of existing S. Othello St., proceed west along the straight-line extension of the center line of existing S. Othello St., west along S. Othello St., west along S. Othello St., south along Rainier Ave. S., west along S. Trenton St., northwest along the Freeway, west along S. Webster St. and S.W. Webster St., generally south along the eastern boundary of the 31st legislative district as described in section 32 of this act, south along 16th Ave. S., [east along S. 170th St., south and east along the eastern boundary of the Seattle-Tacoma Airport, east along S. 172nd St.,] east along S. 176th St., north along 44th Ave. S., east along S. 166 St., generally north along the western boundary of the city of Tukwila, north along 42nd Ave. S., east along S. 122nd St., southeast along the Great Northern Railroad right of way, east along S. 128th St., north along 84th Ave. S., southwest along the outer harbor line of the southern and western shore of Lake Washington to the point of origin."

Renumber the following sections consecutively.

On motion of Mr. Gorton, the following amendment to the committee amendment was adopted:

On page 4 of the committee amendment, following the new section 7 added by the amendment of Mr. Angevine, add new sections 8 through 21 as follows and renumber the remaining sections consecutively:

"Section 8. Section 4, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Third legislative district—the following precincts in the county of Spokane: Ada, Agatha, Alki, Alvin, Barth, Blake, Boyd, Bryan, Burke, Burton, Daisy, [Daniel,] David, Davis, Dawson, Day, Dayton, Delaware, Detroit, Diana, Dixie, that part of Doak precinct lying west of Fancher Road, Dodd, Dominion, Douglas, Dover, Drumheller, Dunn, Dwight, Eagle, East Hillyard, Echo, Eden, Edison, Edith, Edwards, Eldorado, Elgin, Eli, Ellen, Ellwood, Emerald, Emerson, Ensign, Erie, [Ernie,] Ermina, Essex, Ethel, Euclid, Eureka, Evans, Exchange, Riverside, Spokane 1 through 6, Spokane 8, 307, 309 through 312, 314, 315, 324, that part of 360 lying west of Lee St., 364, 365, 601, 724.

"Sec. 9. Section 5, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Fourth legislative district—the following precincts in the county of Spokane: Abigail, Acme, Adolph, Advance, Airport, Albert, Allen, Andrew, Arrow, Ashley, Atlanta, Carnhope, that part of Chester No. 1 precinct lying north of 32nd Ave., Dishman, that part of Doak precinct lying east of Fancher Road, East Spokane, Edgecliff 1 and 2, Evergreen 1 through 3, Fancher, Foothills [Friendland] Friedland, that part of Glenrose precinct lying north of 44th Ave., Irvin, Kokomo, Marita, Millwood, [Oportunity] Opportunity 1 through 6, Orchard 1 through 3, Pasadena, Pleasant Prairie, Raymond, Trentwood, University, Vera 1, that part of Vera 3 lying west of Sullivan Road, Woodruff 1 and 2, that part of 360 precinct lying east of Lee St., 362, 359, 413, 414, 422, 423, 439, 440.

"Sec. 10. Section 6, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"(1) Legislative district 5-A—the following precincts in the county of Spokane: 501 through 507, 510, 517 [,] through 521, that part of 523 precinct lying north of Rowan Ave., that part of 524 precinct lying north of Rowan Ave., 525, 531, 536, 542, 543, 546, that part of 547 lying east of Assembly St., that part of 556 precinct lying north of Rowan Ave., 557, 561, 562, that part of Linwood 2 precinct lying east of Division St., Wells, that part of Whitworth 1 precinct lying east of Division St., that portion of Whitworth 3 precinct lying south of Hawthorne Road and E. Hawthorne Road.

"(2) Legislative district 5-B—the following precincts in the county of Spokane: 511 through 516, 522, that part of 523 precinct lying south of Rowan Ave., that part of 524 precinct lying south of Rowan Ave., 526 through 530, 532 through 535, 537 through 541, 544, 545, that part of 547 precinct lying west of Assembly St., 549, that part of Five Mile precinct lying south of Strong Road, Linwood 1, that part of Linwood 2 precinct lying west of Division St.

"Sec. 11. Section 7, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Sixth legislative district—the following precincts in the county of Spokane: Abbott, Acorn, Alameda, Alice, Amber, Anne, Anthony, Archer, Arizona, Arthur, Astor, Baker, Baldwin, Belmont, Belt, Bernard, Bertha, Blaine, Bolster, Brickell, Butler, Byrne, Cheney 1 through 4, that part of Chester 1 precinct lying south of 32nd Ave., Chester 2, Corbin, Duncan, East Marshall, Fairfield, Freeman, that portion of Glenrose precinct lying south of 44th Ave., Greenacres, Latah, Liberty Lake, Marshall, Mica, Moab, Moran, Mt. Hope, Otis, Pines, Pioneer, Plaza, Rock Creek Valley, Rockford, Rudolf, South Moran, South Spangle, Spangle, Terrace, Valleyford, that part of Vera [1] 3 precinct lying east of Sullivan Road, Vera 2, Waverly, 444, 445, 446, 621 through 624, 628, 629, 631, 633 through 637, 642 through 644, 649, 650, 652, 654, 655.

"Sec. 12. Section 16, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Fifteenth legislative district—the following precincts in the county of Yakima: East Ahtanum, Harrah, Holland, Liberty, McKinley, Moxee City, Moxee Rural, North Buena, Outlook, Parker Heights, Roza, Terrace Heights, Toppenish Town 1 through 7, Toppenish Rural 2, Union Gap Town 1 through 3, Wapato Town 3, 100 through 102, 131, West Ahtanum, West Parker, West Wapato, Zillah Town, Brownstown, Buena, South Broadway, East Moxee, Bradshaw, Slavin, Old Town, East Wapato, East Zillah, Country Club, Yakima 31, 32, 35 through 37, 41, 42, 45, 47, 48, 52 through 57, 61, 62, [65,] 67, South Nob Hill, Riverside, that part of West Nob Hill precinct lying east of Glenside Ave., Airport, that part of Toppenish Rural 3 lying north of the line separating Township 9 North and Township 10 North.

"Sec. 13. Section 22, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Twenty-first legislative district—the following precincts in the county of Snohomish: Ash, Berry, Brier, Canyon, Chase, Cherry, Crest, Crystal Spring, Cypress, Dale, Edmonds 1 through 39, Firdale, Forshee, Freeway, Gate, Glen, Hadley, Hilltop, Holly, Hunt, Kenmore, Larch, Locust, Lund, Lynncrest, Lynnwood 1 through 14, Magnolia, [Maltby,] Maple, Meadowdale, Morris, Mountlake Terrace 1 through 16, Nelson, Nolyn, North Alderwood, Omdal, Park, Perrin, Radar, Ridge, Rob, Russet, Seattle Heights, Shelby, Snoline, South Alderwood, Spruce, Summit, Vine, Wood, Woodway 1 & 2, Yost.

"Sec. 14. Section 40, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Thirty-ninth legislative district—the following precincts in the county of Snohomish: Allen Creek, Alma, Arlington 1 through 5 inclusive, Armstrong, Bear Creek, Bee,

Bly, Boeing, Boulder, Bryant, Cathcart, Cedarhome, Clearview, Cliff, Darrington, Davies, East Everett, Ebey, Edgecomb, Elwood, Fir, Florence, Fortson, Getchell, Glenwood, Gold Bar, Granite Falls, Gregory, Hartford, Hazel, Highland, Howell, Index, Jim Creek, Kruse, Lake, Lake Cassidy, Lake Goodwin, Lake Stevens 1 and 2, Lakeview, Lakewood, Lochsloy, Loma, Ludwig, Machias, Maltby, Marion, Marsh, Marysville 1 through 7 inclusive, McDougall, Millard, Milton, Minor, Monroe 1 through 3 inclusive, Moran, Newberg, Norden, Norm, Norman, Olney, Oso, Outlook, Park Place, Pearson, Port Susan, Priest Point, Quil, Rainier, Riverview, Robe, Robin, Roosevelt, Sauk, Sexton, Shorts, Shoultes, Silvana, Sparlin, Skykomish, Skyline, Snohomish 1 through 9 inclusive, South Lake Stevens, South Snohomish, Stanby, Stanwood 1 and 2, Stitch, Sultan 1 and 2, Sultan River, Sunnyside, [Thomas Lake,] Three Lakes, Trafton, Trail, Tualco, Tulalip, Tyee, Union, Valley, Vernon, Village, Wallace, Welangdon, Winter Lake, and Whaleback.

"Sec. 15. Section 46, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Forty-fifth legislative district—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of N. 145th St., and [Fremond N.,] Aurora Ave. N., proceed generally south along the eastern boundary of the 44th legislative district as described in section 45 of this act, generally east along the northern boundaries of legislative district 32-B and then legislative district 32-A as described in section 33 of this act, north along Roosevelt Way N.E., west along N.E. 75th St., north along 8th Ave. N.E., west along N.E. 85th St., north along 5th Ave. N.E., west along N.E. 100th St., north along the Freeway, west along N.E. 145th St. and N. 145th St. to the point of origin.

"Sec. 16. Section 12, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"(1) Legislative district 11-A—the counties of Asotin, Columbia and Garfield, and the following precincts in Walla Walla county: Alderbrook, Baker, Blalock, Burbank, Clyde, Dixie, East Waitsburg, Eureka, Frenchtown, Gardena, Gose, Haas, Hadley, Hill, Lincoln, Lower Dry Creek, Mill Creek, Prescott, Russell Creek, Valley Homes, Wallula, Washington and West Waitsburg; [and]

"(2) Legislative district 11-B—all precincts within the city of Walla Walla and the following precincts in the county of Walla Walla: Abbott, Beck, Berney, Braden, College Place 1 through 8 inclusive, Darry, Finch, Garrison, Moore, Prospect Point, Ritz, Stone and Twin Grove.

"Sec. 17. Section 44, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Forty-third legislative district—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of the west shore of Lake Washington and N.E. 65th St., proceed west along N.E. 65th St., south and west along the eastern and southern boundaries of legislative district 32-A as described in Sec. 33 (1) of this act, south and west along the eastern and southern boundaries of legislative district 32-B as described in Sec. 33-(2) of this act, generally south along the eastern boundary of the 36th legislative district as described in section 37 of this act, generally east along the northern boundary of the 37th legislative district as described in section 38 of this act, generally north along Lake Washington to the point of origin.

"Sec. 18. Section 32, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Thirty-first legislative district—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of Puget Sound and S.W. 160th St., proceed east along S.W. 160th St. and S. 160th St., north along 16th Ave. S., west along S. 136th St. and S.W. 136th St., north along 1st Ave. S., west along S.W. Webster St., [north along 35th Ave. S.W., west along S.W. Morgan St.,] Southwest and west along S.W. Austin St., north along 9th Ave. S.W., west along S.W. Webster St., north along 35th Ave. S.W., west along S.W. Morgan St., north along California Ave. S.W., west and southwest along S.W. Eddy St., north along 47th Ave. S.W., west along S.W. Eddy St., south along 49th Ave. S.W., west along S.W. Morgan St., north along S.W. Gordon Place, south along S.W. Atlas Place, west along the line separating lot 52 and lot 53 in Rosenbaum's Spring Addition, south through Puget Sound to the point of origin.

"Sec. 19. Section 35, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Thirty-fourth legislative district—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of Elliott Bay and Yesler Way, proceed east along Yesler Way, northeast along James St., north along Broadway, east along E. Cherry St., south along 15th Ave. S., generally south along the western boundary of the 33rd legislative district as described in section 34 of this act, west along S. Webster St. [and S.W. Webster St., north along 35th Ave. S.W., west along S.W. Morgan St.,] generally west along the northern boundary of the 31st legislative district as described in section 32 of this act, generally north and then generally east along the outer harbor line of Puget Sound and Elliott Bay to the point of origin.

"Sec. 20. Section 37, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Thirty-sixth legislative district—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of Shilshole Bay and the center line of the Salmon Bay Waterway, proceed generally southeast along the center line of the Salmon Bay Waterway, south and east along the western and southern boundaries of legislative district 32-B as described in Sec. 33-(2) of this act, south through the center of Lake Union, south along Waterway No. 3 and the logical extension of the same to Westlake Ave. N., south along Westlake Ave. N., west along Denny Way, southwest along Wall St., northwest along 4th Ave. and west along Denny Way, [except that unpopulated area known as the Seattle Civic Center,] northeast along N. Broad St., north along 5th Ave. N., west along Mercer St., north along 4th Ave. N., west along Roy St., south along 3rd Ave. N., west along Mercer St., south along Warren Ave. N., west along Republican St., south along 1st Ave. N., east along Thomas St., south along 2nd Ave. N., west along Denny Way, generally northwest along the outer harbor line of Elliott Bay, Puget Sound, and Shilshole Bay to the point of origin.

"Sec. 21. Section 38, chapter 6, Laws of 1965 (uncodified) is amended to read as follows:

"Thirty-seventh legislative district—the area in the county of King that is encompassed by the following boundaries: Beginning at the intersection of the outer harbor line of Elliott Bay and Denny Way, proceed generally east along the southern boundary of the 36th legislative district as described in section 37 of this act, southeast along 4th Ave., northeast along Wall Street, east along Denny Way, southwest along Bell Street, southeast along 3rd Ave., northeast along Pike Street, south along Minor, east along Union, north along Summit Avenue and Summit Avenue East, east along East Republican, north along East Broadway, east along East Aloha Street, south along 22nd Avenue East, east along East Thomas St., north along 34th Ave. East, east along East Harrison St., northeast along Lake Washington Blvd. E., north along 36th Ave. E., east along E. Mercer St., east along the line separating block 132 and block 133, McGilvra Addition, east along the line separating block 144 and block 145, McGilvra Addition, north along 39th Ave. E., east along East Mercer Street, generally south along the outer harbor line of the west shore of Lake Washington, generally west along the northern boundary of the 33rd legislative district as described in section 34 of this act, north along 15th Ave., west along the northern boundary of the 34th legislative district as described in section 35 of this act, generally north along the outer harbor line of Elliott Bay to the point of origin [and that unpopulated area known as the Seattle Civic Center]."

The Speaker declared the question before the House to be the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

Mr. Grant moved adoption of the committee amendment to the title.

On motion of Mr. Gorton, the following amendment to the committee amendment to the title was adopted:

On line 2 of the committee amendment to the title, after "26" strike all of the remainder of the title and insert ", 27, 36, 4, 5, 6, 7, 16, 22, 40, 46, 12, 44, 32, 35, 37, and 38, chapter 6, Laws of 1965 (uncodified); adding new sections to chapter 6, Laws of 1965; repealing sections 31, 42, 48, and 49, chapter 6, Laws of 1965; and declaring an emergency."

The committee amendment to the title as amended was adopted. House Bill No. 498 was ordered engrossed.

Mr. Grant moved that the rules be suspended, Engrossed House Bill No. 498 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Garrett demanded an electric roll call, and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed House Bill No. 498 to third reading and final passage, and the motion was carried by the following vote: Yeas, 75; nays, 16; absent or not voting, 8.

Those voting yea were: Representatives Ahlquist, Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brouillet, Burtch, Canfield, Chatalas, Conner, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Kull, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, Moos, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—75.

Those voting nay were: Representatives Andersen (James A.), Braun, Clark, DeJarnatt, Finch, Goldsworthy, Harris, Hurley, King (Chet), Kink, Leland, May, Moon, Morphis, Smith, Uhlman—16.

Those absent or not voting were: Representatives Adams, Backstrom, Brachtenbach, Copeland, McDougall, Newschwander, Sawyer, Thompson—8.

The Speaker declared the question before the House to be Engrossed House Bill No. 498 on final passage.

Debate ensued, Representative Gorton speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would Representative Gorton yield to a question?"

The Speaker:

"Mr. Gorton?"

Mr. Gorton:

"Yes, Mr. Speaker."

Mr. Uhlman:

"Representative Gorton, have you discussed a possible modification of House Bill 196 with the governor at any time?"

Mr. Gorton:

"No, Mr. Uhlman, I haven't."

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, will Representative Grant yield to question?"

The Speaker:

"Mr. Grant?"

Mr. Grant:

"I yield."

Mr. Uhlman:

"Representative Grant, have you discussed a modification of House Bill 196 such as is envisioned here at any time with the governor?"

Mr. Grant:

"No, I haven't."

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, will Representative O'Brien yield to question?"

The Speaker:

"Mr. O'Brien, will you yield?"

Mr. O'Brien:

"Yes."

Mr. Uhlman:

"Mr. O'Brien, have you discussed this matter with the governor?"

Mr. O'Brien:

"Yes, I have."

Mr. Uhlman:

"What was the outcome?"

Mr. O'Brien:

"It was very fruitful and beneficial. He looked at the new boundaries and felt they were grotesque in many instances and that something should be done. I had a very friendly discussion with him."

Mr. Uhlman:

"Did he assure you that he would accept this or not veto the substantive changes Mr. Gorton has put on?"

Mr. O'Brien:

"Mr. Uhlman, I am not a suspicious person. I feel he is an honorable man, just as you and I." $\label{eq:mr.1}$

Further debate ensued, Representatives Uhlman and Smith speaking against passage of the bill, and Representatives Grant, Warnke, and Gorton speaking in favor of its passage.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 498, and the bill passed the House by the following vote: Yeas, 52; nays, 40; absent or not voting, 7.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Beck, Bergh, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hood, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Lux, Marsh, Marzano, May, McCormick, Moon, Moos, O'Brien, O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sheridan, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—52.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Avey, Berentson, Bledsoe, Braun, Canfield, Clark, Cunningham, Day, DeJarnatt, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Humiston, Hurley, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland,

Litchman, Lynch, Mahaffey, Mast, McCaffree, Morphis, Newhouse, O'Dell, Saling, Slagle, Smith, Uhlman, Whetzel—40.

Those absent or not voting were: Representatives Backstrom, Brachtenbach, Copeland, McDougall, Newschwander, Sawyer, Thompson—7.

Engrossed House Bill No. 498, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

Mr. O'Brien moved that Engrossed House Bill No. 498 be immediately transmitted to the Senate.

The motion was carried on a rising vote.

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

On motion of Mr. O'Brien, the House recessed until 2:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 2:30 p. m.

The Clerk called the roll, and all members were present except Representatives Avey, Backstrom, Canfield, Copeland, DeJarnatt, Jastad, Marzano, May, McDougall, Newschwander, Sawyer, Taylor, Thompson, and Uhlman, who were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., May 4, 1965.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Senate Concurrent Resolution No. 25 and the House amendments thereto, and the President has appointed as members of the Conference Committee thereon: Senators Dore, Lewis, Herr.

WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., May 4, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 387; also

Enrolled House Bill No. 586, have compared same with the original and engrossed bills and find them correctly enrolled.

RAY OLSEN, Chairman.

I concur in this report: Chet King.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 387; also House Bill No. 586.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The question of a quorum was raised.

The Clerk called the roll, and all members were present except Representatives Andersen (James A.), Ayey, Backstrom, Copeland, DeJarnatt,

Gallagher, Jastad, Marzano, May, McDougall, Newschwander, Sawyer, Taylor, Thompson, and Uhlman. Representatives Andersen (James A.), Avey, Backstrom, Copeland, DeJarnatt, Jastad, Marzano, May, McDougall, Newschwander, Sawyer, Taylor, Thompson, and Uhlman were excused.

SECOND READING OF BILLS

House Bill No. 28, by Representatives Gallagher and Epton (by executive request of Governor Rosellini):

Changing administrative procedures under employment security claims.

MOTION

Mr. Grant moved that the House defer further consideration of House Bill No. 28, and that the bill be ordered placed at the end of today's third reading calendar.

POINT OF ORDER

The Speaker recognized Mr. Angevine on a point of order.

Mr. Angevine:

"Mr. Speaker, isn't this bill on second reading?"

The Speaker:

"That is correct."

Mr. Angevine:

"Wouldn't it be correct, then, to place it at the bottom of the second reading calendar?"

The Speaker:

"The House can place it wherever it desires. It would still be on second reading, of course."

The motion was carried.

House Bill No. 714, by Representative Klein:

Providing for congressional redistricting.

The House resumed consideration of House Bill No. 714 on second reading, an amendment by Representative Beck having been adopted previously. (See page 1859 for amendment.)

The Speaker declared the question before the House to be the adoption of the following amendment by Mr. Whetzel:

On page 2, section 1, beginning on line 1, after "east on East Thomas," strike "north on 37th Ave. East, east and south through Union Bay and" and insert: "north along 34th Ave. East, east along East Harrison St., northwest along Lake Washington Boulevard, north along 36th Ave. East, northeast along East Madison St., north along 37th Ave. East to East McGilvra St., east along East McGilvra St. to McGilvra Boulevard, south along McGilvra Boulevard to 39th Ave. East, south along 39th Ave. East to East Mercer St., east along East Mercer St. to Lake Washington, east and south through"

Debate ensued, Representative Grant speaking in opposition to adoption of the amendment, and Representative Whetzel speaking for its adoption.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Backstrom, Canfield, Copeland, DeJarnatt, Jastad, Marzano, May, McDougall, Newschwander, O'Donnell, Sawyer, Thompson, and Uhlman.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Whetzel to House Bill No. 714.

The Clerk called the roll, and the motion was lost, and the amendment not adopted by the following vote: Yeas, 39; nays, 47; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Clark, Cunningham, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kalich, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, Moos, Morphis, Newhouse, O'Dell, Perry, Pritchard, Rogers, Saling, Swayze, Wang, Whetzel, Wolf—39.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Johnson (Doris), Jolly, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, McCormick, Moon, O'Brien, Olsen, Pierre, Radcliffe, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Valle, Warnke, Witherbee, Mr. Speaker—47.

Those absent or not voting were: Representatives Backstrom, Canfield, Copeland, DeJarnatt, Jastad, Marzano, May, McDougall, Newschwander, O'Donnell, Sawyer, Thompson, Uhlman—13.

Mr. Gorton moved adoption of the following amendment:

On page 1, line 15, strike everything after the enacting clause, and insert:

"NEW SECTION. Section 1. There is added to chapter 29.68 RCW and to chapter 9, Laws of 1965 a new section to read as follows:

"Bainbridge Island and the following area in King county shall constitute the first congressional district and shall be entitled to one representative in the congress of the United States: The 32nd, 36th, 45th and 46th legislative districts; Mercer Island and that portion of the 41st legislative district north of the Sunset highway; that portion of the 44th legislative district within the city of Seattle; that portion of the 43rd legislative district not included within the 7th congressional district; and that portion of the 48th legislative district not included within the 2nd congressional district.

"NEW SECTION. Section 2. There is added to chapter 29.68 RCW and to chapter 9, Laws of 1965 a new section to read as follows:

"The counties of Island, San Juan, Skagit, Snohomish and Whatcom and the following areas in King county shall constitute the second legislative district and shall be entitled to one representative in the congress of the United States; that portion of the 44th legislative district outside of the city of Seattle; and that portion of the county of King included in the 2nd congressional district under section 29.68.021 RCW.

"NEW SECTION. Section 3. The counties of Clallam, Clark, Cowlitz, Jefferson, Lewis, Grays Harbor, Mason, Pacific, Skamania, Thurston and Wahkiakum shall constitute the third congressional district and shall be entitled to one representative in the congress of the United States.

"NEW SECTION. Section 4. There is added to chapter 29.68 RCW and to chapter 9, Laws of 1965 a new section to read as follows:

"The following areas in the county of King shall constitute the seventh congressional district and shall be entitled to one representative in the congress of the United States: The 30th, 31st, 33rd, 34th, 35th, 37th and 47th legislative districts; that portion of the 41st legislative district south of the Sunset highway except for Mercer Island; and

that portion of the 43rd legislative district south of the Lake Washington ship canal and east of 37th Avenue East.

"NEW SECTION. Section 5. The following acts or parts of acts are each repealed:

- "(1) Section 29.68.005, chapter 9, Laws of 1965 and RCW 29.68.005;
- "(2) Section 29.68.007, chapter 9, Laws of 1965 and RCW 29.68.007;
- "(3) Section 29.68.011, chapter 9, Laws of 1965 and RCW 29.68.011;
- "(4) Section 29.68.021, chapter 9, Laws of 1965 and RCW 29.68.021;
- "(5) Section 29.68.030, chapter 9, Laws of 1965 and RCW 29.68.030;
- "(6) Section 29.68.066, chapter 9, Laws of 1965 and RCW 29.68.066."

Debate ensued, Representative Gorton speaking in favor of adoption of the amendment, and Representative O'Brien speaking against its adoption.

Mr. Burtch demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representatives Klein and King (Richard "Dick") speaking against adoption of the amendment, and Representative Pritchard speaking for its adoption.

The Clerk called the roll on the adoption of the amendment by Mr. Gorton, and the motion was lost, and the amendment was not adopted by the following vote: Yeas, 36; nays, 50; absent or not voting, 13.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Clark, Cunningham, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, Moos, Morphis, Newhouse, O'Dell, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—36.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, McCormick, Moon, O'Brien, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Valle, Warnke, Witherbee, Mr. Speaker—50.

Those absent or not voting were: Representatives Backstrom, Canfield, Copeland, DeJarnatt, Jastad, Marzano, May, McDougall, Newschwander, O'Donnell, Sawyer, Thompson, Uhlman—13.

House Bill No. 714 was ordered engrossed and referred to Committee on Rules and Order for third reading.

Mr. Uhlman appeared at the bar of the House.

THIRD READING OF BILLS

Substitute House Bill No. 709, by Committee on Ways and Means:

Prescribing limitations on property tax revenue.

With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 709 was placed on final passage.

Debate ensued, Representatives Brouillet and Haussler speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 709, and the bill passed the House by the following vote: Yeas, 80; nays, 7; absent or not voting, 12.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher,

Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—80.

Those voting nay were: Representatives Avey, Conner, Hurley, King (Chet), Kink, Slagle, Traylor—7.

Those absent or not voting were: Representatives Backstrom, Canfield, Copeland, DeJarnatt, Jastad, Marzano, May, McDougall, Newschwander, O'Donnell, Sawyer, Thompson—12.

Substitute House Bill No. 709, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I voted for House Bill No. 709 which puts a statutory ceiling on property taxes by cutting in half the millages of each taxing district in case a court decision should force property assessment up to fifty percent in compliance with the state Constitution.

I did this reluctantly because I fear that the passage of House Bill No. 709 will eliminate any chance of House Joint Resolution No. 1 being released by the Rules Committee, and I prefer House Joint Resolution No. 1, which would permit the people to vote on an amendment to the Constitution to lower the assessment level from the required fifty percent to twenty-five percent. That would be a permanent ceiling.

House Bill No. 709 was promoted as a mandatory action by this legislature to prevent a quick boost in the assessment level to fifty percent required by the court. However, it is acknowledged that court action is very unlikely during the next two years before the legislature meets again. And even if it did, the county commissioners and the legislative bodies of the various other taxing districts would certainly lower millages (levys) to prevent any rapid increase of taxes.

In short, I would prefer the delaying legislative action on a "limit by law" in favor of time to learn the public's desire and to act in a more responsible and more permanent manner in the next session.

It is possible that House Bill No. 709 will be accepted by the people as a ceiling and there will not be enough demand for a constitutional limit later.

I hope that House Joint Resolution No. 1 can still be voted on this session. If it is, I will support it.

However, because the situation is so much in doubt, I voted for House Bill No. 709 even though it is very similar to a bill in Governor Evans' tax package, which was not acceptable to the people and which overemphasized property taxes.

I believe the House approved it because of fear, and because of pressure by the press, which tended to frighten the public without full explanation.

ROBERT (BOB) KULL, 14th District.

House Bill No. 709 gives no protection to property owners. It permits any taxing district to take advantage of the increased property assessment level of fifty percent and to reach that higher level by majority vote. This majority could be composed entirely of nonproperty owners. This bill penalizes those people who are home owners and property owners. It will prove to be a deterrent to ownership of property. It will encourage those areas of government, greedy for increased funds, to put pressures on the people to vote these increases. Property owners will find it hard to defend themselves.

Mrs. Joseph E. Hurley, 3rd District.

MOTION

On motion of Mr. Uhlman, Substitute House Bill No. 709 was ordered transmitted immediately to the Senate.

SECOND READING OF BILL

The House resumed consideration of House Bill No. 28 on second reading.

House Bill No. 28, by Representatives Gallagher and Epton (by executive request of Governor Rosellini):

Changing administrative procedures under employment security claims.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. O'Brien, the House deferred further consideration of House Bill No. 28, and the bill was ordered held for tomorrow's second reading

Mr. Canfield, Mr. DeJarnatt, and Mr. Newschwander appeared at the bar of the House.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., May 4, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 137 and has passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted. WARD BOWDEN, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., May 3, 1965.

Mr. President:

MR. SPEAKER:

1

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 137, authorizing the establishment of five additional community colleges, have had the same under consideration, and we recommend that the Senate amendment by Senators Thompson, Jr., Riley and Neill to the title be adopted.

We further recommend that the Senate committee amendment by Committee on Ways and Means, as amended by Senators Thompson, Jr., Riley and Neill be adopted, with the following addition:

On page 3, section 2, line 5 of the mimeographed amendment, after "community" strike the period and insert ": PROVIDED, That a community college shall not be required to offer a program of vocational-technical training when such program as approved by the state board of vocational education is already operating in the district." Senate Members

House Members

FRANK B. BROUILLET JAMES A. ANDERSEN

GEORGE P. SHERIDAN

REUBEN A. KNOBLAUCH ALBERT C. THOMPSON, JR.

ROBERT C. BAILEY

MOTION

On motion of Mr. Brouillet, the House adopted the report of the Free Conference Committee on Engrossed House Bill No. 137.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 137 as amended by the Free Conference-Committee.

The Clerk called the roll on the final passage of Engrossed House Bill No. 137 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Mast, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Backstrom, Copeland, Jastad, Marzano, May, McDougall, O'Donnell, Sawyer, Thompson, Uhlman—9.

Engrossed House Bill No. 137 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., May 4, 1965.

MR. PRESIDENT:

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Senate Concurrent Resolution No. 25, establishing a joint interim legislative committee on facilities and operations, have had the same under consideration, and we report that we are unable to agree and request the powers of Free Conference.

Senate Members
FRED H. DORE
HARRY B. LEWIS
GORDON HERR

House Members
JAMES A. ANDERSEN
JOHN L. O'BRIEN
WILLIAM S. DAY

MOTION

On motion of Mr. O'Brien, the report of the Conference Committee on Senate Concurrent Resolution No. 25 was adopted, and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., May 4, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 387; also House Bill No. 586, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

MOTIONS

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

On motion of Mr. O'Brien, the House adjourned until 9:30 a.m., Wednesday, May 5, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTY-SECOND DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, May 5, 1965.

The Speaker called the House to order at 9:30 a.m.

The Clerk called the roll, and all members were present except Representatives McDougall, Newschwander, Taylor, and Thompson. Representatives McDougall, Newschwander, and Thompson were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 21, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred House Joint Memorial No. 34, providing for retention of 3% of federal income tax proceeds for education, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means WESLEY C. UHLMAN, Chairman. Subcommittee on Appropriations ARLIE U. DEJARNATT, Chairman.

We concur in this report: Wayne G. Angevine, Damon R. Canfield, William "Bill" Chatalas, Newman H. Clark, Robert F. Goldsworthy, Slade Gorton, Joe D. Haussler, Doris Johnson, Helmut L. Jueling, Chet King, Audley F. Mahaffey, W. O. E. "Bill" Radcliffe, Mrs. Frances G. Swayze.

Subcommittee on Revenue

....., Chairman,

MARK LITCHMAN, Vice Chairman.

We concur in this report: Stewart Bledsoe, Hayes Elder, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Mary Ellen McCaffree, Ray Olsen, Gerald L. Saling.

House of Representatives, Olympia, Wash., April 21, 1965.

Mr. Speaker:

I, a minority of your Committee on Ways and Means, to whom was referred House Joint Memorial No. 34, providing for retention of 3% of federal income tax proceeds for education, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Frank B. Brouillet.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., May 4, 1965.

MR. SPEAKER:

We, a majority of your Committee on Banking and Insurance, to whom was referred Engrossed Senate Concurrent Resolution No. 10, creating an interim committee

on insurance and setting out its powers and duties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arnie Bergh, Chairman, John L. O'Brien, Vice Chairman.

We concur in this report: Wayne G. Angevine, Mrs. Joseph E. Hurley, William C. Klein, Mark Litchman, Robert A. Perry, Samuel J. Smith.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., May 3, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred Senate Concurrent Resolution No. 12, creating a legislative oversight committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue

....., Chairman,

MARK LITCHMAN, Vice Chairman.

We concur in this report: Hayes Elder, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Ray Olsen, Jack Rogers, Gerald L. Saling.

Passed to Committee on Rules and Order for second reading.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., May 4, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 498; also

Engrossed House Bill No. 714, have compared same with the original bills and find them correctly engrossed. Ray Olsen, Chairman.

I concur in this report: Gary Grant.

We take

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 4, 1965.

MR. SPEAKER:

The Senate has passed: House Joint Memorial No. 21, and the same is herewith transmitted. Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., May 4, 1965.

MR. SPEAKER:

The Senate has adopted: House Concurrent Resolution No. 13, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 4, 1965.

MR. SPEAKER:

The Senate has adopted: Senate Concurrent Resolution No. 26, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., May 4, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 137; also

Enrolled House Joint Memorial No. 21; also

Enrolled House Concurrent Resolution No. 13, have compared same with the engrossed bill, original memorial and resolution and find them correctly enrolled.

RAY OLSEN, Chairman.

I concur in this report: Gary Grant.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 137; also House Joint Memorial No. 21; also House Concurrent Resolution No. 13.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Brachtenbach, the rules were suspended, and authorization was given to add nine additional names as sponsors of House Concurrent Resolution No. 37.

House Concurrent Resolution No. 37, by Representatives Mahaffey, King (Richard "Dick"), Jueling, Hawley, Cunningham, Kirk, Saling, Radcliffe, Bottiger, Whetzel, Wolf, and Uhlman:

Providing for study on state aid to schools for remodeling existing facilities.

On motion of Mr. Burtch, the rules were suspended, House Concurrent Resolution No. 37 was advanced to second reading, and read the second time in full.

On motion of Mr. Burtch, the rules were suspended, House Concurrent Resolution No. 37 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative Mahaffey speaking in favor of passage of the resolution.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, will Mr. Mahaffey yield to question?"

The Speaker:

"Mr. Mahaffey, will you yield to question?"

Mr. Mahaffey:

"Yes, Mr. Speaker."

Mr. Uhlman:

"Representative Mahaffey, I was on the floor for only a portion of your remarks. Were the import of your remarks that the Conference Committee is agreeing to delete the three million dollars we placed in this proposed bond issue?"

Mr. Mahaffey:

"Unfortunately this seems to be the situation. We had hopes up to this time, but the Senate has turned us down on this matter because they were not sure about the criteria. I am as grieved we couldn't put it over this time, as you are, but I think we should make this study."

MOTION

On motion of Mr. Day, the rules were suspended, and House Concurrent Resolution No. 37 was returned to second reading for the purpose of amendment.

SECOND READING OF RESOLUTION

On motion of Mr. Adams, the following amendment was adopted:

House Concurrent Resolution No. 37 was ordered engrossed.

The Speaker called on Mr. Garrett to preside.

On motion of Mr. Burtch, the rules were suspended, Engrossed House Concurrent Resolution No. 37 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Further debate ensued, Representative Epton speaking against passage of the resolution, and Representatives Clark and Mahaffey speaking in favor of its passage.

The resolution was adopted.

MOTION

On motion of Mr. Brachtenbach, Engrossed House Concurrent Resolution No. 37 was ordered transmitted immediately to the Senate.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Senate Concurrent Resolution No. 26, by Senators Charette, Hallauer, Bailey, Moriarty, Jr., Neill, and Gallagher:

Requesting the attorney general to determine effect of chapter 127, Laws of 1965 extraordinary session relating to terms and salaries of legislators.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 26 was advanced to second reading, and read the second time in full.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 26 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., May 5, 1965.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Senate Concurrent Resolution No. 25 and has granted said committee the powers of Free Conference.

WARD BOWDEN, Secretary.

The Speaker resumed the Chair.

With unanimous consent, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., May 4, 1965.

MR. SPEAKER:

We, a majority of your Committee on Ways and Means, Subcommittee on Revenue, to whom was referred House Joint Resolution No. 1, reducing the assessed valuation

percentage of Article 7, Section 2 of the state Constitution, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Committee on Ways and Means

....., Chairman.

Subcommittee on Revenue
HENRY BACKSTROM, Chairman,
MARK LITCHMAN, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, Stewart Bledsoe, William S. Day, S. E. (Sid) Flanagan, Gary Grant, Edward F. Harris, Mrs. Joseph E. Hurley, Mrs. Douglas (Gladys) Kirk, Daniel G. Marsh, Ray Olsen, Frank Slagle.

Passed to Committee on Rules and Order for second reading.

House of Representatives, Olympia, Wash., May 4, 1965.

MR. SPEAKER:

We, a majority of your Committee on Constitution, Elections, and Reapportionment, to whom was referred House Joint Resolution No. 10, proposing constitutional amendment to permit voting at nineteen years of age, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GARY GRANT, Chairman, HAYES ELDER, Vice Chairman.

We concur in this report: R. Ted Bottiger, Frank B. Brouillet, Arlie U. DeJarnatt, Jack Dootson, Doris Johnson, William J. S. May, Mary Ellen McCaffree, W. O. E. "Bill" Radcliffe, Wesley C. Uhlman.

Passed to Committee on Rules and Order for second reading.

RESOLUTION

Resolution by Representatives Lux, McCaffree, and Burtch:

Whereas, The tax structure of the state and local governments is not adequate to meet the future needs of the State of Washington; and

Whereas, The state has relied heavily on the sales and other consumer type taxes and business taxes based upon gross receipts; and

Whereas, There is and has been much discussion concerning the necessity for an expansion of the tax base; and

Whereas, The inequities inherent in the present tax structure are universally recognized; and

Whereas, An urgent need exists for the development of a workable plan for meeting the long range obligations of the state and for a more equitable distribution of the tax burden; and

Whereas, The fortieth session of the Legislature will again be faced with serious problems of raising revenues;

Now, Therefore, Be It Resolved, by the House of Representatives that the chairman of the Legislative Council during the 1965-1967 biennium be requested to appoint a special subcommittee of the Legislative Council to study the entire revenue program of this state, including, but not limited to, its structure, operation, and impact upon the citizens and economy of the state; and

Be It Further Resolved, That additional members of the Legislature not already members of the Legislative Council be appointed by the Chairman of the Council, with the consent of its executive committee, to assist this special subcommittee in making its study, such additional members to be representative of both political parties of the Legislature; and

Be It Further Resolved, That such subcommittee be authorized and directed to report its findings and to make recommendations including any proposed legislation to the Legislative Council and to the fortieth session of the legislature.

Mrs. Lux moved adoption of the resolution.

Representatives Lux and McCaffree spoke in favor of adoption of the resolution.

The resolution was adopted.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. Grant, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker (Mr. Garrett presiding) called the House to order at 1:30 p.m. The Clerk called the roll, and all members were present except Representatives Anderson (Eric O.), Avey, Backstrom, Braun, Burtch, Copeland, Gallagher, Grant, Kalich, Litchman, McDougall, O'Brien, O'Donnell, Sawyer, Taylor, Thompson, and Warnke. Representatives Backstrom, Copeland, McDougall, O'Donnell, Sawyer, and Thompson were excused.

The Speaker resumed the Chair.

SPEAKER'S PRIVILEGE

The Speaker observed in the south gallery Mayor Sullivan and Councilman Ruby with a group of Boy Scouts from Port Townsend, and asked them to stand and be recognized.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 5, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 137; also

House Joint Memorial No. 21; also

House Concurrent Resolution No. 13, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 5, 1965.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 544, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION

Senate Chamber, Olympia, Wash., May 4, 1965.

Mr. Speaker:

The Senate has passed Engrossed Substitute House Concurrent Resolution No. 27 with the following amendment:

On page 2, beginning on line 10 of the printed and engrossed bills, strike all of the material down to and including "consideration." on page 3, line 10 of the printed bill, being line 12 of the engrossed bill, and insert:

"Now, Therefore, Be It Resolved, By the House of Representatives, the Senate concurring, that the legislative council be directed to study the status of exemptions from property taxes, including but not limited to the exemptions contained in chapter 84.36 RCW, and the adequacy of the definitions of real property and personal property for property tax purposes, and the status of leasehold estates in relation thereto; and

"Be It Further Resolved, That the state tax commission and the county assessors, are directed to cooperate with and give information and advice to the legislative council during the course of such study; and

"Be It Further Resolved, That the results of this study shall be presented to the fortieth regular session of the legislature for its consideration.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Uhlman, the House concurred in the Senate amendment to Engrossed Substitute House Concurrent Resolution No. 27.

FINAL PASSAGE OF HOUSE RESOLUTION AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Concurrent Resolution No. 27 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed Substitute House Concurrent Resolution No. 27 as amended by the Senate, and the resolution passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Adams, Andersen (James A.), Beck, Berg, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Dell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Traylor, Uhlman, Valle, Wang, Whetzel, Witherbee, Wolf, Mr. Speaker—77.

Those absent or not voting were: Representatives Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Braun, Burtch, Copeland, Gallagher, Grant, Harris, Kalich, Litchman, McDougall, O'Brien, O'Donnell, Pierre, Sawyer, Taylor, Thompson, Warnke—22.

Engrossed Substitute House Concurrent Resolution No. 27 as amended by the Senate, having received the constitutional majority, was declared passed.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., May 4, 1965.

MR. SPEAKER:

The Senate refuses to concur in the House amendment to Substitute Senate Bill No. 41 and asks the House to recede therefrom, and said bill, together with the House amendment thereto, is herewith transmitted.

WARD BOWDEN, Secretary.

MOTIONS

Mr. Uhlman moved that the House recede from its amendment to Substitute Senate Bill No. 41.

Debate ensued, Representatives Uhlman and Clark speaking in favor of the motion, and Representatives King (Chet), Radcliffe, Hawley, Hood, Kink, and Adams speaking against the motion.

Mr. Marzano demanded the previous question, and the demand was sustained.

The motion was lost on a rising vote.

On motion of Mr. King (Chet), the House refused to recede from its amendment to Substitute Senate Bill No. 41, and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Substitute Senate Bill No. 41, Representatives Uhlman, Clark, and Radcliffe.

RESOLUTION

Resolution by Mr. Conner:

Whereas, It is imperative that studies be made during the interim and before the fortieth session of the Legislature relating to problems of the disabled and vocationally handicapped and problems relating to technological employment;

Now, Therefore, Be It Resolved By the House of Representatives, That the Legislative Council shall make a study and report to the fortieth session of the Legislature respecting:

- (1) (a) The extent and needs of the disabled and vocationally handicapped in the state of Washington, including but not limited to injured workmen, mentally retarded, mentally ill, the deaf or hard of hearing, the blind and other disabilities;
- (b) The present methods being used to serve this group and how and to what extent improvements could be made, whether as to methods of diagnosis, training, retraining, financing, employment, or otherwise;
- (c) The criteria by which administrative determinations are presently being made by the several agencies involved and how best to coordinate their effort that would result in improvement of services to the disabled and vocationally handicapped;
- (d) Methods by which local community and industry may best be utilized to bring about a coordinated effort for improvement in the slow progress now being made to alleviate the problems of the disabled and vocationally handicapped;
- (e) Studies to determine what financial effort would be needed to materially reduce the plight of this group of our citizens; and
- (2) (a) The scope and extent of changes in employment in the state arising as a result of the use of automatic equipment to replace or supplement human labor forces in professional, industrial, commercial and agricultural enterprises;
- (b) The needs for and uses, location, method of operation and all financing possibilities for methods to train and retrain labor displaced by the varying degrees of automation;
- (c) The criteria by which administrative determinations may be made regarding, by way of illustration, when displacement occurs by automation, who may be eligible for aid under a training and retraining program and the relationship between the administration of training and retraining programs and the administration of other state supported apprenticeship and unemployment placement programs;
- (d) The procedures necessary for the administration of a training and retraining program, including but not limited to the devices by which determinations as mentioned in subsection (2) (c) above may be made and appeals taken therefrom;
- (e) Methods by which industries of this state can achieve maximum production and the best utilization of men and machines and give due regard to the interests of persons displaced by new means of production;

Be It Further Resolved, That the Clerk of the House shall present a copy of this House Resolution to the Executive Secretary of the Legislative Council.

Mr. Conner moved that the resolution be adopted.

Mrs. Epton moved adoption of the following amendment:

On page 1, line 11, after "other" strike "disabilities" and insert "disabled persons"

Representatives Conner and Epton spoke in favor of adoption of the amendment.

The amendment was adopted.

The resolution as amended was adopted.

RESOLUTION

Resolution by Representatives Day, Elder, Hurley, May, Marsh, Pierre, Perry, Traylor, Kink, King (Chet), McCormick, and Bozarth:

Whereas, In recent months, Communist-inspired revolts, Communist-supported guer-

illa warfare, and Communist-directed diplomatic maneuvers have been stepped up throughout the world in an obvious drive to subject free nations; and

Whereas, In South Viet Nam, the underground activities of the Viet Cong have increased; and

Whereas, In the Dominican Republic, agents of Fidel Castro have endeavored to take over the revolution, and turn that country into another Cuba; and

WHEREAS, In Indonesia, President Sukarno, backed by Communists, openly threatens the independence of Malaysia; and

WHEREAS, The whole pattern of recent events, and especially the continuing belligerence of the Peking Chinese, suggests that more such Communist efforts may be in the immediate offing;

Now, Therefore, Be It Resolved, By the House of Representatives, that we commend the swift and decisive action taken by President Johnson in Viet Nam and in the Dominican Republic, and give him our total support, in the belief that the course he has pursued is the only one that in the long run can preserve peace and freedom among the nations of the world; and

Be It Further Resolved, That copies of this resolution be transmitted by the Secretary of State to the Honorable Lyndon B. Johnson, President of the United States, and to each member of Congress from the State of Washington.

Mr. Day moved that the resolution be adopted.

Debate ensued, Representative Dootson speaking against adoption of the resolution.

Mr. Jueling demanded an electric roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Goldsworthy:

"Mr. Speaker, would Representative Dootson yield to question?"

Mr. Dootson:

"Certainly, Mr. Goldsworthy."

Mr. Goldsworthy:

"Before I vote on this, I would like to have you clarify one statement you made, that the United States is wrong. You covered a rather big area before you made that statement—Viet Nam, Cuba, the Dominican Republic. What specifically were you referring to when you said we were wrong?"

Mr. Dootson:

"Thank you, Mr. Goldsworthy. I think you will find that history will bear me out, the history of the future which is about to take place. We are trying to inflict upon the rest of the world what we believe. We believe in the status quo. We are not willing to recognize that the world is going to go onward in spite of us. There are going to be, and there are throughout the world, a great number of revolutions, revolutions against colonialism, revolutions to a certain extent against even the capitalistic system. I am not trying to discuss the benefits of capitalism against communism. What I am trying to say is this. The United States is looking toward the past. Some countries and some people are looking toward a better future, a better future for the poor people, not just the businessmen. We have done nothing in sixty years in Cuba to try to help out the poor people, and when we oppose somebody coming in with something that does help the poor people but maybe doesn't have a solution we like, I say we are in the wrong. We have been in the wrong in Viet Nam for the same reason. We are over there for our own benefit, not that of the poor people of South Viet Nam or North Viet Nam."

Further debate ensued, Representatives Johnston (Elmer E.) and Bledsoe speaking in favor of adoption of the resolution.

Mr. Jueling demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Repre-

sentatives Backstrom, Copeland, McCormick, McDougall, O'Donnell, Sawyer, Taylor, and Thompson.

Mr. O'Brien moved that the absent members be excused, and the House proceed with business under the call of the House.

The motion was carried on a rising vote.

Mr. McCormick and Mr. Taylor appeared at the bar of the House.

Further debate ensued on adoption of the resolution, Representatives Bergh and Witherbee speaking in favor of its adoption, and Representative Dootson speaking against its adoption.

POINT OF ORDER

The Speaker recognized Mr. Sheridan on a point of order.

Mr. Sheridan:

"Mr. Speaker, are we past the fiftieth day?"

The Speaker:

"That is correct."

Mr. Sheridan:

"I suggest the gentleman is in violation of Rule 35."

The Speaker:

"Mr. Sheridan is speaking of the three-minute limitation on debate. If you wish to conclude your remarks, Mr. Dootson, you may do so."

Representative Dootson concluded his remarks, and Representative Perry spoke in favor of adoption of the resolution.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on adoption of the resolution, and the resolution was adopted by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, DeJarnatt, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—92.

Those voting nay were: Representative Dootson—1.

Those absent or not voting were: Representatives Backstrom, Copeland, McDougall, O'Donnell, Sawyer, Thompson—6.

MOTION

On motion of Mr. Jueling, the House dispensed with further business under the call of the House.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The question of a quorum was raised.

The Clerk called the roll, and all members were present except Representatives Copeland, DeJarnatt, McDougall, O'Donnell, Pritchard, and Thomp-

son. Representatives Copeland, DeJarnatt, McDougall, O'Donnell, and Thompson were excused.

With unanimous consent, the House reverted to the sixth order of business for first reading of Senate bills.

FIRST READING OF SENATE BILL

The following was read first time by title and acted upon as indicated:

Senate Bill No. 544, by Senators Moriarty, Jr., Ryder, Thompson, Jr., and Neill (by executive request):

Providing for apportionment of common school funds to counties.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 544 was advanced to second reading, and read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 544 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Uhlman and Canfield speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 544, and the bill passed the House by the following vote: Yeas, 84; nays, 6; absent or not voting, 9.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Avey, Brouillet, Conner, Harris, Morphis, Slagle—6.

Those absent or not voting were: Representatives Ahlquist, Backstrom, Copeland, DeJarnatt, May, McDougall, O'Donnell, Pritchard, Thompson—9.

Senate Bill No. 544, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., May 5, 1965.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Senate Concurrent Resolution No. 25, establishing a joint interim legislative committee on facilities and operations, have had the same under consideration, and we recommend that the following resolution be substituted for the original resolution, as follows:

WHEREAS, Studies of the State Capitol Committee have emphasized the urgent requirements of the legislature and of a number of state agencies for more building space than the existing capitol buildings can provide; and

WHEREAS, All outstanding bonds for the construction of existing buildings on the

capitol site have been retired, and the income from capitol grant lands set aside by law for this purpose is and will be sufficient to service bonded indebtedness for new construction and remodeling at the rate of five hundred thousand dollars per annum, which is greatly in excess of normal or anticipated requirements;

Now, Therefore, Be It Resolved, By the Senate, the House of Representatives concurring, that a joint interim legislative committee on facilities and operations is hereby created, to consist of six senators (three from each political party) to be appointed by the President of the Senate, and six representatives (three from each political party) to be appointed by the Speaker of the House; the offices of chairman, vice-chairman and secretary shall be elected from their number by majority vote of the committee members; and vacancies or resignations from the committee shall be filled by the chairman by the appointment of a new member who shall be from the same house and political party as the person he is replacing; and

Be It Further Resolved, That such joint interim committee shall inquire into and formulate recommendations concerning:

- (1) Improved facilities for the various branches of state government including the legislature and its members; and
- (2) Immediate, intermediate and long range plans as to how best to handle the workload of the legislature and to facilitate economies and efficiency in legislative operations; and

Be It Further Resolved, That such joint interim committee is authorized, empowered and directed to advise and consult with the State Capitol Committee on the need for construction and remodeling of the buildings contemplated under Substitute Senate Bill No. 504 of the 1965 Session and to give particular attention to so much of the construction and remodeling as will be designed to better enable the work of the legislature to be accomplished in a more efficient, effective and economical manner and to this end maintain a formal liaison relationship with the Legislative Council;

Be It Further Resolved, That the members appointed to the joint legislative facilities and operations committee shall be reimbursed for their expenses incurred while attending sessions of the committee and the State Capitol Committee in the amount of twenty-five dollars per day plus ten cents per mile in going to and coming from any such meetings, conferences, or hearings or in carrying out any business of the committee as provided for in this resolution, whether within or without the state, the same to be paid upon their individual vouchers, approved by the chairman of the committee, from any moneys appropriated for the expense of the legislature, or from such other funds as may be made available therefor; and that the salaries and expenses of any expert, clerical, and other assistants employed by the committee shall be paid upon vouchers approved by the chairman of the committee from such funds.

Senate Members

FRED H. DORE HARRY B. LEWIS GORDON HERR House Members

JAMES A. ANDERSEN JOHN L. O'BRIEN WILLIAM S. DAY

MOTION

Mr. Andersen (James A.) moved that the House adopt the report of the Free Conference Committee on Senate Concurrent Resolution No. 25.

YIELDING TO QUESTION

Mr. Grant:

"Mr. Speaker, will Mr. Andersen yield to question?"

The Speaker:

"Mr. Andersen, will you yield?"

Mr. Andersen (James A.):

"Yes."

Mr. Grant:

"Mr. Andersen, I see here that the expenses of this committee will be appropriated from such funds as may be made available for this and from the expenses of the 39th legislature. Will you tell me, first, how much expense money is left from the 39th legislature, and why there was not placed upon this particular interim committee any cap or ceiling as to the expenses they may incur during the biennium?"

Mr. Andersen:

"This language was placed in there by the Senate, not the House conferees. It is my understanding a specific appropriation has been put in by the Senate in the appropriations bill for the operation of this interim committee. I don't understand that this committee is entitled to any funds that are not specifically appropriated in the omnibus bill. If I am in error, I believe Representative O'Brien could perhaps correct me."

YIELDING TO QUESTION

Mr. Grant:

"Mr. O'Brien, would you yield to question?"

Mr. Grant:

"What is the cap on the amount of money this interim committee may spend?"

The Speaker:

"Mr. O'Brien?"

Mr. O'Brien:

"Yes."

Mr. O'Brien:

"\$25,000."

The motion was carried, and the report of the Free Conference Committee was adopted.

FINAL PASSAGE OF SENATE CONCURRENT RESOLUTION AS AMENDED BY THE FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Senate Concurrent Resolution No. 25 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 25 as amended by the Free Conference Committee, and the resolution passed the House by the following vote: Yeas, 85; nays, 4; absent or not voting, 10.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Beck, Berentson, Bergh, Bledsoe, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Whetzel, Witherbee, Wolf, Mr. Speaker—85.

Those voting nay were: Representatives Avey, Bottiger, Klein, Slagle—4. Those absent or not voting were: Representatives Backstrom, Braun, Copeland, DeJarnatt, O'Donnell, Sawyer, Thompson, Uhlman, Wang, Warnke—10.

Senate Concurrent Resolution No. 25 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

SECOND READING OF BILLS

House Bill No. 28, by Representatives Gallagher and Epton (by executive request of Governor Rosellini):

Changing administrative procedures under employment security claims.

House of Representatives, Olympia, Wash., March 6, 1965.

MR. SPEAKER:

We, a majority of your Committee on Labor and Industrial Insurance, to whom was referred House Bill No. 28, changing administrative procedures under employment security claims, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 4, section 5, beginning on line 27, after "(6)" strike all the matter down to and including the period on page 5, line 3, and insert "he has for any benefit year beginning after January 30, 1965, had a minimum of sixteen weeks of employment in his base year with wages averaging at least \$20 per week: PROVIDED, HOWEVER, That any individual who has earned wages of \$1,000 or more during his base year shall be deemed to have met the eligibility requirement of the subsection, regardless of the number of weeks of employment in which such sum was earned."

On page 5, section 7, line 26, after "of" and before "dollars" strike "seventeen" and insert "[seventeen] fifteen"

On page 5, section 7, line 27, after "excess of" and before "dollars" on line 28, strike "seven hundred ninety-nine" and insert "[seven hundred ninety-nine] five hundred forty-nine"

On page 9, section 10, line 9, before "percent" strike "four and one-half" and insert "five"

Ann T. O'Donnell, Chairman,
Daniel G. Marsh, Vice Chairman.

We concur in this report: Eric O. Anderson, Gary Grant, Frank. Geo. Marzano, William J. S. May, John L. O'Brien.

The bill was read the second time by sections.

Mr. Rogers demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives Copeland, McDougall, O'Donnell, Pritchard, Thompson, and Uhlman. The Speaker announced he had excused Mr. Uhlman to attend a meeting of the Free Conference Committee on the budget.

On motion of Mr. O'Brien, the absent members were excused, and the House proceeded with business under the call of the House.

Mr. Copeland, Mr. McDougall, Miss O'Donnell, and Mr. Pritchard appeared at the bar of the House.

On motion of Mr. O'Brien, the committee amendments were not adopted.

Mr. O'Brien moved adoption of the following amendment:

On page 1 line 18, strike everything after the enacting clause and insert:

"Section 1. Section 3, chapter 286, Laws of 1955 and RCW 50.20.030 are each amended to read as follows:

"A [pregnant] woman [shall be presumed to be unable to and unavailable for work if she left her most recent work voluntarily] who leaves work voluntarily because of pregnancy shall be ineligible for benefits during the period of her pregnancy: Provided however, That in any event a pregnant woman shall be ineligible to receive benefits for any calendar week during the period beginning with the [tenth] seventeenth calendar week [before] immediately preceding the expected date of confinement, as determined by a doctor, and extending through the [fourth] sixth calendar week immediately following the week in which childbirth occurs.

"This section of this amendatory act of 1965 shall take effect on July 4, 1965.

"Sec. 2. Section 80, chapter 35, Laws of 1945 as last amended by section 2, chapter 321, Laws of 1959 and RCW 50.20.120 are each amended to read as follows:

"Subject to the other provisions of this title benefits shall be payable to any eligible individual during the benefit year in a maximum amount equal to the lesser of thirty times the weekly benefit amount (determined hereinafter) or one-third of the individual's base year wages under this title. An individual's weekly benefit amount shall be in a minimum amount of [seventeen] eighteen dollars for the first one hundred twenty-five dollars or portion thereof in excess of [seven] nine hundred [ninety-nine] twenty-four dollars and ninety-nine cents of base year wages, increasing one dollar for each one hundred twenty-five dollars or portion thereof of said individual's base year wages earned thereafter, with a maximum amount payable weekly of not more than [forty-two] fifty-four dollars: Provided, That if any maximum benefit amount computed herein is not a multiple of one dollar, it shall be adjusted to the nearest multiple of one dollar, except that if the computed amount ends in fifty cents, it shall be carried to the next higher multiple of one dollar.

"This section of this amendatory act of 1965 shall take effect on July 4, 1965.

"NEW SECTION. Sec. 3. There is added to chapter 35, Laws of 1945 and to chapter 50.20 RCW, a new section to read as follows:

"In addition to other individuals who may suffer disqualification, an individual who is unemployed and has applied for or is receiving old age insurance benefits under Title II of the federal Social Security Act is presumed to have withdrawn from the labor force and shall be ineligible for unemployment compensation benefits unless and until it is demonstrated to the commissioner's satisfaction that such individual has not voluntarily withdrawn from the labor force. In making such determination the commissioner shall consider, among other things, the circumstances under which the individual left his employment, subsequent reemployment or other evidence of bona fide labor force attachment.

"Sec. 4. Section 89, chapter 35, Laws of 1945, as amended by section 18, chapter 214, Laws of 1949 and RCW 50.24.010 are each amended to read as follows:

"Contributions shall accrue and become payable by each employer for each calendar year in which he is subject to this title at the rate of two and seven-tenths percent of wages paid each employee.

"If the Federal Unemployment Tax Act is amended so that the federal tax applies to an amount greater than the maximum taxable amount prescribed by this title, then such higher amount shall apply for the purpose of payment of contributions by an employer under this title, starting with the same period to which such federal amendment first applies.

"If, however, as of June 30, 1969, or any June 30 thereafter the amount of money in the unemployment compensation fund, after subtracting any outstanding experience rating credits for the credit year ending on such June 30th, is less than four percent of total remuneration paid by all employers during the preceding calendar year and reported on or before the March 31st following such year, contributions for the following calendar year shall be payable at the rate of three percent.

"Contributions shall become due and be paid by each employer to the treasurer for the unemployment compensation fund in accordance with such regulations as the commissioner may prescribe, and shall not be deducted, in whole or in part, from the remuneration of individuals in employment of the employer. Any deduction in violation of the provisions of this section shall be unlawful.

"In the payment of any contributions, a fractional part of a cent shall be disregarded unless it amounts to one-half cent or more, in which case it shall be increased to one cent.

"Sec. 5. Section 12, Chapter 286, Laws of 1955 and RCW 50.28.030 are each amended to read as follows:

"'Surplus' means the lesser of (1) that amount by which the moneys in the unemployment compensation fund as of the effective date, after subtracting the amount of credits previously established under this title and outstanding as valid on such date, exceed [four times the amount of contributions paid on the payrolls reported] four and one-half percent of total remuneration paid by all employers during the preceding calendar year and reported on or before the cut-off date for [the preceding calendar] that year, or (2) an amount equal to forty percent of the contributions [so] paid on the payrolls reported by all employers on or before the cut-off date for the preceding calendar year. For the purpose of computation of 'surplus', credits established prior to the

credit year in which the effective date occurs shall not be considered outstanding as valid on such date. No portion of the surplus shall be credited to any employer unless the amount of the surplus is at least [ten percent of the amount of the contributions paid on the payrolls reported] fifteen one-hundredths of one percent of remuneration paid by all employers during the preceding calendar year and reported on or before the cut-off date for the preceding calendar year.

"This section of this amendatory act of 1965 shall take effect on June 30, 1969.

"NEW SECTION. Sec. 6. The legislative council is hereby directed, during the interim period between the thirty-ninth and fortieth legislative sessions to study various theories regarding the unemployment compensation system including the method of funding and the advisability of an escalator clause for benefits under the unemployment compensation system.

"NEW SECTION. Sec. 7. There is hereby appropriated from the general fund to the legislative council, the sum of fifty thousand dollars to effectuate the purpose of section 6 of this act.

"NEW SECTION. Sec. 8. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected."

On page 1, line 1 of the title following "employment security;" strike all matter down to and including the semicolon on page 1, line 9.

On page 1, line 17 of the title, after "dates" and before the period, insert "; authorizing a study of said subject and making an appropriation"

Mr. Rogers moved adoption of the following amendment to the amendment:

Beginning on page 1 of the amendment by Representative O'Brien and after Section 1 strike the remainder of the amendment and insert the following:

"Sec. 2. Section 3, chapter 35, Laws of 1945 and RCW 50.04.020 are each amended to read as follows:

"'Base year' means the last calendar year preceding the first day of the benefit year, until July 3, 1966 when the term 'base year' with respect to each individual, shall mean the first four of the last five completed calendar quarters immediately preceding the first day of the individual's benefit year.

"Sec. 3. Section 4, chapter 35, Laws of 1945 as amended by section 1, chapter 214, Laws of 1949 and RCW 50.04.030 are each amended to read as follows:

"Benefit year' means the period beginning with the first full calendar week in July and ending the following calendar year with the last calendar week beginning in June, until July 3, 1966 when the term 'benefit year' with respect to each individual shall mean the fifty-two consecutive week period beginning with the first day of the calendar week in which the individual is unemployed and files an application for an initial determination as provided in RCW 50.20.140, and thereafter, the fifty-two consecutive week period beginning with the first day of the calendar week in which the individual is unemployed and next files an application for an initial determination after the termination of his last preceding benefit year: PROVIDED, HOWEVER, That a benefit year is not established unless the determination shows the applicant to have met the wage and employment conditions fixed by law as the minimum for the receipt of benefits: PROVIDED, FURTHER, That the benefit year shall be deemed to be fifty-three weeks when at the expiration of fifty-two weeks the establishment of a new benefit year would result in the use of a quarter in the base year that had been included in a prior base year.

"Sec. 4. Section 80, chapter 35, Laws of 1945, as last amended by section 2, chapter 321, Laws of 1959 and RCW 50.20.120, are each amended to read as follows:

"(1) Subject to the other provisions of this title benefits shall be payable to any eligible individual during the benefit year in a maximum amount equal to the lesser of thirty times the weekly benefit amount (determined hereinafter) or one-third of the individual's base year wages under this title. An individual's weekly benefit amount shall be in a minimum amount of [seventeen] fifteen dollars for the first one hundred twenty-five dollars or portion thereof in excess of [seven hundred ninety-nine] five hundred forty-nine dollars and ninety-nine cents of base year wages, increasing one dollar for each one hundred twenty-five dollars or portion thereof of said individual's base year wages earned thereafter, with a maximum amount payable weekly, effective for any benefit year beginning after June 30, 1966, of not more than [forty-two] fifty dollars: PROVIDED, That an individual shall not be eligible for benefits in any calendar quarter in an amount exceeding the highest amount of the total wages he earned in the corresponding calendar quarter in either of the preceding two years: Provided

FURTHER, That if any maximum benefit amount computed herein is not a multiple of one dollar, it shall be adjusted to the nearest multiple of one dollar, except that if the computed amount ends in fifty cents, it shall be carried to the next higher multiple of one dollar [.]: PROVIDED FURTHER, That for the benefit year beginning July 4, 1965 only, the maximum amount payable weekly shall not exceed forty-nine dollars.

"(2) For benefit years beginning after July 3, 1965, and before January 1, 1967, the first proviso in subsection (1) above relative to wages and benefits in corresponding calendar quarters will be suspended, the minimum weekly benefit amount of fifteen dollars will be increased to nineteen dollars and the minimum base year wages amount of five hundred forty-nine dollars and ninety-nine cents will be increased to one thousand forty-nine dollars and ninety-nine cents.

"Sec. 5. Section 33, chapter 35, Laws of 1945, as last amended by section 2, chapter 8, Laws of 1953 first extraordinary session, and RCW 50.04.320 are each amended to read as follows:

"For the purpose of payment of contributions, 'wages' means the first three thousand six hundred dollars of remuneration paid by one employer during any calendar year to an individual in its employment under this title or the unemployment compensation law of any other state. [After December 31, 1950,] If an employer (hereinafter referred to as a successor employer) during any calendar year acquired substantially all the operating assets of another employer (hereinafter referred to as a predecessor employer) or assets used in a separate unit of a trade or business of a predecessor employer, and immediately after the acquisition employs in his trade or business an individual who immediately prior to the acquisition was employed in the trade or business of such predecessor employer, then, for the purposes of determining whether the successor employer has paid remuneration equal to three thousand six hundred dollars to such individual during such calendar year, any remuneration paid to such individual by such predecessor during such calendar year and prior to such acquisition shall be considered as having been paid by such successor employer: PROVIDED, That, if the Federal Unemployment Tax Act is amended so that the federal tax applies to an amount greater than three thousand six hundred dollars, then such higher amount shall apply for the purpose of payment of contributions by an employer under this title, starting with the same period to which such federal amendment first applies.

"For the purpose of payment of benefits, 'wages' means the remuneration payable by one or more employers to an individual for employment under this title during [one calendar] his base year.

"'Remuneration' means all compensation paid for personal services, including commissions and bonuses and the cash value of all compensation paid in any medium other than cash. The reasonable cash value of compensation paid in any medium other than cash and the reasonable value of gratuities shall be estimated and determined in accordance with rules prescribed by the commissioner. This section of this amendatory act of 1965 shall take effect January 1, 1966.

"Sec. 6. Section 83, chapter 35, Laws of 1945, as amended by section 5, chapter 215, Laws of 1951, and RCW 50.20.150 are each amended to read as follows:

"The applicant for initial determination, his most recent employing unit as stated by the applicant, and any other interested party which the commissioner by regulation prescribes, shall, if not previously notified within the same continuous period of unemployment, be given notice promptly in writing that an application for initial determination has been filed and such notice shall contain the reasons given by the applicant for his last separation from work. If, during the benefit year, the applicant becomes unemployed after having accepted subsequent work, and files a claim for waiting period credit or benefits, a similar notice shall be given promptly to his then most recent employing unit as stated by him, or to any other interested party which the commissioner by regulation prescribes.

"Each base year employer shall be promptly notified of the filing of any application for initial determination which may result in a charge to his account.

"Each employer within a reasonable time after the date of rate determination shall be notified of the total amount of benefits charged, if any, to his account for unemployment for calendar weeks ending during the twelve-month period immediately preceding such date and the amount of such charges with respect to each individual receiving unemployment benefits charged to his account.

"Each employer within a reasonable time after the date of rate determination shall be notified of his rate of contribution as determined for the succeeding rate year.

"Any employer dissatisfied with the benefit charges made to his account or with his determined rate may file a request for review and determination with the com-

missioner within thirty days of the mailing of the notice to the employer, showing the reason for such request. Should such request for review and redetermination be denied the employer may within ten days of the mailing of such notice of denial file with the appeal tribunal a petition for hearing which shall be heard in the same manner as a petition for denial or refund. The appellate procedure prescribed by this title for further appeal shall apply to all denials of review and redetermination under this section.

"Sec. 7. Section 89, chapter 35, Laws of 1945, as amended by section 18, chapter 214, Laws of 1949, and RCW 50.24.010 are each amended to read as follows:

"Contributions shall accrue and become payable by each empolyer for each calendar year in which he is subject to this title at the rate of two and seven-tenths percent of wages paid, except as provided in sections 8 through 16 of this amendatory act.

"Contributions shall become due and be paid by each employer to the treasurer for the unemployment compensation fund in accordance with such regulations as the commissioner may prescribe, and shall not be deducted, in whole or in part, from the remuneration of individuals in employment of the employer. Any deduction in violation of the provisions of this section shall be unlawful.

"In the payment of any contributions, a fractional part of a cent shall be disregarded unless it amounts to one-half cent or more, in which case it shall be increased to one cent.

"NEW SECTION. Sec. 8. There is hereby added to chapter 35, Laws of 1945 and to Title 50 RCW, a new section to read as follows:

"As used in this chapter: (1) 'Taxable payroll' means all remuneration paid by an employer or employers on which contributions are payable.

"(2) 'Rate year' means the calendar year next succeeding the date of rate determination for which any assigned contribution rate is applicable.

"(3) 'Date of rate determination' means the first day of the first full calendar week in July, until July 1, 1967, when the 'date of rate determination' shall mean July 1st.

"(4) (a) 'Eligible employer' means any employer whose account could have been charged with benefits throughout the thirty-six consecutive calendar month period immediately preceding the date of rate determination or could have been charged had the benefit charging provisions been in effect.

"(b) Any employer who has not been subject to the act for a period of time sufficient to be classified as an eligible employer under the provision of part (a) of this definition but whose account could have been charged with benefits throughout at least the twelve consecutive month period immediately preceding the date of rate determination shall be classified as an eligible employer.

"NEW SECTION. Sec. 9. There is hereby added to chapter 35, Laws of 1945 and to Title 50, RCW, a new section to read as follows:

"An experience rating account shall be established and maintained for each employer based on existing records of the employment security department and shall be effective beginning with the benefit year commencing July 1, 1962. Benefits paid to any eligible individual for unemployment subsequent to July 1, 1962, shall be charged to the experience rating accounts of each of his employers during his base year in the same proportion that the wages paid by each employer to the individual during the base year bear to the wages paid by all employers to that individual during that year.

"NEW SECTION. Sec. 10. There is hereby added to chapter 35, Laws of 1945 and to Title 50, RCW, a new section to read as follows:

"When, after July 3, 1965, an individual has been disqualified for benefits for misconduct connected with his work pursuant to RCW 50.20.060, benefits subsequently paid to him based on wages earned prior to the disqualifying act shall not be charged to the experience rating account of any employer.

"NEW SECTION. Sec. 11. There is hereby added to chapter 35, Laws of 1945 and to Title 50, RCW, a new section to read as follows:

"For the purpose of prorating benefit charges for periods of unemployment prior to July 3, 1966, 'wages' shall be construed to mean the wages reported by employers on the existing wage reports submitted for use in benefit computations. For the purpose of prorating benefit charges for periods of unemployment commencing July 3, 1966, or later 'wages' shall mean 'wages' as defined for the purpose of payment of benefits in RCW 50.04.320 as amended by section 5 of this amendatory act.

"NEW SECTION. Sec. 12. There is hereby added to chapter 35, Laws of 1945 and to Title 50, RCW, a new section to read as follows:

"For the rate year 1966 and each rate year thereafter a benefit ratio shall be computed for each eligible employer. The computation of benefit ratios shall be extended to six decimal places beyond which all fractions will be disregarded. Benefits paid prior to the August 1st immediately following the date of rate determination with respect to unemployment occurring prior to such date of rate determination shall be considered in the computation of benefit ratios and benefit charges to the account of an employer shall be adjusted for benefit overpayments established under the provisions of RCW 50.20.190 prior to the August 1st following the date of rate determination.

"NEW SECTION. Sec. 13. There is hereby added to chapter 35, Laws of 1945 and to Title 50, RCW, a new section to read as follows:

- "(1) For rate year 1966 and each rate year thereafter the benefit ratio for an employer shall be the quotient obtained by dividing the total benefits charged to his account for unemployment for calendar weeks ending during the thirty-six consecutive month period immediately preceding the date of rate determination by that portion of his taxable payroll for the twelve completed calendar quarters ending on June 30th immediately preceding the date of rate determination on which all contributions due have been paid by September 30th following such date of rate determination.
- "(2) For rate year 1966 and each rate year thereafter the benefit ratio for any employer who has not been subject to this act for a period of time sufficient for his account to have been chargeable with benefits throughout the thirty-six month period immediately preceding the date of rate determination, but whose account could have been charged with benefits throughout the twelve consecutive month period immediately preceding the date of rate determination, shall be the quotient obtained by dividing the total benefits charged to the employer's account during the period his account has been chargeable, but not less than twelve consecutive calendar months immediately preceding the date of rate determination, by his total taxable payroll for the same period ending on June 30th immediately preceding the date of rate determination on which all contributions due have been paid by September 30th immediately following such date of rate determination.

"NEW SECTION. Sec. 14. There is hereby added to chapter 35, Laws of 1945 and to Title 50, RCW, a new section to read as follows:

- "(1) An array shall be prepared of all eligible employers in order by benefit ratios. The array shall start with the employer having the lowest benefit ratio and progress through the employer having the highest benefit ratio. The array shall show for each employer (a) his benefit ratio (b) his taxable payroll for the four calendar quarters ending with June 30th immediately preceding the computation date and reported by the following September 30th, and (c) a cumulative total consisting of the sum of his taxable payroll and the taxable payrolls of all other employers preceding him on the list.
- "(2) All arrayed employers starting with those having the lowest benefit ratio, shall be grouped in accordance with the cumulative taxable payroll percentage limits for the tax schedule in effect. If this grouping results in the taxable payroll of an employer falling in two groups, such employer and any other employer or employers with the same benefit ratio shall be assigned the lower of the two applicable rates. Fractions of a cent will be dropped in computing taxable payroll limits. All employers who fall within the same group will be assigned the tax rate for that group.
- "(3) If, subsequent to the assignment of rates of contribution for any rate year, the benefit ratio of an employer is recomputed and changed, such employer shall be placed in that position in the array which he would have occupied had his corrected benefit ratio been shown in the array, but such altered position in the array shall not affect the position of any other employer.

"NEW SECTION. Sec. 15. There is hereby added to chapter 35, Laws of 1945 and to Title 50, RCW, a new section to read as follows:

"Effective with the rate year 1966 and each rate year thereafter contribution rates for eligible employers will be those scheduled in Table 1. The column of the schedule effective for a particular rate year is determined by the fund balance ratio.

"The fund balance ratio for any rate year is the percentage ratio of the balance in the unemployment compensation fund as of June 30th immediately preceding the date of rate determination for that rate year to total remuneration paid by all employers for the calendar year preceding the date of rate determination and reported by the following March 31st. The ratios which apply to each column are as follows:

Fund Balance Ratios	Column
4.70% and more	A
4.30% to and including 4.69%	В
3.50% to and including 4.29%	C

TABLE I Cumulative Taxable Payroll Limits

(Percent of Tot	al Taxable Payroll of Array	yed Employers)	Contribution
\boldsymbol{A}	В	\boldsymbol{C}	Rate in Percent
0.0- 5.0	*******		1.5
5.1- 15.0	******		1.7
15.1- 25.0			1.9
25.1-35.0	0.0- 10.0		2.1
35.1- 50.0	10.1- 30.0		2.3
50.1- 70.0	30.1- 60.0		2.5
70.1-100.0	60.1-100.0	100.0	2.7

"If at any date of rate determination the amount of money in the unemployment compensation fund is less than three and one-half percent of total remuneration paid by all employers during the preceding calendar year and reported on or before the March 31st following such year, contributions for the following rate year shall be payable at the rate of three percent.

"NEW SECTION. Sec. 16. There is hereby added to chapter 35, Laws of 1945 and to Title 50, RCW, a new section to read as follows:

"When an employer or prospective employer has acquired all or substantially all of the operating assets of an employer, or has acquired an operating department, section, division, or any substantial portion of the business or assets of any employer, which is clearly segregable and identifiable, for experience rating purposes, the payroll record and benefit charges of the transferring employer shall be divided between the transferring and acquiring employers in proportion to the payroll for the four preceding completed calendar quarters attributable to the operating assets retained and conveyed. The successor employer shall be liable for contributions on the acquired business from the date the transfer occurred. The separate account of a predecessor or that part thereof which is transferred shall become the separate account or part of separate account as the case may be of the successor employer.

"NEW SECTION. Sec. 17. There is hereby added to chapter 35, Laws of 1945 and to Title 50, RCW, a new section to read as follows:

"Effective January 1, 1966, predecessor and successor employer contribution rates shall be computed in the following manner:

"(1) If the successor is an employer at the time of the transfer, his contribution rate shall remain unchanged for the remainder of the calendar year in which the transfer occurs.

"(2) The contribution rate on any payroll retained by a predecessor employer shall remain unchanged for the remainder of the calendar year in which the transfer occurs.

"(3) If the successor is not an employer at the time of the transfer and acquires the business of one employer or the businesses of two or more employers with the same rate, he shall pay contributions for the remainder of the calendar year in which the transfer occurs, at the rate assigned to the predecessor employer or employers.

"(4) If the successor is not an employer at the time of the transfer and simultaneously acquires the businesses of two or more employers with different rates of contribution, his rate from the date the transfer occurred until the end of the calendar year in which such transfer occurred, shall be a recomputed rate based on the combined experience of his predecessors as of the last day of the completed calendar quarter immediately preceding the quarter in which the transfer occurs.

"(5) In all cases, from and after January 1st following the transfer, the successor's rate of contribution for each rate year shall be based on his experience with payrolls and benefits combined with the experience of his predecessor or predecessors, as of the regular date of rate determination for that rate year.

"NEW SECTION. Sec 18. There is appropriated to the employment security department from the general fund, the sum of fifty thousand dollars, or so much thereof as may be necessary, to carry out the purposes of this act.

"NEW SECTION. Sec. 19 If any part of this amendatory act shall be found to be

in conflict with federal requirements which are a condition precedent to the allocation of federal funds to the employment security department, such conflicting part of this amendatory act is hereby declared to be inoperative solely to the extent of such conflict and shall not affect the operation of the remainder of this amendatory act.

"NEW SECTION. Sec. 20. Except as provided in section 5 of this act, this act shall

take effect on July 4, 1965.

"NEW SECTION. Sec. 21. Section 10, chapter 286, Laws of 1955 and RCW 50.28.010, section 11, chapter 286, Laws of 1955 and RCW 50.28.020, section 12, chapter 286, Laws of 1955 and RCW 50.28.030, section 3, chapter 235, Laws of 1949, as last amended by section 13, chapter 286, Laws of 1955 and RCW 50.28.040, section 15, chapter 286, Laws of 1955 and RCW 50.28.050 and section 16, chapter 286, Laws of 1955 and RCW 50.28.060 are each repealed."

POINT OF ORDER

The Speaker recognized Mr. Avey on a point of order.

Mr. Avev:

"Mr. Speaker, aren't we supposed to be considering only appropriation and tax bills now? Does this have an appropriation or is this a taxation bill?"

RULING BY THE SPEAKER

The Speaker:

"Both the amendments have a fifty thousand dollar appropriation, so it would be within that category."

Debate ensued, Representative Rogers speaking in favor of adoption of the amendment to the amendment, and Representative O'Brien speaking against its adoption.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

The Speaker called on Mr. Garrett to preside.

Further debate ensued, Representative Savage speaking against adoption of the amendment to the amendment.

POINT OF ORDER

The Speaker (Mr. Garrett presiding) recognized Mr. Jueling on a point of order.

Mr. Jueling:

"Mr. Speaker, have we not passed the fiftieth day so that orations should be limited to three minutes?"

The Speaker (Mr. Garrett presiding):

"I believe the Speaker ruled earlier that we have passed the fiftieth day and that remarks were to be limited to three minutes."

Mr. Savage:

"I will close as quickly as I can."

Further debate ensued, Representative Savage concluding his remarks, and Representative Eldridge speaking in favor of adoption of the amendment to the amendment.

The Speaker resumed the Chair.

Further debate ensued, Representatives Klein, Anderson (Eric O.), and Avey speaking against adoption of the amendment to the amendment.

Mr. Grant demanded the previous question, and the demand was sustained. The Clerk called the roll on the adoption of the amendment by Mr.

Rogers to Mr. O'Brien's amendment to House Bill No. 28, and the amendment to the amendment was adopted by the following vote: Yeas, 51; nays, 46; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Hurley, Johnston (Elmer E.), Jueling, Kink, Kirk, Leland, Lynch, Mahaffey, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Rogers, Saling, Swayze, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf—51.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, Moon, O'Brien, O'Donnell, Olsen, Radcliffe, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Valle, Mr. Speaker—46.

Those absent or not voting were: Representatives Thompson, Uhlman—2. The Speaker declared the question before the House to be adoption of the amendment as amended.

Mr. Grant demanded an electric roll call, and the demand was sustained. Debate ensued, Representatives Savage, O'Brien, and Anderson (Eric O.) speaking against adoption of the amendment as amended, and Representatives Adams and Rogers speaking for its adoption.

The Clerk called the roll on adoption of the amendment by Mr. O'Brien as amended, and the amendment as amended was adopted by the following vote: Yeas, 56, nays, 41; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bergh, Bledsoe, Brachtenbach, Braun, Canfield, Clark, Copeland, Cunningham, Day, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Hurley, Johnston (Elmer E.), Jueling, Kalich, King (Chet), Kink, Kirk, Leland, Litchman, Lynch, Mahaffey, McCaffree, McCormick, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Swayze, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf—56.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Burtch, Chatalas, Conner, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Jastad, Johnson (Doris), Jolly, King (Richard "Dick") Klein, Kull, Lux, Marsh, Marzano, Mast, May, Moon, O'Brien, O'Donnell, Olsen, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Valle, Mr. Speaker—41.

Those absent or not voting were: Representatives Thompson, Uhlman—2. On motion of Mr. Rogers, the following amendment to the title was adopted:

On line 1 of the title, strike everything after the semicolon following "employment security" and insert: "amending section 3, chapter 286, Laws of 1955 and RCW 50.20.030; amending section 3, chapter 35, Laws of 1945 and RCW 50.04.020; amending section 4, chapter 35, Laws of 1945 as amended by section 1, chapter 214, Laws of 1949 and RCW 50.04.030; amending section 80, chapter 35, Laws of 1945 as last amended by section 2, chapter 321, Laws of 1959 and RCW 50.20.120; amending section 33, chapter 35, Laws of 1945, as last amended by section 2, chapter 8, Laws of 1953 first extraordinary session and RCW 50.04.320; amending section 83, chapter 35, Laws of 1945 as amended by section 5, chapter 215, Laws of 1951 and RCW 50.20.150; amending section 89, chapter 35, Laws of 1945, as amended by section 18, chapter 214, Laws of 1949 and RCW 50.24.010; repealing section 10, chapter 286, Laws of 1955 and RCW 50.28.010; repealing section 11, chapter

286, Laws of 1955 and RCW 50.28.020; repealing section 12, chapter 286, Laws of 1955 and RCW 50.28.030; repealing section 3, chapter 235, Laws of 1949 as last amended by section 13, chapter 286, Laws of 1955 and RCW 50.28.040; repealing section 15, chapter 286, Laws of 1955 and RCW 50.28.050; repealing section 16, chapter 286, Laws of 1955 and RCW 50.28.060; adding new sections to chapter 35, Laws of 1945 and to Title 50 RCW; making an appropriation; and establishing effective dates."

House Bill No. 28 was ordered engrossed and passed to Committee on Rules and Order for third reading.

Senate Concurrent Resolution No. 12, by Senators Greive, Hanna, and McCormack:

Creating a legislative oversight committee.

House of Representatives, Olympia, Wash., May 3, 1965.

Mr. Speaker:

We, a majority of your Committee on Ways and Means, to whom was referred Senate Concurrent Resolution No. 12, creating a legislative oversight committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, on line 5, after "shall appoint" strike everything down to and including "two" on line 6, and insert the following: "seven House members, four from the majority party and three"

Committee on Ways and Means
WESLEY C. UHLMAN, Chairman,
GEORGETTE VALLE, Vice Chairman.
Subcommittee on Appropriations
ARLIE U. DEJARNATT, Chairman,
MARY STUART LUX, Vice Chairman.

We concur in this report: Wayne G. Angevine, William "Bill" Chatalas, Mrs. John W. (Kathryn) Epton, Joe D. Haussler, Doris Johnson, Chet King, Richard "Dick" King, Audley F. Mahaffey, Charles Moon, Richard W. Morphis, W. O. E. "Bill" Radcliffe, Charles R. Savage, Samuel J. Smith, Mrs. Frances G. Swayze.

Subcommittee on Revenue

MARK LITCHMAN, Vice Chairman.

We concur in this report: Hayes Elder, S. E. (Sid) Flanagan, Mrs. Douglas (Gladys) Kirk, Ray Olsen, Jack Rogers, Gerald L. Saling.

The resolution was read the second time in full.

On motion of Mr. O'Brien, the committee amendment was adopted.

On motion of Mr. O'Brien, the rules were suspended, Senate Concurrent Resolution No. 12 as amended by the House was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative O'Brien speaking in favor of passage of the resolution, and Representative Eldridge speaking against its passage.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 12 as amended by the House, and the resolution passed the House by the following vote: Yeas, 60; nays, 37; absent or not voting, 2.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Copeland, Cunningham, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hawley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, O'Dell, O'Donnell, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Valle, Warnke, Witherbee, Wolf—60.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Conner, Copeland, Day, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hood, Humiston, Hurley, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, Perry, Pritchard, Saling, Swayze, Wang, Whetzel, Witherbee—37.

Those absent or not voting were: Representatives Thompson, Uhlman—2. Senate Concurrent Resolution No. 12 as amended by the House, having received the constitutional majority, was declared passed.

Senate Bill No. 558, by Senator Hallauer:

Limiting terms of those members of the interstate compact commission who are legislators.

House of Representatives, Olympia, Wash., April 24, 1965.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred Senate Bill No. 558, limiting terms of those members of the interstate compact commission who are legislators, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, section 1, line 12, after the semicolon following "chapter" strike all of the material down to and including the period on line 17 and insert "the term of office of said commissioners shall be from June 11, 1953, until an agreement or compact binding on the state of Washington under the provisions of RCW 43.57.030 has been entered into: PROVIDED, HOWEVER, That when a member of the commission is a member of the house of representatives, his term on the commission shall expire when he ceases to be a member of the house, and when a member of the commission is a member of the senate, his term on the commission shall expire when he ceases to be a member of the senate."

DAN JOLLY, Chairman, HENRY BACKSTROM, Vice Chairman.

We concur in this report: H. Maurice Ahlquist, James A. Andersen, Norwood Cunningham, Arlie U. DeJarnatt, Edward F. Harris, Joe D. Haussler, Elmer Jastad, Dick J. Kink, Bob McDougall, Robert A. Perry, Gerald L. Saling, Charles R. Savage.

The bill was read the second time by sections.

On motion of Mr. Jolly, the committee amendment was adopted.

On motion of Mr. Smith, the rules were suspended, Senate Bill No. 558 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Jolly speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 558 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 2; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Juelling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell,

O'Donnell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—95.

Those voting nay were: Representatives Clark, Whetzel—2.

Those absent or not voting were: Representatives Thompson, Uhlman-2.

Senate Bill No. 558 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING OF BILLS

Engrossed House Bill No. 714, by Representative Klein:

Providing for congressional redistricting.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 714 was placed on final passage.

Debate ensued, Representative Grant speaking in favor of passage of the bill.

Further debate ensued, Representatives Grant and Klein speaking in favor of passage of the bill, and Representatives Cunningham and Clark speaking against its passage.

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Bill No. 714, and the bill passed the House by the following vote: Yeas, 55; nays, 42; absent or not voting, 2.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, O'Brien, O'Donnell, Olsen, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Valle, Warnke, Witherbee, Mr. Speaker—55.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bergh, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Dootson, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Johnston (Elmer E.), Jueling, Kirk, Leland, Lynch, Mahaffey, Mast, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Perry, Pritchard, Saling, Swayze, Wang, Whetzel, Wolf—42.

Those absent or not voting were: Representatives Thompson, Uhlman—2. Engrossed House Bill No. 714, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Burtch, all bills and resolutions passed by the House were ordered immediately transmitted to the Senate.

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Copeland on a point of personal privilege. Mr. Copeland:

"Mr. Speaker, ladies and gentlemen of the House, I just want to announce that the conference committee on House Bill No. 608 has come to an agreement and signed the conference report out. As soon as the report is out, we will probably be in a position to go ahead and act accordingly. I have enjoyed working with the conferees. I am certain everybody is not entirely happy with this particular measure that will be reported back for your edification and discussion and, of course, vote. I want you to know the conferees of this particular committee worked many hours and did the best we could."

The Speaker:

"In behalf of the House members, I am sure we greatly appreciate the work of all the conference committees."

MOTION

On motion of Mr. O'Brien, the House recessed until 7:30 p. m.

EVENING SESSION

The Speaker called the House to order at 7:30 p.m.

The Clerk called the roll, and all members were present except Representatives Avey, Backstrom, Conner, Copeland, Day, Hood, Jueling, King (Richard "Dick"), Kink, McCormick, O'Donnell, Taylor, and Thompson. Representative Thompson was excused.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., May 5, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Concurrent Resolution No. 37, have compared same with the original resolution and find it correctly engrossed.

RAY OLSEN, Chairman.

I concur in this report: Gary Grant.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives O'Donnell and Thompson.

On motion of Mr. Burtch, the absent members were excused, and the House proceeded with business under the call of the House.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., May 5, 1965.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Substitute Senate Bill No. 41 and the House amendment thereto, and the President has appointed as members of the Conference Committee thereon: Senators Peterson (Lowell), Lewis, Gallagher.

WARD BOWDEN, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., May 5, 1965.

MR. PRESIDENT:

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Substitute Senate Bill No. 41, providing bond issue for new buildings for state institutions and departments, have had the same under consideration, and we report that we are unable to agree and request the powers of Free Conference.

Senate Members
Lowell Peterson
Michael J. Gallagher
Harry B. Lewis

House Members
Wesley C. Uhlman
Newman H. Clark
W. O. E. "BILL" RADCLIFFE

MOTION

On motion of Mr. Clark, the report of the Conference Committee on Substitute Senate Bill No. 41 was adopted, and the committee was granted the powers of Free Conference.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 5, 1965.

MR. SPEAKER:

The Senate has adopted: Senate Concurrent Resolution No. 27, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 5, 1965.

MR. SPEAKER:

The Senate has adopted: Engrossed House Concurrent Resolution No. 37, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 5, 1965.

MR. SPEAKER:

The President has signed: Senate Concurrent Resolution No. 26, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 5, 1965.

Mr. Speaker:

The Senate refuses to concur in the House amendment to Engrossed Senate Bill No. 565 and asks the House to recede therefrom, and said bill, together with the House amendment thereto, is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

On motion of Mr. Uhlman, the House refused to recede from its amendment to Engrossed Senate Bill No. 565, and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Senate Bill No. 565, Representatives Brouillet, Flanagan, and Moon.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Concurrent Resolution No. 26.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber. Olympia, Wash., May 5, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 190 with the following amendment: On page 2, after subsection (6) of the House amendment to the printed bill by the Committee on Ways and Means, being line 10 of the engrossed bill, add a new subsection (7) to read as follows:

"(7) The combined income of the head of the household and his spouse, from all sources whatsoever, shall not be in excess of three thousand dollars (\$3,000) for the calendar year immediately preceding the year in which the real property is assessed and the taxes levied thereon."

Renumber the remaining subsections consecutively., and the same is herewith WARD BOWDEN, Secretary. transmitted.

On motion of Mr. Bergh, the House concurred in the Senate amendment to Engrossed House Bill No. 190.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 190 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 190 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 8; absent or not voting, 2.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Hood, Hurley, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Morphis, Newhouse, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Adams, Clark, Gorton, Humiston, Johnston (Elmer E.), Moos, Newschwander, Whetzel-8.

Those absent or not voting were: Representatives O'Donnell, Thompson—2. Engrossed House Bill No. 190 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 23, 1965.

Mr. President:

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred Engrossed Substitute Senate Bill No. 374, adopting budget and making appropriation for the operation of state agencies for next fiscal biennium, have had the same under consideration. and we recommend that the attached bill be substituted therefore and that it do pass.

ENGROSSED SUBSTITUTE SENATE BILL NO. 374

As Amended by Free Conference Committee

"AN ACT Adopting the budget; making appropriations for the operation of state agencies for the fiscal biennium beginning July 1, 1965, and ending June 30, 1967; and declaring an emergency.

"Be It Enacted By the Legislature of the State of Washington:

"NEW SECTION. Section 1. That a budget is hereby adopted and subject to the provisions hereinafter set forth the several amounts hereinafter specified, or so much thereof as shall be sufficient to accomplish the purposes designated, are hereby appropriated and authorized to be disbursed for salaries, wages, and other expenses of the agencies and officers of the state and for other specified purposes for the fiscal biennium beginning July 1, 1965, and ending June 30, 1967, out of the several funds of the state hereinafter named.

hereinafter named.	
STATE TREASURER—STATE REVENUES FOR DISTRIBUTION	
General Fund Appropriation for fire insurance premiums tax distribution\$	646,650
General Fund Appropriation for public utility district excise tax distribution \$ General Fund—Harbor Improvement Account Appropriation for harbor im-	5,889,600
provement revenue distribution\$	296,010
Liquor Excise Tax Fund Appropriation for liquor excise tax distribution\$ Motor Vehicle Excise Fund Appropriation for motor vehicle excise tax dis-	8,811,000
tribution\$	11.239.465
Motor Vehicle Fund Appropriation for motor vehicle fuel tax and overload	
penalties distribution\$ Liquor Board Revolving Fund Appropriation for liquor profits distribution\$	
Enquoi Bourd Revolving Pana Appropriation for Equoi pronts distribution	22,313,000
STATE TREASURER—FEDERAL REVENUES FOR DISTRIBUTION	
Forest Reserve Fund Appropriation for forest reserve fund distribution\$	
General Fund Appropriation for federal flood control funds distribution\$ General Fund Appropriation for federal grazing fees distribution\$	12,000 9,400
denotal Lana Appropriation for reactal Brazing feet and touristic and the second secon	5,100
STATE TREASURER—BOND RETIREMENT AND INTEREST	
Highway Bond Retirement Fund Appropriation	
Public School Building Bond Redemption Fund of 1949 Appropriation\$ Public Schools Building Bond Redemption Fund of 1955 Appropriation\$	5,102,300 4,488,500
Public Schools Building Bond Redemption Fund of 1957 Appropriation\$	9,212,800
Public School Building Bond Redemption Fund of 1959 Appropriation\$	4,728,776
Public School Building Bond Redemption Fund of 1961 Appropriation\$ Public School Building Bond Redemption Fund of 1963 Appropriation\$	6,981,548 3,465,684
University of Washington Bond Redemption Fund Appropriation\$	2,552,233
Washington State University Bond Retirement Fund Appropriation\$	1,220,918
Central Washington State College Bond Retirement Fund Appropriation\$	215,748
Eastern Washington State College Bond Retirement Fund Appropriation\$ Western Washington State College Bond Retirement Fund Appropriation\$	196,680 301,890
Institutional Building Bond Redemption Fund of 1949 Appropriation\$	2,551,140
Institutional Building Bond Redemption Fund of 1957 Appropriation\$	3,353,680
State Building Construction Bond Redemption Fund Appropriation\$ Juvenile Correctional Institution Building Bond Redemption Fund Appro-	7,564,435
priation\$	615,160
General Administration Bond Retirement Fund Appropriation\$	679,987
War Veterans' Compensation Bond Retirement Fund Appropriation\$ World Fair Bond Redemption Fund Appropriation\$	8,945,138 1,720,375
Outdoor Recreational Bond Redemption Fund Appropriation\$	210,000
	,_,
PERMANENT STATUTE LAW COMMITTEE	
General Fund Appropriation: <i>Provided</i> , That legislators are to be furnished upon request with a copy of the administrative code\$	244,975
SUPREME COURT	•
SUFREME COURT	

General Fund Appropriation: Provided, That \$80,000 shall be used only for

appeal costs for indigents pursuant to Chapter 133, Laws of 1965......\$ 1,126,058

COURT ADMINISTRATOR	
General Fund Appropriation\$	85,000
General Fund Appropriation for Superior Court Judges\$	1,185,700
General Fund Appropriation Judges' Retirement Fund Contributions\$	172,300
Additional Judges' Retirement Fund Contributions in accordance with	
RCW 2.12.070\$	175,826
JUDICIAL COUNCIL	2.0,0=0
	10.500
General Fund Appropriation\$	13,500
LAW LIBRARY	
General Fund Appropriation\$	225,957
OFFICE OF THE GOVERNOR	
General Fund Appropriation	
Executive Operations\$	306,906
Investigation and Emergency Purposes—to be distributed on vouchers	000,000
approved by the Governor\$	16,000
Extradition Expenses (Including prior claims)\$	60,000
Mansion Maintenance\$	32,000
	+-,
SPECIAL APPROPRIATIONS TO THE GOVERNOR	
General Fund Appropriation	
Governor's Emergency, to be allocated for the carrying on of the critically	
necessary work of any agency: Provided, That \$275,000 may be allotted	
for surveys and installations to the Governor: Provided, That not to	
exceed \$350,000 may be allocated for payments of tort claims in accord-	
ance with RCW 4.92.160 and 4.92.170: Provided, That not to exceed	
\$300,000 may be allocated by the Governor for mental hospitals or to carry out the purposes of Chapter 11, Laws of 1965, Chapter 75, Laws	
of 1965, or for other community services for mental retardation or mental	
illness authorized by law\$	9 400 000
Council of State Governments\$	2,400,000 - 22,000
For salary adjustments including classified and exempt positions and em-	22,000
ployee benefits, to be allotted to the agencies, including agencies headed	
by elected officials\$	7,500,000
·	,,,,,,,,,,,
LIEUTENANT GOVERNOR General Fund Appropriation\$	44,158
,	44,130
SECRETARY OF STATE	
General Fund Appropriation: Provided, That \$86,944 shall be available only	
for the maintenance of the permanent registration records: Provided fur-	
ther, That \$8,500 shall be available only for preparation, printing and dis-	
tribution of legislative district maps\$	586,674
STATE TREASURER	
General Fund Appropriation\$	495,993
STATE AUDITOR	
General Fund Appropriation	
State Auditor\$	884,976
Payment for supplies and services furnished in previous biennium\$	100,000
Criminal cost bills\$	17,500
Motor Vehicle Fund Appropriation\$	75,812
ATTORNEY GENERAL	
General Fund Appropriation\$	1,058,150
	, ,
CENTRAL BUDGET AGENCY General Fund Appropriation\$	942,271
General Fund Appropriation\$ General Fund Appropriation to carry out the provisions of RCW 79.44 relat-	344,411
ing to assessments against state-owned lands: <i>Provided</i> , That any expendi-	
ture from this appropriation on behalf of an agency which is financed by	
ture from this appropriation on senan of an agency which is illianced by	

other than General Fund moneys shall be repaid to the General Fund from any balances in the fund or funds which finance such agency and no appropriation shall be necessary to effect such repayment\$ General Fund Appropriation to carry out the provisions of RCW 41.40.370 relating to employers' contributions to state employee's retirement\$	100,000 2,000
CAPITOL COMMITTEE	
General Fund—Capitol Building Construction Account Appropriation	10,000
CENSUS BOARD	
General Fund Appropriation\$ Motor Vehicle Excise Fund Appropriation\$	52,500 ⁻ 44,500
BOARD AGAINST DISCRIMINATION General Fund Appropriation	152,812
STATE EMPLOYEES' RETIREMENT SYSTEM	PFF 400
Retirement System Expense Fund Appropriation\$	755,432
PUBLIC PENSION COMMISSION	
General Fund Appropriation\$	26,400
FINANCE COMMITTEE	
General Fund—Investment Reserve Account Appropriation\$ Motor Vehicle Fund Appropriation\$ General Fund—Public School Building	74,209 42,800
Construction Account Appropriation\$	44,000
TAX COMMISSION	
General Fund Appropriation: Provided, That funds received as reimbursements pursuant to chapter 84.41 RCW are hereby appropriated to the Tax Commission in excess of this amount, and such funds as are contracted to be paid into the General Fund prior to June 30, 1967, may be allotted in advance of receipts	7,159,455
UNIFORM LAW COMMISSION	
General Fund Appropriation\$	5,473
DEPARTMENT OF GENERAL ADMINISTRATION	
General Fund Appropriation\$	3,876,176
General Fund—State Capitol Vehicle Parking Account Appropriation\$	69,788
DEPARTMENT OF INSTITUTIONS-HEADQUARTERS	
General Fund Appropriation\$ General Fund—Transfer to Probation Service Account\$ General Fund—Probation Service Account	2,703,267 35,000
Appropriation for grants to counties for juvenile probation services\$ General Fund Appropriation to carry out the provisions of RCW 72.33.800	35,000
through 72.33.820\$	140,000
INSURANCE COMMISSIONER	
General Fund Appropriation\$	1,249,756
ACCOUNTANCY BOARD	
General Fund Appropriation\$	85,811.
AERONAUTICS COMMISSION	
General Fund Appropriation\$	113,500
ATHLETIC COMMISSION	
General Fund Appropriation\$	19,642 [.]
CEMETERY BOARD	
General Fund—Cemetery Account Appropriation\$	11,900

BOARD OF INDUSTRIAL INSURANCE APPEALS		
Accident Fund Appropriation\$ Medical Aid Fund Appropriation\$	649,688 649,688	
LIQUOR CONTROL BOARD		
Liquor Board Revolving Fund Appropriation\$	15,327,729	
PHARMACY BOARD General Fund Appropriation\$	200,634	
PUGET SOUND PILOTAGE COMMISSION		
General Fund—Puget Sound Pilotage Account Appropriation\$	6,878	
POLLUTION CONTROL COMMISSION		
General Fund Appropriation\$	599,776	
UTILITIES AND TRANSPORTATION COMMISSION		
Public Service Revolving Fund Appropriation\$	3,157,098	
BOARD FOR VOLUNTEER FIREMEN		
Volunteer Firemen's Relief and Pension Fund Appropriation\$	20,350	
DEPARTMENT OF CIVIL DEFENSE		
General Fund Appropriation\$	1,128,584	
DEPARTMENT OF LABOR AND INDUSTRIES		
General Fund Appropriation\$		
General Fund—Electrical License Account Appropriation\$		
Accident Fund Appropriation\$ Medical Aid Fund Appropriation\$		
indical file faile dispropries	0,001,010	
MILITARY DEPARTMENT		
General Fund Appropriation\$ Armory Fund Appropriation	1,810,292 530,808	
LAW ENFORCEMENT OFFICERS' TRAINING COMMISSION		
General Fund—Law Enforcement Officers' Training Fund Appropriation\$	50,000	
DEPARTMENT OF MOTOR VEHICLES		
Motor Vehicle Fund Appropriation\$	4,945,115	
Highway Safety Fund Appropriation\$		
Motor Vehicle Operators Revolving Fund Appropriation\$ General Fund — Commercial Automobile Driver Training School Account	778,551	
Appropriation\$	3,124	
General Fund—Park and Parkways Account Appropriation\$	50,000	
General Fund Appropriation\$ General Fund Appropriation for the Medical Disciplinary Board\$	871,646 21,300	
General Fund—Optometry Account Appropriation\$	13,163	
General Fund—Opticians' Account Appropriation\$	7,276	
General Fund—Real Estate Commission Account Appropriation\$	621,570	
General Fund—Architects' License Account Appropriation\$ General Fund—Professional Engineers' Account Appropriation\$	51,923 90,210	
General Fund—Sanitarians' Licensing Account Appropriation\$	6,099	
General Fund—Board of Psychological Examiners Appropriation\$	4,700	
STATE PATROL		
General Fund Appropriation\$		
Highway Safety Fund Appropriation\$ Motor Vehicle Fund—State Patrol Highway Account Appropriation\$		
BOARD OF PRISON TERMS AND PAROLES		
General Fund Appropriation\$	1,914,520	
· · · · · · · · · · · · · · · · ·	, -,	

DEPARTMENT OF INSTITUTIONS-ADULT CORRECTIONAL INSTITUTIONS General Fund Appropriation......\$ 16,670,610 DEPARTMENT OF INSTITUTIONS-JUVENILE REHABILITATION INSTITUTIONS DEPARTMENT OF INSTITUTIONS—JUVENILE PAROLE SERVICE DEPARTMENT OF INSTITUTIONS-JUVENILE DELINQUENCY PREVENTION AND CONTROL General Fund Appropriation.....\$ 757.381 VETERANS' REHABILITATION COUNCIL General Fund Appropriation.....\$ 500,303 DEPARTMENT OF INSTITUTIONS—VETERANS' HOMES General Fund Appropriation......\$ 3.047,139 DEPARTMENT OF PUBLIC ASSISTANCE General Fund Appropriation for surplus food and food stamp program admin-General Fund Appropriation to be used exclusively to reduce so far as feasible in 1965-1966 and to eliminate entirely in 1966-67 the ratable reduction in the Aid to Dependent Children, General Assistance and Disability Assistance General Fund Appropriation: Provided, That \$37,931,074 shall be available exclusively for administration including salaries, wages and operations: Provided, That should Congress approve a new medical care program which would either require additional administrative costs or which would indicate a financial benefit to the State to increase administrative costs, the Budget Director, upon request of the Director of the Department and with the approval of the Governor, may transfer funds, the maximum herein notwithstanding, between assistance programs and administration: Provided, That no more than \$58,950 shall be available for use in providing temporary foster home care or receiving home care for children between the ages of 6 and 18 who are neglected and dependent and who are detained by Juvenile Court prior to an adjudication by the court that the child is a dependent child: Provided, That not more than \$58,650 shall be expended to provide any foster home care authorized under the provisions of the

The Department of Public Assistance is hereby directed to administer the programs for which funds are herein appropriated in such a manner as to strictly comply with the existing statutes relating to public assistance, to adjust assistance payment if necessary, and to effect all economies possible in the administration of such programs during the 1965-1967 biennium in order that expenditures for said biennium shall not exceed the funds herein appropriated: Provided, That payments to applicants or recipients from this appropriation shall not be increased due to increased costs of living unless funds are available: Provided, That the Department shall not pay increased rates for supplies or services unless it has been clearly determined that adequate funds are available to provide for the increased rates during the remainder of the biennium: Provided, That no payments of general assistance shall be made from this appropriation unless the applicant or recipient for general assistance has resided in the State of Washington for three out of the last four years immediately preceding the date of application: Provided, That the Director may make payments of emergency general assistance to an applicant or recipient notwithstanding the residence provision above for a period of not to exceed ninety days if a denial of assistance would cause undue hardship: Provided, That the amount paid from this appropriation to or on behalf of a recipient in a nursing home or a hospital for clothing and personal incidentals shall not

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183 000

54,400

200,000

6.410.000

exceed fifty percent of the amount which would be paid to such recipient if he were living in his own home: Provided, That where a dependent child lives with his mother and a stepfather or an adult male person assuming the role of a spouse to the mother although not legally married to her, the amount of the grant shall be computed after consideration is given to the income and resources of the stepfather or such adult male person and the State Department of Public Assistance shall determine if the stepfather or such adult male person is able to support the child either wholly or in part; said determination shall be based upon a standard which takes into account the stepfather's or such adult male person's income, resources, and expenses under regulations set forth by the Department of Public Assistance; a natural father is not relieved of any legal obligation to support his children by the liability for their support imposed upon their stepfather or adult male person by this proviso: Provided, That county hospitals and infirmaries shall be required to report all their revenue and expenditures as required by the Department of Public Assistance: Provided. That county hospitals and infirmaries shall not transfer funds between major classes of expenditures without consulting with the Director of the Department of Public Assistance: Provided, That a commission composed of representatives of the King County Commissioners, King County Hospital, Department of Public Assistance, University of Washington Medical School, City of Seattle and the Central Budget Agency is hereby created to study the problem of financing the various programs carried on at King County Hospital; the representative of the Central Budget Agency shall serve as chairman; such commission shall make its findings and recommendations to the Governor by September 1, 1966: Provided, That if the cost of administration is no greater, the state shall act as carrier for the insurance provisions of any federal health benefits program: Provided. That if any part of this act shall be found to be in conflict with federal requirements which are a prescribed condition to the allocation of federal funds to the State, such conflicting part of this act is hereby declared to be inoperative solely to the extent of such conflict, and such finding or determination shall not affect the operation of the remainder of this act. The rules and regulations under this act shall meet federal requirements which are a necessary condition to the receipt of fed-

eral funds by the State.	
General Fund Appropriation for medical services and supplies not in excess	
of the unexpended balance of the 1963-1965 appropriation or allotment	
for this purpose\$	100,000
DEPARTMENT OF INSTITUTIONS—SCHOOL FOR THE BLIND	
General Fund Appropriation\$	1,027,85 2
DEPARTMENT OF INSTITUTIONS—SCHOOL FOR THE DEAF	
General Fund Appropriation\$	2,070,879
WESTERN INTERSTATE COMMISSION FOR HIGHER EDUCATION	
General Fund Appropriation\$	30,000
SUPERINTENDENT OF PUBLIC INSTRUCTION	
(Including Board of Education)	
General Fund Appropriations	
Office of the Superintendent of Public Instruction and Board of Education.\$ To carry out the provisions of Public Law 85-864 (National Defense Act	2,222,001

Education of Indian Children.....\$

Assistance to Blind Students (RCW 28.76.130).....\$

Grants to Teachers of the Handicapped.....\$

School lunch and school milk programs.....\$

ceived had the office of county superintendent not been abolished.....\$ 1,100,000

Allocation to County Superintendents of Schools: *Provided*, That any county wherein the office of county superintendent has been abolished pursuant to RCW 28.19.180 shall receive an allotment from this appropriation commensurate with the amount said county would have re-

Elementary and Secondary Education Act of 1965.....\$ 26,389,510 Distribution to counties for school districts: Provided, That from the several amounts specified, \$42,308,216 of the General Fund appropriation shall be reserved and shall be available only for reappropriation and disbursement in July and August, 1967: handicapped children, \$23,413,197: Provided, That \$100,000 of the foregoing amount will be appropriated to the State Office of Public Instruction for administration and research in conducting the program of education for the handicapped; vocationaltechnical schools, \$12,067,400; for adult education classes approved by the Board of Education, \$2,847,300; programs in state institutions, \$2,899,-560; all other, \$445,679,639, which shall be distributed in accordance with Chapter, Laws of 1965 Extraordinary Session, (E.S.B. 522) as amended: Provided, That the weighting schedule to be used in computing the apportionment of funds for each district for 1965-1967 shall be based on the following factors: 1. Each full time student enrolled...... 1.0

- 2. Each student, grades 7-12, an added..... 3. Each full time student enrolled in an approved vocational
- 4. Each identified culturally disadvantaged child receiving an
- approved program, an added..... 5. A factor, established by the Superintendent of Public Instruction, designed to reimburse each district for costs resulting from staff education and experience greater than the minimums in the average salary schedule in use by Washington school districts.
- 6. For school districts enrolling fewer than 225 students in grades 9-12 and for non-high districts which are judged remote and necessary by the State Board of Education and which enroll fewer than 100 students, a weighting factor equivalent to the 1964-1965 average apportionment for such districts: Provided. That no school district shall be allocated less than the amount as provided in the proviso of subsection 7 of section 1, of Chapter, Laws of 1965 Extraordinary Session (E.S.B. 565);

Provided, That not to exceed \$50,000 annually may be allocated to the Pacific Science Center: Provided, That of this amount forty-nine million two hundred thousand dollars is the estimated cost of improvements in salaries at an average level of five percent in 1965-1966 and six percent additional in 1966-1967 for certificated school personnel and of five percent in 1965-1966 and five percent additional in 1966-1967 for non-certificated school personnel: Provided further, That it is the intent of the legislature that subject to availability of funds for all district functions. school districts shall improve salaries by said percentages and the Superintendent of Public Instruction is directed to report to the 1967 Legislature on the average salary increase granted by each district under this provision.

General Fund Appropriation.....\$476,907,096 Current School Fund Appropriation.....\$ 10,000,000 General Fund Appropriation—Civil Defense Education.....\$ 90.800 General Fund—Driver Education Account Appropriation.....\$ 2.418.278

General Fund Appropriation, for distribution to Community Colleges in accordance with Chapter 2, Laws of 1963, Extraordinary Session: Provided, That up to \$1,100,000 shall be available only for allocation to Community Colleges authorized by the 1965 legislature: Provided further, That not more than \$150,000, or as much thereof as necessary, may be used in carrying out the responsibilities assigned to the Superintendent of Public Instruction in Chapter 98, Laws of 1965, Extraordinary Session: Provided further, That if funds are not otherwise provided by the 1965 legislature for the study of needs for additional community colleges, the Superintendent of Public Instruction may use moneys from this appropriation to assist the State Board of Education and local school districts in planning additional community colleges and to prepare recommendations for the 1967 legislature....\$ 29,441,819

STATE BOARD FOR VOCATIONAL EDUCATION

General Fund Appropriation......\$ 13,877,378

TEACHERS' RETIREMENT SYSTEM	
Teachers' Retirement Fund Appropriation\$	
General Fund Appropriation Contribution to Teachers' Retirement Fund\$	31,140,313
UNIVERSITY OF WASHINGTON	
General Fund Appropriation: <i>Provided</i> , That \$20,000 shall be made available to carry out the provisions of Chapter 178, Laws of 1963, relating to infant autopsy to be performed by the medical school\$	85 504 6 00
Motor Vehicle Excise Fund Appropriation\$	252,000
Accident Fund Appropriation\$ Medical Aid Fund Appropriation\$	250,000 250,000
WASHINGTON STATE UNIVERSITY	
General Fund Appropriation\$	45,142,769
EASTERN WASHINGTON STATE COLLEGE	
General Fund Appropriation\$	7,918,375
CENTRAL WASHINGTON STATE COLLEGE	
General Fund Appropriation\$	9,759,227
WESTERN WASHINGTON STATE COLLEGE	
General Fund Appropriation\$	11,249,874
HIGHER EDUCATION FACILITIES COMMISSION	
General Fund Appropriation: Provided, That not to exceed \$50,000 shall be	== 000
from state sources\$	75,000
STATE LIBRARY	
General Fund Appropriation: <i>Provided</i> , That not to exceed \$18,000 may be spent for the establishment of a historical film collection center\$	2,809,233
ARTS COMMISSION	
General Fund Appropriation\$	15,000
WASHINGTON STATE HISTORICAL SOCIETY	
General Fund Appropriation\$	132,702
EASTERN WASHINGTON STATE HISTORICAL SOCIETY	
General Fund Appropriation\$	95,601
STATE CAPITOL HISTORICAL ASSOCIATION	
General Fund Appropriation\$	74,634
DEPARTMENT OF HEALTH	
General Fund Appropriation: <i>Provided</i> , That \$250,000 shall be transferred by the liquor control board from its receipts into the general fund prior to July 1, 1966: <i>Provided further</i> , That not to exceed \$4,674,904 may be expended for tuberculosis hospitalization and control: <i>Provided further</i> , That not more than \$210,000 shall be used to pay for services in connection with the maintenance and operation of Artificial Kidney Centers upon the basis	
of appropriate contracts and vouchers for services\$ General Fund Appropriation to carry out the purposes of Chapter, Laws of 1965 Extraordinary Session (E.H.B. 695), relating to alcoholism\$	12,8 4 0,368 3 2 5,500
DEPARTMENT OF INSTITUTIONS—MENTAL HOSPITALS AND MENTAL HEALTH RESEARCH INSTITUTE	
General Fund Appropriation: Provided, That not to exceed \$435,012 may be expended by the mental health research institute\$	29,980,454
DEPARTMENT OF INSTITUTIONS—SCHOOLS FOR THE MENTALLY RETARDED	•
General Fund Appropriation including \$25,000 for equipment for new unit at Firerest\$	21,833,309

PARKS AND RECREATION COMMISSION	
General Fund—Parks and Parkways Account Appropriation\$ Motor Vehicle Fund Appropriation for maintenance of vehicular roads, high-	4,930,266
ways and bridges within state parks\$	150,000
INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION	
General Fund Appropriation: Provided, That expenditures from this appropriation shall be repaid to the General Fund from the Outdoor Recreation Account at the end of the 1965-1967 biennium: Provided, That this appropriation may be expended for the cost of selling bonds authorized by Referendum 11	79,740
DEPARTMENT OF COMMERCE AND ECONOMIC DEVELOPMENT	
General Fund Appropriation\$	4,323,576
DEPARTMENT OF CONSERVATION	
General Fund Appropriation: Provided, That \$100,000 of this sum be available only for the purposes of a water studies program\$ General Fund—Reclamation Revolving Account Appropriation\$ General Fund—Weather Modification Board Revolving Account Appropriation\$ Stream Gauging Fund Appropriation\$	2,069,932 342,270 1,224 80,000
CANAL COMMISSION	
General Fund Appropriation\$	60,000
COLUMBIA RIVER COMPACT COMMISSION	
General Fund Appropriation\$	3,000
DEPARTMENT OF FISHERIES	
General Fund Appropriation\$ General Fund—Lewis River Hatchery Account Appropriation\$	7,288,421 28,220
DEPARTMENT OF GAME	
Game Fund Appropriation: Provided, That not more than \$40,000 shall be expended for payment of game animal damages and expense\$	10,321,091
DEPARTMENT OF NATURAL RESOURCES	
General Fund Appropriation: Provided, That from any funds available therefor, the department may construct, operate, and maintain outdoor primitive recreation facilities on lands under its jurisdiction when deemed necessary by the department to achieve maximum development of such lands and resources consistent with the purposes for which the lands are held in compliance with the statewide open space and outdoor recreation plan, and may acquire and develop public access to lands under the jurisdiction of the department and suitable for public outdoor recreation, and may for these purposes receive and expend funds from federal and state outdoor recreation funding measures	6,736,037 100,000
General Fund—Contingency Forest Fire Suppression Account Appropriation.\$ General Fund—Forest Development Account Appropriation\$ General Fund—Harbor Improvement Account Appropriation to carry out the provisions of Chapter 139, Laws of 1963, relating to change of harbor lines\$ General Fund—Resource Management Cost Account Appropriation\$	469,700 310,017 20.000
Contract 2 and 2,000 and managements constitutionally inpropriation,	•
DEDADERADAM OF ACRICIT MINE	5,946,729
DEPARTMENT OF AGRICULTURE	•
General Fund Appropriation: Provided, That \$20,000 shall be made available	5,946,729
General Fund Appropriation: Provided, That \$20,000 shall be made available for starling control\$ General Fund—Commercial Feed Account Appropriation\$	5,946,729 2,563,620 88,945
General Fund Appropriation: Provided, That \$20,000 shall be made available for starling control\$ General Fund—Commercial Feed Account Appropriation\$ General Fund—Commission Merchants' Account Appropriation\$	5,946,729 2,563,620 88,945 160,072
General Fund Appropriation: Provided, That \$20,000 shall be made available for starling control	5,946,729 2,563,620 88,945 160,072 210,623
General Fund Appropriation: Provided, That \$20,000 shall be made available for starling control\$ General Fund—Commercial Feed Account Appropriation\$ General Fund—Commission Merchants' Account Appropriation\$	5,946,729 2,563,620 88,945 160,072

General Fund—Seed Inspection Account Appropriation\$ Grain and Hay Inspection Fund Appropriation\$	
EMPLOYMENT SECURITY DEPARTMENT	
General Fund Appropriation	19,872,615
"NEW SECTION. Sec. 2. The following sums, or so much thereof as shall be found necessary, are hereby appropriated out of the several funds indicate period from the effective date of this act to June 30, 1967, except as provided.	cated, for
DEPARTMENT OF GENERAL ADMINISTRATION	
General Fund—Capitol Building Construction Account Appropriation to construct parking facilities and repair earthquake damage	2,000,000.00
Motor Vehicle Fund—State Patrol Highway Account Appropriation\$	2,644.00
STATE PATROL	
Motor Vehicle Fund—State Patrol Highway Account Appropriation for the acquisition and erection of a prefabricated structure for the training	
academy\$	3,000.00
STATE LEGISLATURE	
General Fund Appropriation	
Senate Expenses and salaries of members\$	
House of Representatives Expenses and salaries of members\$ Legislative Council\$	
Legislative Budget Committee\$	
General Fund Appropriation for legislative interim committees duly constituted by the Legislature: Provided, That expenditures for each committee shall not exceed the amounts designated herein as follows: Joint Committee on Education, \$40,000; Interim Committee on Insurance, \$35,000; Interim Committee for Water Resources, \$25,000; Interim Fisheries Committee, \$5,000; Interim Committee on Game and Game Fish, \$5,000; Joint Interim Committee on Facilities and Operations, \$25,000; Joint Committee on Governmental	447 000 00
Cooperation, \$30,000	165,000.00 60,000.00
COUNTY ROAD ADMINISTRATIVE BOARD	
Motor Vehicle Fund Appropriation to carry out the provisions of Chapter 120, Laws of 1965, First Extraordinary Session\$	75,000.00
WASHINGTON STATE UNIVERSITY	
General Fund Appropriation to replace the beef cattle production testing barn destroyed by fire on December 21, 1964\$	65,000.00
DEPARTMENT OF INSTITUTIONS	
To carry out the purposes of Chapter 11, Laws of 1965, relating to the acquisition, remodeling, and operation of Harrison Memorial Hospital.	
General Fund—State Building Construction Account Appropriation\$ General Fund—CEP & RI Account Appropriation\$	
BELATED CLAIMS	
To reimburse General Fund for Expenditures from Appropriation for Belated Claims, to be disbursed on vouchers approved by the State Auditor:	
GENERAL FUND—Commercial Feed Account Appropriation\$ GENERAL FUND—Commission Merchants Account Appropriation\$ GENERAL FUND—Contingency Forest Fire Suppression Account Appro-	
priation\$	209.60
GENERAL FUND—Egg Inspection Account Appropriation\$ GENERAL FUND—Fertilizer, Agricultural Mineral and Lime Account	52.18
Appropriation\$	18.16

GENERAL FUND—Nursery Inspection Account Appropriation	64.96 15,176.39 7.60 83.15 116.25 2,787.34 906.55 365.55 19,467.39 9,385.59 42.72 222.00 111.04 63.00 468.32
JUDGMENTS	
General Fund Appropriation for judgments, to be disbursed on vouchers approved by the State Auditor, as follows: NICHOLAS MAFFEO	900.00
For costs in King County Cause No. 36166\$ Stefan F. Thomasson	220.00
Judgment against the State of Washington, King County (remit 34752-340263)\$ WALTHEW, WARNER & KEEFE, Attorneys for Thelma Ann Swenson,	404.54
Defendant Judgment for cost in King County Superior Court, Cause No. 35526\$ Accident Fund Appropriation for judgments, to be disbursed on vouchers approved by the State Auditor, as follows: ROBERT H. BOND	251.90
Judgment against the State of Washington and costs in Thurston County Cause No. 31899	20,735.24
No. 34504\$	3,462.00
LOCAL IMPROVEMENT ASSESSMENTS	
General Fund Appropriation for the City of Seattle, Local Improvement District No. 6275: Provided, That this amount shall not be disbursed until the State Auditor ascertains that an equal amount has been paid to the City of Seattle by the University of Washington from revenue derived from athletic and parking activities	55,324.37
General Fund Appropriation for refunds, to be disbursed on vouchers ap-	
proved by the State Auditor, as follows: SKAGIT BAY FISH COMPANY	
Refund of penalty imposed on delinquent tax and refund of catch tax for fish caught by Indians on reservation\$ JOHN H. CURRY	1,312.07
Refund for reef net license\$ Donald B. Anderson	42.50
Duplicate retail fish dealer license\$ RANDALL G. HANSON, a minor	5.00
Refund of fishing license fee\$ Warren E. Hanson	10.00
Refund of duplicate license fee\$ Anthony Picinich	10.00
Refund of gill net license fee\$ John D. Danielson	25.00
Refund of duplicate fishing license fee (1963)\$	10.00

GORDON W. EASTERLY	
Refund of duplicate fishing license fee (1964)\$	10.00
Mrs. Elmer Peterson	
Refund of vessel delivery permit (1964)\$	20.00
Sundry Claims for refund of Commercial Clam Digging Licenses:	
HARRY W. ALLEN\$	5.00
Ann Lukin\$	5.00
ELIZABETH R. ANDERON\$	5.00
Henry J. Anderson\$	5.00
Roy Gustafson\$	5.00
LEONARD STRAWN\$	5.00
Rose Strawn\$	5.00
FORREST SNELL\$	5.00
Harriet Snell\$	5.00
Darwin Patterson\$	0.00
L. A. LYTLE\$	5.00
John Mattocks\$	5.00
Bert Achey\$	5.00
John Adams\$	5.00
CHARLIE R. ARCHER\$	5.00
E. W. Armstrong	5.00
Bill Atwood\$	5.00
George V. Ball\$	5.00
John H. Ball\$	5.00
Mable Ball\$	5.00
Morris E. Binford\$	5.00
JOSEPH M. BJORNDAHL\$	5.00
Mary Bjornsgard\$	5.00
JAMES BOWMAN\$	5.00
JACK BRITT\$	5.00
Norman Brown\$	5.00
Bob Brumly\$	5.00
RAY BRUNDAGE\$	5.00
Donald D. Capps\$	5.00
CARL CHILSON\$	5.00
GENE COLES\$	5.00
Alfred L. Connell\$	5.00
Ronald G. Courser\$	5.00
Peggy Criss\$	5.00
Mire Crum\$	5.00
D. L. COVINGTON\$	5.00
E. E. CULVER\$	5.00
R. O. Davis\$	5.00
Velma Dipka\$	5.00
Mary Dudney\$	5.00
HARRY E. DUFF\$	5.00
C. A. Duffy\$	5.00
M. C. EATON\$	5.00
WILLIAM EDWARDS\$	5.00
TAIMY ELLEDGE\$	5.00
JAMES R. HEATH\$	5.00
A. J. Estes\$	5.00
ROBERT R. FARNES\$	5.00
ROLAND FLEMING\$	5.00
JACK FLETCHER\$	5.00
MARIE FLETCHER	5.00
Leslie French \$	5.00
RICHARD FROST	5.00
WILLABELLE FOX\$	5.00 5.00
DWAYNE GATEWOOD\$	5.00
S. C. Gillies\$	5.00
JIM GRAGG\$	5.00 5.00
JAMES A. GRIGGS.	5.00 5.00
********* *** United ************************************	ວ.ບບ

VERNA I. GRUBER\$	5.00
Ralph Gunter\$	5.00
Bettie Hall\$	5.00
F. A. Hanway\$	5.00
Alfred Hensala\$	5.00
V. L. Hochhaus\$	5.00
HARVEY HOLLINGER\$	5.00
C. S. HOPPER\$	5.00
ELVA J. HORN\$	5.00
HARRY HORN\$	5.00
HENRY J. HORN\$	5.00
DAVID E. JOHNSON\$	5.00
Gabriel F. Ketth\$	5.00
C. R. KELLNER	5.00
ROBERT B. KERLIK, SR	5.00
ART KIRSCH\$	5.00
WILLIAM KIRSCH \$ C. M. KOPLIN. \$	5.00
PEARL KOSKI\$	5.00 5.00
LARRY KOSOFF	5.00
BETTY M. KUEHN\$	5.00
KENNETH KUEHN\$	5.00
TED KUPREWICZ\$	5.00
JOYCE KUZMAK\$	5.00
Donald D. Lanman\$	5.00
EARL E. LARSON\$	5.00
Janis Lemieux\$	5.00
EDNA B. LUKIN\$	5.00
VERN McDonald\$	5.00
BEATRICE McGuire\$	5.00
WILLIAM McGuire\$	5.00
RAY McKay\$	5.00
CHARLES MANUEL\$	5.00
NETTIE MANUEL\$	5.00
OSCAR MATTOCKS\$	5.00
CHARLES F. MAURER\$	5.00
PERL E. MAURER\$	5.00
FLOYD MAXWELL\$	5.00
Georgia Mellinger\$	5.00
OLIVER MELLINGER\$	5.00
STELLA U. MERRILL\$	5.00
Doyle Miller\$	5.00
RAY F. MOORE\$	5.00
TED MOUNCER\$	5.00
MAE MOUNCER\$	5.00
JAMES L. MOYER\$	5.00
BEN MULLER\$	5.00
ELMER C. Nelson\$	5.00
LEROY NICHOLSON\$	5.00
John Niemi\$	5.00
OSMO NIEMI\$	5.00
CLARENCE OLSON\$	5.00
HAROLD ONTQUIST\$	5.00
CLAIRMONT R. OPP	5.00
E. C. Parott\$	5.00 5.00
CONNIE PETERSON\$	5.00 5.00
STANLEY PETERSON\$	5.00 5.00
HAROLD E. PHELPS\$	5.00 5.00
JOHN B. PIERCE\$	5.00
DOROTHY PRENTICE\$	5.00
HAROLD M. QUARNBERG\$	5.00
RAMON RAMIEREZ\$	5.00
TOTAL ANIMATEUR	5.00

FLOYD H. REITH, JR\$	5.00
Laura M. Reith\$	5.00
LARRY RILEY\$	5.00
A. Robertson\$	5.00
Mary M. Salakie\$	5.00
JACOB SCHALL\$	5.00
C. A. Sells\$	5.00
Kenneth L. Simonsen\$	5.00
ROBERT D. SMITH\$	5.00
Art Spangler\$	5.00
Leo Thein\$	5.00
Arnold J. Thomas\$	5.00
Julia Thomas\$	5.00
HARRY TUTTLE\$	5.00
MARY ULMER\$	5.00
JAMES VAN ROOY\$	5.00
JERALD WALTHER\$	5.00
JACK WARWICK\$	5.00
JESSIE WARWICK\$	5.00
FRANK WELCH\$	5.00
CARL SUMMER WHITNEY\$	5.00
JACK R. WILCOX\$	5.00
VERN WILSON\$	5.00
WILLIAM A. WILSON\$	5.00
WOODROW W. WILSON\$	5.00
LOLA YRELL \$ RUBEN YRELL \$	5.00 5.00
INDEPENDENT DELIVERY, INC.	3.00
For refund of corporation license fees\$	210.00
Winnie R. Bowers	210.00
For refund of pharmacy license fee: Provided, That this amount shall	
be paid from the General Fund Appropriation to the State Board	
of Pharmacy for the 1965-1967 Biennium\$	20.00
Edward Antonelli	_0.00
For refund of B & O Tax paid under "Wholesaling-Otherwise"\$	843.15
SUNDRY CLAIMS	
General Fund Appropriation for relief of various individuals, firms and	
corporations for sundry reasons to be disbursed on vouchers approved by	
the State Auditor as follows:	
SAMUEL GOLDENBERG in full settlement for services rendered to welfare	00.00
patient at Centralia General Hospital\$	60.00
ERIC K. MAINO in full settlement for loss of personal property at American Lake\$	154.91
WILLIAM H. and DARLENE JOHNSON in full settlement for personal prop-	194.91
erty stolen by Washington State Penitentiary escapees\$	178.06
G. D. Galbreath in full settlement for loss of personal property while a	110.00
patient at Northern State Hospital\$	16.75
Edgar C. Wood in full settlement for loss of personal property from fire	10.15
caused by inmate at Rainier State School\$	2,250.00
KING COUNTY HOSPITAL for services rendered to mentally ill\$	8,184.89
YAKIMA VALLEY MEMORIAL HOSPITAL for services rendered to mentally ill.,\$	1,401.50
St. Johns Hospital for services rendered to mentally ill\$	74.15
DON R. BERRYSMITH in full settlement for damages to vehicle by inmate	
of Luther Burbank School\$	49.02
JOE MARTIN in full settlement for damages to personal property caused	_
by disturbed patient at Western State Hospital\$	11.95
SOUND MATTRESS & FELT COMPANY in full settlement for damage to per-	
sonal property caused by patient of Western State Hospital\$	93.66
ANITA WYATT in full settlement for loss of personal property caused by	
patient at Western State Hospital\$	5.15
JOHN P. BALCH in full settlement for damages to automobile by patient	
at Western State Hospital	21.38

CONSOLIDATED SUPPLY COMPANY in full settlement for expense incurred	
in returning and exchanging merchandise\$	19.14
PUGET SOUND CONSTRUCTION COMPANY in full settlement on contract to	2,138.40
repair Olympia Armory\$ Tom Maxwell in full settlement of damages to fishing net by Depart-	2,130.40
ment of Fisheries\$	50.00
Lincoln Ries, M.D. and James Hovis, Attorney at Law, in full settlement	00.00
of services rendered to patients under regulations of the State De-	
partment of Public Assistance, 1963 and 1964\$	2,432.50
EBBA RAPP in full settlement for painting and framing of official portrait	
of governor to be displayed permanently in Board Room Gallery in	
the Executive Office upon delivery\$	1,000.00
Byron Horron, President, Meats, Inc. in full settlement of assessments	050 54
paid on land purchased from the state\$	873.74
For Reimbursement of Personal Property Destroyed by fire in Washing- ington State University's Motor Pool as follows:	
ELMER TONN\$	99.08
HAROLD MONEYHAN\$	131.85
Deb Acuff\$	469.56
E. E. HAWKINS\$	110.97
HARVEY G. COLE\$	991. 2 2
Alfred Cordeau\$	21.04
ROBERT D. ELLSWORTH\$	66.16
WALLACE R. McPherson\$	159.59
Motor Vehicle Fund Appropriation for relief of various individuals, firms,	
corporations and the Oregon State Tax Commission for sundry reasons to be disbursed on vouchers approved by the State Auditor as follows:	
Northern Pacific Railway Company in full settlement of damages to	
truck February 4, 1963\$	500.00
ALTON V. PHILLIPS, for full settlement due on contract No. 5887, dated	
July 8, 1958\$	63,389.38
WILLIAM H. STOCK in full settlement of damages to automobile\$	23.69
WILLIAM Scully in full settlement for damage to personal property by	
Highway Department equipment\$	9.00
OREGON STATE TAX COMMISSION in full settlement of withholding taxes	
for employees at the Vancouver-Portland Interstate Bridge for the years 1960-63\$	13,727.55
Motor Vehicle Fund—State Patrol Highway Account Appropriation for relief	13,727.55
of Fred A. Cina, et al., in full settlement for personal injuries sustained on	
June 16, 1962, to be disbursed on voucher approved by the State Auditor\$	6,669.26
Motor Vehicle Excise Fund Appropriation for refunds to be disbursed on	•
vouchers approved by the State Auditor, as follows:	
Washington Utilities and Transportation Commission, transfer of funds	
to the Public Service Revolving Fund for reimbursement for costs	
incurred in collecting excise tax in accordance with chapter 152,	0.510.05
Laws of 1945\$	3,512.85
CRIMINAL COSTS	
General Fund Appropriation reimbursing counties for various cost bills	
in felony cases:	
TREASURER, King County\$	7,954.50
TREASURER, Pierce County\$	351.70
TRANSFERS	
World Fair Fund Appropriation to transfer the unexpended fund balance	040 400 17
to the World Fair Bond Redemption Fund\$ General Fund—Institutional Building Construction Account Appropriation	Z43,40U.15
to transfer the unexpended fund balance as of July 31, 1965, to the Insti-	
tutional Building Bond Redemption Fund\$	200,000.00
"NEW SECTION. Sec. 3. The word 'agency' used herein shall mean and	
every state government office, officer, each institution, whether educational	, correc-
tional, or other, and every department, division, board and commission, e	except as
otherwise provided in this act.	

"The phrase 'agencies headed by elective officials' used herein shall mean those executive offices or departments of the state which are directly supervised, administered, or controlled by the governor, lieutenant governor, secretary of state, treasurer, auditor, attorney general, superintendent of public instruction, commissioner of public lands, or insurance commissioner, but it shall not include those boards, commissions, or committees on which one or more of the above named elected officials serve.

"NEW SECTION. Sec. 3. The word 'agency' used herein shall mean and include every state government office, officer, each institution, whether educational, correctional, or other, and every department, division, board and commission, except as otherwise provided in this act.

"The phrase 'agencies headed by elective officials' used herein shall mean those executive offices or departments of the state which are directly supervised, administered, or controlled by the governor, lieutenant governor, secretary of state, treasurer, auditor, attorney general, superintendent of public instruction, commissioner of public lands, or insurance commissioner, but it shall not include those boards, commissions, or committees on which one or more of the above named elected officials serve.

"NEW SECTION. Sec. 4. In order to carry out the provisions of these appropriations and the state budget, the budget director, with the approval of the governor, may:

- "(1) Allot all or any portion of the funds herein appropriated, or included in the state budget, to the various agencies by such periods as he shall determine and may place any funds not so allotted in reserve available for subsequent allotment: Provided, That the budget director shall not alter allotment requests filed with him, nor shall he place in reserve any funds, for the following: Agencies headed by elective officials; University of Washington; Washington State University; Central Washington State College: Eastern Washington State College: Western Washington State College: Washington State Apple Advertising Commission; Washington State Fruit Commission; Washington Dairy Products Commission or any agricultural commodity commission created under the provisions of chapter 15.66 RCW; the legislative branch of state government including the legislative council, the legislative budget committee, the statute law committee, and any legislative interim committee; or the judicial branch of state government: Provided, however, That the aggregate of allotments for any agency shall not exceed the total of applicable appropriations and local funds available to the agency concerned. It shall be unlawful for any officer or employee to incur obligations in excess of approved allotments or to incur a deficiency and any obligation so made shall be deemed invalid. Nothing in this section or in chapter 328, Laws of 1959 shall prevent revision of any allotment when necessary to prevent the making of expenditures under appropriations in this act in excess of available revenues.
- "(2) Issue rules and regulations to establish uniform standards and business practices throughout the state service, including regulation of travel by officers and employees and the conditions under which per diem shall be paid, so as to improve efficiency and conserve funds.
 - "(3) Prescribe procedures and forms to carry out the above.
- "(4) Allot funds from appropriations in this act in advance of July 1, 1965, for the sole purpose of authorizing agencies to order goods, supplies or services for delivery after July 1, 1965: *Provided*, That no expenditures may be made from the appropriations contained in section 1 until after July 1, 1965.

"NEW SECTION. Sec. 5. Except as otherwise provided in this act, any receipts from federal or other sources or from gifts or grants in excess of those estimated in the budget may be received and allotted by the governor but in the event that receipts shall be less than those estimated in the budget from any source the appropriation shall be limited to the amount actually received and allotments made as provided in section 4. Whenever possible, the receipt of federal or other funds which are not anticipated by the governor's budget or the legislature shall be used to support regular programs instead of using appropriated funds.

"NEW SECTION. Sec. 6. Agencies are authorized to make refunds of erroneous or excessive payments and in the case of other refunds, which may be provided by law, without express appropriation therefor.

"NEW SECTION. Sec. 7. Whenever allocations are made from the governor's emergency appropriation to an agency which is financed by other than general fund moneys, the budget director may direct the repayment of such allocated amount to the general fund from any balance in the fund or funds which finance such agency. No appropriations shall be necessary to effect such repayment.

"NEW SECTION. Sec. 8. In addition to the amounts appropriated in this act for revenue for distribution and bond retirement and interest, there is also appropriated

such further amounts as may be required or available for these purposes under any statutory formula or under any proper bond covenant made in accordance with law.

"NEW SECTION. Sec. 9. Amounts received by an agency as reimbursements pursuant to RCW 43.09.210 shall be considered as returned loans of materials supplied or services rendered. Such amounts may be expended as a part of the original appropriation of the fund to which it belongs, without further or additional appropriation, subject to conditions and procedures prescribed by the budget director which shall provide for determination of full costs, disclosure of such reimbursements in the governor's budget, maximum inter-agency usage of data processing equipment and services and such restrictions as will promote more economical operations of state government without incurring continuing costs beyond those reimbursed.

"NEW SECTION. Sec. 10. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

Senate Members

FRANK W. FOLEY
FRED H. DORE
MARSHALL A. NEILL

House Members

WESLEY C. UHLMAN ARLIE U. DEJARNATT DAMON R. CANFIELD

MOTION

Mr. Uhlman moved that the House adopt the report of the Free Conference Committee on Engrossed Substitute Senate Bill No. 374.

The Speaker called for remarks on the motion.

The Speaker recognized Mr. Uhlman.

Mr. Uhlman:

"Thank you, Mr. Speaker. Ladies and gentlemen of the House, as all of you know, this is the omnibus appropriations bill, at last, on this 112th day. It is the result of a significant amount of work by both the Senate committee and the House committee and, of course, this body, and finally the conference committee members, laboring these last two weeks in conference. It is a true compromise. As the immortal Mr. Dooley says in Finley Peter Dunne's book, 'this is about the best thing; the next best thing is a little judicious swearing. It is the difference between fighting and running away.' It helps to clear the air, and it helps to serve as a compromise between fighting and running way. I submit those of you who are really unhappy with this can, perhaps, get in a little swearing instead of fighting.

"This bill has a level of approximately \$1.5 billion. Running through some very hasty figures, you will recall our House bill required \$57.2 million in additional revenues. Our conference report initially cut the level to \$50.7 million. At that point the impasse was reached with the governor concerning the request for approximately \$10 million increased level to offset the change that we voted a little while ago on the \$42 million bookkeeping shift, and he finally did come down to the \$10 million level. It was requested by him at that point that we decrease this budget from that conference level down \$5 million more. At that point we agreed that only three major areas could be cut by any significant amount. These were the \$800 thousand figure in higher education, the \$1.3 million figure in public assistance, and the \$2.8 million figure in public instruction. Then, of course, we passed here a couple of days ago House Bill No. 387, the industrial insurance measure increasing benefits for previously disabled individuals. This was a general fund figure. That raised it \$2.3 million. The interim committees and other expenses added \$1.2 million. Here, at this level, it requires an increase in taxes of \$49.2 million.

"There are some questions I am sure some of you may like to ask of Representative Canfield, Representative DeJarnatt, or myself, who were and are your conferees. It is my opinion the conferees did uphold the position of the House, and that in many instances this is a budget we can be proud of. In others I think it leaves something to be desired; but, as I think Representative Copeland said on the forty-seventh day after another battle, speaking of differences of opinion, compromises are born not in heaven but here on earth. As such, they are as fallible as the persons who make those compromises. Certainly this is not an infallible one; it has shortcomings.

"To run through several of the major, significant things I feel are good about this budget, first of all is the area of public assistance. I don't think we need to hang our heads in the area of public assistance. Those of you who have read and feel

strongly about the Greenleigh report will recall that one of the major recommendations was giving greater flexibility in the itemization of line item appropriations. We implemented this fully. You will notice there are no rigid line items. There is a great deal of flexibility which I think will go a long way in making the overall budget one that is better for the recipients. There is built into this budget something that was not suggested by the Senate, nor by either governor; that is the mandatory elimination of ratable reductions the second year. Secondly, on the implementation of the MAA to the more comprehensive coverage rather than the limited coverage as before, you will note also that we have implemented this the second year on a more limited basis. Lastly, in this particular budget the vendors have received at least a portion of the increase that was requested by them for a greater implementation in the first year rather than the two-step implementation that was originally suggested by both governors' budgets. There are significant improvements in the health department, some \$300 thousand additional in total there, including, of course, the kidney machine program about which some of us felt so very strongly here in the House. There are major improvements in the vocational rehabilitation program and in higher education. The latter includes the increased staffing ratio from eighty-three percent in both governors' budgets to the eighty-five percent level. And then, in the area of education, and more specifically concerning teacher salary increases, there is sufficient money here for the teacher salary increase proposed in the budget. You will notice that the percentage is five percent the first year and six percent the second year. This is not what everyone here would have liked. It, again, is a compromise. No one is ever completely happy. I have been personally castigated by both sides, so it must really be a compromise. Another item is the increased appropriation for the deaf school and blind school in Vancouver, where a real inequity has existed over the years in the payment of the salaries of teachers, which have been paid on a much lower scale than all the other certified teachers in the Vancouver school system simply because the appropriation has been included in the institutions budget.

"In any event, this is a compromise. I am going to vote for it. It isn't ideal, but I think, after looking it over, it is the best we can come up with. It is a reasonably good budget. It doesn't hurt any major programs in our state. I think it is one that will lend itself to the dynamic, progressive growth our state is undergoing and will undergo in the next two years."

The Speaker recognized Mr. Day.

Mr. Day:

"Thank you, Mr. Speaker. Ladies and gentlemen of the House. 'In any event, this is a compromise.' It's a compromise all right. A compromise of the people of this state. 'The best we can come up with.' If this is the best we can come up with, it's pretty sorry. As far as the teachers' salaries are concerned, this budget doesn't guarantee the classroom teacher anything. It guarantees the administrators are going to get another shot at raising their own salaries. It guarantees the University of Washington a disproportionate raise in comparison with Washington State University, certainly a state institution of equality with the University of Washington. I have quoted these figures before. Washington State University has 21.5 percent increase in number of students and 22.4 percent increase in the budget. The University of Washington has 23.8 percent increase in number of students, and 36.7 percent grab in the budget. There is \$8 million in fat, absolute pork barrel, Representative Uhlman, for the University of Washington and it is right here in black and white. Everybody can see it. This is an absolute rape of the taxpayer of the state of Washington. There is no question about it, and I am amazed at the people who sit here in this House and call themselves conservatives and reasonable people who are going to vote for this budget. I am amazed at you, and when the people get a chance to look at this and observe the facts at the next election, I can tell you this, there are going to be a lot of new faces in this House on both sides of the aisle.

"I am going to vote against this budget. I am going to vote against it because it is not realistic. We are never going to get to the point under any tax base—I don't care what tax base you think is good and proper for the state of Washington—we are never going to get to the point where the normal increment in taxes pays for the normal increment in state government under this type of a projection. Everyone of you knows it. You are voting for this for political reasons and, frankly, I am amazed at some of you. Two years ago, we did some things in this House, of which I was a leader. I admit it and I am proud of it. It was the first session in fifteen years

when we didn't reenact any tax or enact any new taxes, and the people of the state of Washington were proud of us. And now we come back here and for political expediency we pass a budget attempting to pacify a minority group of people, thinking that the vast majority of people in the state of Washington is going to buy this. I tell you right now they aren't going to buy it, and many of you know it. That is the think that surprises me. The honest thing is that this budget could have been cut \$30 or \$40 million. We could have passed a minimum of liquor taxes to take care of that \$30 or \$40 million cut and we could have gone home and faced these people. Instead of that, you can come down here and give the people no security, the property tax no constitutional security. You are going to give them an inflated budget which does not guarantee anything to education, the education in common schools, as the Constitution demands that this legislature do. The security this budget should guarantee to common schools is going to be given to higher education. We had a bill in here to take care of private colleges. It wasn't a bill that had anything to do with religion. It took care of protestant, catholic, and nondenominational schools. It was for less than a million dollars and we couldn't even move it out of committee. Now what are we going to do? We are going to pass a budget which gives the University of Washington \$8 million more increase than Washington State University by comparison, and we are going back in both parties, if you please, and try to tell the people of this state that this is an honest and a fair budget.

"Well, I will tell you something. You wait until they sit in judgment on this budget and they are going to tell you whether it is an honest or fair budget or not. You are probably going to say, 'Well, Bill, we have listened to you all session. You haven't gotten out of line, but you are out of line tonight.' I tell you I have been waiting and waiting and waiting for you to arrive at a conclusion which is the honest, unbiased conclusion that I know you are all capable of, and you haven't arrived at it and it is really disturbing to me and it is disturbing to the people of this state, because this budget is not the budget that should have been passed. We should have passed a budget which would guarantee the classroom teachers of this state the increase they have been waiting for. We have a situation where the schools are divided into grade schools, junior high schools, and high schools. This gives us three different administrative capacities to pay for where grade schools and high schools would have given us two. It would have given us the educational budget that this state needs, but, no, we didn't get it. We got a budget instead which is inflated in some areas and totally inadequate in others, and that is the reason why I am going to vote 'no'. It is not a partisan vote. I am going to vote for the people in the fourth legislative district. a 'no' vote on this budget. Thank you, ladies and gentlemen."

The Speaker recognized Mr. Canfield.

Mr. Canfield:

"Thank you, Mr. Speaker. I have been much interested in Representative Day's remarks. He usually is so well informed. I was a little disturbed when I saw the color of paper this bill is printed on. It is a kind of blue color. When we see the tax package that goes with it, perhaps the color is somewhat appropriate.

"I would like to subscribe, generally, to what Representative Uhlman has said. I think Representative DeJarnatt will agree, in most part at least, but I would like to tell this group some of the problems involved in building a budget. I happen to have served on this Conference Committee three times now in three successive sessions. I would be one of the first to agree that this is not necessarily a perfect budget and maybe not even a good one. It is certainly not a masterpiece, but there are several ways we can look at the budget. We can look at it as a work that is financially sound and takes care of all needs adequately with no waste, or we can look at it as a decision of political expediency. It has to be politically attractive, not only to six members on the conference committee itself, but to the members of this House and the members of the Senate, and usually, I will say for Mr. Day's benefit, although he doesn't happen to be listening at this moment, usually there is some tendency to have little goodies written in for nearly everybody. You almost have to do that in order to make it politically palatable. That isn't necessarily sinful, and it isn't necessarily justifiable. These things have to be politically palatable; you people who have been here know that. You have to face the financial facts of life and you have to face the political facts of life, too.

"I regard this budget in general as a passable budget. It is true, as Representative Day says, we could knock off \$30 million from this budget. We could just bring

out the old meataxe and swing it. We could take out \$30 million, but what would the effect be? I recall last session when Representative Cecil Clark, my good friend and colleague, was so disturbed about the abuses in public welfare that he almost had a stroke, so we appointed him as head of the subcommittee to cut the fat out of the public assistance budget. He was delighted at that opportunity, and after considerable struggle and soul searching, he came out with a budget \$2 million higher than he started with. He was completely frustrated. I know there has to be fat in the budget, a little bit of fat. As a matter of fact, ladies and gentlemen, you have to have a little bit of fat to cover the skeleton, because it isn't very attractive if it's too skinny.

"Now, specifically, as to some of these items, I think in spite of what Representative Day has said that this committee was extremely sensitive to the needs of education, extremely sensitive. I think our committee has been generous in this field, very generous. As far as the institutions of higher learning are concerned, if you will study the enrollment statistics and forecasts and the needs of these institutions of higher learning, you would have to have a heart of granite to cut these budgets very severely in this field, because, certainly, we would be denying our children and everyone's children the opportunity for education that they need and they deserve. I would like to point out that the committee took enthusiastic cognizance of the needs of the community colleges, and have written into the budget the new starts that this body in its wisdom approved.

"Some of the items Representative Uhlman didn't mention which I might perhaps mention, we even took care of a million dollars worth of earthquake damage, which will be quite an order. We took care of the interim committees, and in order to supplement the fine work of Representative Gorton and his committee on redistricting, and that of Representative Grant, we are going to have some maps available for you folks so that you can know what districts you are running in.

"In summing this up, even this budget as it is being presented to you requires a substantial tax package. This tax package is going to cost you somewhere around \$59 million, I expect. Now, I am going to agree with one thing Mr. Day implied. I personally believe that insofar as possible, we should build a budget based upon the economic growth of the state, but you can't do that, the way politics are. I want to tell you why. In this state we have what is called the current level. I want to know if any of you folks know what the current level is? I had a little machine called a carpenter's level. It is called a spirit level. It has a little bubble and when that is on the cross-hair, you are level. Well, the current level here isn't that way at all, ladies and gentlemen. It is tilted up like that. We should never use the term 'current level' around here; we should say the current trend, which is always up, because everybody likes to have a bite in salary increases and recognition for work. The work of government expands and it costs more money, and we have to recognize these things. That is why government costs more than the economic growth of the state generally will provide, so this will, regrettably, call for new taxes, and I suspect in 1967 we may be faced with somewhat similar problems.

"Now, I want to conclude this by saying that I am going to vote for this budget, not because it is perfect, but because I think it is a reasonably good budget which will reasonably well meet the needs of this state for the next two years.

YIELDING TO QUESTION

Mr. Conner:

"Mr. Speaker, would Representative Uhlman yield to question?"

Mr. Uhlman:

"Yes, I vield."

Mr. Conner:

"Representative Uhlman, I wish you would explain to me the appropriation for community colleges. They tell me anything less than \$30.3 million without locally generated funds will be disastrous to these community colleges. Could you explain what the level will be?"

Mr. Uhlman:

"Yes, Representative Conner. In order to find the actual level of appropriation that the community colleges will be operating under, the easiest way would be to take the \$30.3 million figure and add to that the \$1.9 million in locally generated funds,

and subtract from this the \$800 thousand figure which the amount decreased from that total in the conference committee. That would be in excess of the \$30.3 million figure that the administrators for the junior colleges feel is the necessary amount. With the locally generated funds, this is in excess of the \$30.3 million figure."

The Speaker recognized Mr. Conner.

Mr. Conner:

"Mr. Speaker, ladies and gentlemen of the House, I feel that the conference committee has worked hard and diligently on this budget. However, I am particularly concerned about two items in the budget, the community colleges and the vocational rehabilitation program. As far as the community colleges are concerned, this is one area which might be considered the school of last resort for thousands of youngsters in our state. I do not feel that the conference committee has given enough cognizance to the problems of the community colleges. I feel that they have been perhaps, as Representative Day has said, too aware of the problems of the sacred cow, so to speak, the institutions of higher learning. I feel that Representative Canfield is in error when he says there are a lot of goodies in here. I don't think there are goodles outside of King county. I feel that the members of the conference committee haven't been sensitive enough to the problems of education and that this budget certainly is not up to the quality in the education level that it should be. I speak particularly as far as the community colleges are concerned."

YIELDING TO QUESTION

Mr. Radcliffe:

"Mr. Speaker, I would like to ask Representative Uhlman a question."

The Speaker:

"Representative Uhlman, would you yield to question?"

Mr. Uhlman:

"I will."

Mr. Radcliffe:

"Representative Uhlman, there are some things that I am concerned about. I recognize the fact that the conference committee has been in conference with the governor. I also notice that there are some cuts from the appropriations which we studied in our appropriations committee, and I should like to know whether the governor has approved of these cuts, because in one case, the matter of the five percent first year and six percent second year increase for teachers' salaries is below the figure which the governor himself recommended. In fact, both governors had six percent each year, I believe. I would like to know if the governor agreed with this cut. I am also concerned about ratable reductions. I notice this figure is lower than the one originally discussed. That is, it will not become effective as fast. I want to know about junior colleges and the colleges and universities and the matter of fees that we are allowing those institutions to charge students. These are three things I want to know whether the governor is in agreement with, and what is happening to the college fees."

Mr. Uhlman:

"Thank you, Mr. Speaker. I will try to answer each one of the questions in one minute. First of all, the governor issued a statement today. I have it here and discussed it with him a couple of hours ago. In his statement he affirms that the joint conferees, both Republicans and Democrats, met with him in his office approximately a week ago, at which time there was the question of a reduction of \$5 million from the conference level, which, as I mentioned earlier, was \$50.7 million. It was suggested by him, with our concurrence, that there were only three areas in which any significant cuts could be made. These three areas were higher education, the education budget, and welfare, since these are the three largest areas in state government. So at his suggestion the conference committee sat down and discussed figures with him. We were discussing almost exactly the figures we finally wound up with. At his instigation the figures were reduced, as I mentioned, \$800 in higher education, \$1.3 million in public assistance, and \$2.8 million in public instruction. The problems that developed from that, in direct answer to your questions, are, as I mentioned

earlier, that in the public assistance budget we can only go to zero in the ratable reductions in the second year, and we had to leave the level at nine percent the first year. It is presently twelve percent, so that is a reduction of three percent the first year, and it is eliminated the second year. In the superintendent of public instruction budget, the governor's suggested cut of approximately \$2.8 million was accepted by the conference committee. This, of course, would have to come from teachers' salaries, because there were no additional funds available other than teachers' salaries. We decreased the proposed increase one percent for the first year. Thirdly, in the area of higher education, the only way possible to cut in that area, pursuant to our joint meeting with the governor, would be to utilize some locally generated fees, and we agreed to a staffing ratio of 85 percent, instead of the 87 percent originally passed by the House or the 83 percent originally suggested by Governors Rosellini and Evans. This is two percent less than the original bill coming out of the House."

Mr. Radcliffe:

"Then a portion of their fees is being used to meet the budget which we see before us. Is this true?"

Mr. Uhlman:

"A little less than one-half of the locally generated fees will be used as an offset. The total fee increase for all five schools is almost exactly \$5 million. The portion of the \$5 million that is to be used for operational purposes is between 3.4 and 3.5 million. Consequently, you will notice when you look at the general, over-all agreement between the governor and the conferees, this is a little less than half of this 3.5 million. The rest remains as the House originally intended, as an increase over the proposal of the two governors."

The Speaker called on Mr. Garrett to preside.

YIELDING TO QUESTION

Mr. Anderson (Eric O.):

"Mr. Speaker, will Mr. Uhlman yield to question?"

The Speaker (Mr. Garrett presiding):

"Mr. Uhlman, will you yield to question?"

Mr. Uhlman:

"I will."

Mr. Anderson:

"Would you tell us about the noncertificated employees? I mean as far as school districts are concerned. You know, ladies and gentlemen of the House, these are the people that we forget about."

Mr. Uhlman:

"Yes, Mr. Anderson. The noncertificated employees are employees of the local school districts other than teachers. These would be the janitors, the individuals who work in the schools who do not have a certificate. These are the persons who are getting significantly less money. They don't have powerful employee organizations that can meet with the school board in their behalf and they have been continually overlooked for many, many years. In fact, this is the first time they have ever had any personal recognition in the form of a proviso earmarked in the budget, to my knowledge. Perhaps Representative Canfield or some of the persons who have been here longer than I have can attest to this. The teachers have but the noncertificated employees have not. I think this is a significant step forward in giving them recognition. It is five percent each year, the same as all state employees will receive in the \$7.5 million earmarked for an emergency appropriation for implementing the wage and salary level for all our state employees. It puts them on the same level as far as percentages is concerned."

YIELDING TO QUESTION

Mr. Morphis:

"Mr. Speaker, would the gentleman from King county, Mr. Uhlman, yield to three questions?"

The Speaker (Mr. Garrett presiding):

"Mr. Uhlman, will you yield to question from Mr. Morphis?"

Mr. Uhlman:

"I do."

Mr. Morphis:

"Mr. Uhlman, can you name another state that has the medicare assumption that we have and will you tell how much the medicare assumption amounts to?"

Mr. Uhlman:

"We have a \$7.3 million assumption. The reason we did it was the result of a series of calls to members of the congress and to Mr. Dericks, who is the secretary for the House Committee on Health, Education and Welfare in the congress, and who is, incidentally, regarded as one of the foremost experts in the country concerning the medicare bill that has been kicking around congress for the last five or six years in one form or another. According to Mr. Derick's testimony to me and other members of the committee in a telephone conference, this is a very reasonable assumption and is one we can reasonably take. Secondly, we had a series of conferences, both Representative Chatalas as chairman of the subcommittee and his subcommittee, with the department, with Mrs. Mary Lou Everson and other members, and they agreed that this was an adequate and reasonable assumption. They said we could go ten percent higher than that, although this \$7.3 million figure is fair and reasonable. In direct answer as to how many states have taken on the assumption, I couldn't tell you. There aren't very many of our states who have remained in session as long as we have. I guess most of them went home before the bill passed the House. It is now pending before the Senate. It is generally conceded—Senator Magnuson has also attested to this-that this is the form in which it will probably pass the Senate, with minor changes. I noticed the other day that one of the Senators, I believe Senator Mansfield, said this was probably the form in which it would pass the Senate. I think that is a very reasonable assumption. The mere fact that other states may or may not have taken action is probably the result of the fact that they went home much earlier than we did. We are still here and are able to view it from a more advantageous standpoint."

Mr. Morphis:

"I have a third question. Under the proposed medicare, there is supposed to be a seven percent increase to the social security recipients. Now then, has the state of Washington under their assumption taken this seven percent cost of living increase from the old age recipient and in effect given it to the ADC program?"

Mr. Uhlman:

"Not at all. As a matter of fact, the programs are differentiated within the planning and with the concurrence of the department. We followed the department's advice very carefully and very closely in this field. As you may have noticed, Representative Morphis, the measure contemplated by the congress is many, many pages thick. As I recall, it is either ninety-nine or one hundred pages thick. Consequently, our committee, who is here only a short period of time, cannot reasonably be expected to understand it all and we have to depend on the experts in the department. The department feels this is a reasonable approach."

Mr. Morphis:

"That doesn't answer it fully. Will the old age recipient get the cost of living increase or is that eliminated from his grant?"

Mr. Uhlman:

"The old age assistance recipient will get the cost of living increase under the bill, if the bill is passed in its present form." $\,$

YIELDING TO QUESTION

Mr. Brouillet:

"Mr. Speaker, I wonder if Mr. Uhlman would yield to another question?"

The Speaker (Mr. Garrett presiding):

"Will you yield to another question, Mr. Uhlman?"

Mr. Uhlman:

"I do."

Mr. Brouillet:

"I have a question, Representative Uhlman, concerning the language on page 15. The House, if I recall, had some very strongly worded language pertaining to teacher salary increases. In this I read that it is the 'intent of the legislature that subject to availability of funds for all district functions, school districts shall improve salaries.' Above is a reference to \$49 million for salaries for the two classifications. I wonder what this clause I have quoted does?"

Mr. Uhlman:

"Representative Brouillet, this question was raised on a number of occasions as to precisely what this meant. There were four attorneys on the conference committee and we had four different opinions. There is an old saying that when you get more than one attorney, you get more than one opinion. It is my own personal opinion his money is earmarked, when it is set out as we have it here and the legislative intent is expressed as it is here, and I believe that the attorney general if asked would, in all likelihood, state this is earmarked into the percentage as we have set forth here."

The Speaker resumed the Chair.

YIELDING TO QUESTION

Mr. Chatalas:

"Mr. Speaker, will Mr. Uhlman yield to another question, please?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"I do."

Mr. Chatalas:

"First, Mr. Uhlman, contrary to Mr. Day's remarks, I want to compliment you and Mr. Canfield and Mr. DeJarnatt for what was certainly a wonderful job you did in coming to agreement with the Senate and the governor in bringing this budget out. Now, I want to be sure about one thing, and I think you are the one who can give me the straight answer. Is it absolutely certain that there will be no ratable reductions after the first year of the biennium?"

Mr. Uhlman:

"Representative Chatalas, I direct your attention to page 10, lines 2 through 6, of the bill. I will read it. 'General Fund appropriation to be used exclusively to reduce so far as feasible in 1965-1966 and to eliminate entirely in 1966-67 the ratable reduction in the Aid to Dependent Children, General Assistance and Disability Assistance programs.' It is my opinion we could not express it in any stronger language and that there will be no ratable reductions in the second year of the biennium.'

Mr. Chatalas:

"Thank you, Mr. Uhlman. The reason I ask is because this says 'so far as is feasible.' I wanted to be sure that there will be absolutely no ratables."

Mr. Uhlman:

"You will note that 'so far as is feasible' applies only to the first year, and that the wording is 'to eliminate entirely' the ratables in the second year."

Mr. Chatalas:

"I have one other question. Is there anywhere in the budget where the so-called increases in teachers' salaries are earmarked?"

Mr. Uhlman:

"This is the question I believe Representative Brouillet was referring to a moment ago. I think the same answer would be applicable to that. There would be a question of construction. It is my personal opinion this is earmarked."

YIELDING TO QUESTION

Mr. Jueling:

"Mr. Speaker, I wonder if Mr. Canfield would yield to two questions?

The Speaker:

"Mr. Canfield, will you yield to two questions, please?"

Mr. Canfield:

"Yes."

Mr. Jueling:

"Representative Canfield, in providing the \$47 or \$48 million that we are providing for teacher salary increases, is this over and above the annual increment they might be entitled to from their local districts?"

Mr. Canfield:

"To the best of my knowledge and experience in this legislature, the increments have been a matter of local contract decision, and over and above and apart from this appropriation."

Mr. Jueling:

"My second question to you is this. Assuming that each school district carries out the intent of the legislature so that each school teacher is raised five percent the first year and six percent the second year, where would this put us in the amount we pay our teachers on the scale as it relates to the other fifty states?"

Mr. Canfield:

"Well, I guess you can get a number of answers to that. Possibly Mr. DeJarnatt is more familiar as to the statistics than I am, or possibly Mr. Brouillet. I would say that these summary ratings change from year to year. The rating one year will be different from another depending on what other state legislatures do. Now, subject to the opinions of these other gentlemen I have mentioned, as I understand it, we have to distinguish whether or not we are talking about classroom teachers, for instance, or talking about teachers, which would include your supervisory personnel, or do we include only certified personnel. We have to decide whom we are talking about. If you take the classroom teacher level, as I understand it at the present time we are somewhere around fourteenth, and if the other state legislatures should not raise their salaries in proportion, we will move up to well under tenth. As a matter of fact, one figure I saw put it as low as fourth, but I wouldn't choose to accept that unless it was verified by careful statistics. I would say it would substantially improve our rating among the various states."

The Speaker recognized Mr. Kalich.

Mr. Kalich:

"Ladies and gentlemen of the House, Mr. Uhlman and Mr. Canfield, I am not going to ask you a question. I was very dubious when I came here tonight, but after looking at this—I think this might be the 'Blueprint for Progress'—I think Elmer and I are going to vote for it out of pure frustration. I think over a month ago I read somewhere that our new, young governor hoped to get us out before cherry blossom time. I think I have a right to call him 'our' new, young governor; he's ours as much as yours. Well, the cherry blossoms have come and gone and if we don't get out pretty soon, all the cherries will be gone, too. I think out of pure frustration I am going to vote for this budget and leave here tonight."

YIELDING TO QUESTION

Mr. Grant:

"Mr. Speaker, I would like to rest Mr. Uhlman for a moment, and if Mr. DeJarnatt would yield to question, I would appreciate it."

The Speaker:

"Will you yield to question, Mr. DeJarnatt?"

Mr. DeJarnatt:

"I vield."

Mr. Grant:

"This is an insignificant item, but I think it bears investigation by the members of the legislature. I notice an increase in the appropriation for the state patrol. Will you tell me what the purpose of that increase is?"

Mr. DeJarnatt:

"This increase over the House figure which was in the budget we sent to the Senate in the amount of \$55 thousand is for a twin engine airplane for state patrol use."

YIELDING TO QUESTION

Mr. Grant:

"Mr. Speaker, will Mr. Avey yield to question?"

The Speaker:

"Mr. Avey?"

Mr. Avey:

"I will."

Mr. Grant:

"Mr. Avey, how many airplanes does the state of Washington have now?"

Mr. Avey:

"I am not sure how many airplanes the state of Washington has. The aeronautics department has three twin engine planes and a helicopter. Natural resources has two large twin engine planes. The game department has at least three or four planes. I don't know how many fisheries has. The state patrol has one plane at the present time."

Mr. Grant:

"Thank you, Mr. Avey."

The Speaker recognized Mr. Grant.

Mr. Grant:

"We discussed this particular matter in the Ways and Means Committee, the purchase of a twin engine plane for the state patrol. The reason given for such a purchase was that this would be used to patrol the highways. Of course, a twin engine plane flies at a rapid speed and it would have a little difficulty following any traffic on the highways. In addition, the suggestion was made that it might be used to transport the governor and to protect the governor. The full Ways and Means Committee, I remind you members of that committee, rejected that appropriation in the House. Now, this is a very small and perhaps an insignificant item in this budget compared to the cuts we have made in the total educational budget. I want to say I am opposing the budget bill, this little blue sheet which is before us, for an entirely different reason than that expressed by some of my colleagues on this side of the aisle. I am opposing it because I think it is most inadequate in some areas. I think it is inadequate in the field of higher education. I think it is inadequate as far as our teachers' salaries are concerned and as far as our noncertificated employees are concerned, and I want to state to you that I think it is inadequate as far as the department of health is concerned in much needed areas such as cystic fibrosis. I think it is inadequate in many respects and, on the other hand, plush in many respects, as in the example I have given of this purchase of a \$55 thousand airplane for the use of the governor. Now, I have been willing to support a necessary tax program for the support of a necessary program for state government if that program is equitable, but I am not willing to support this program of state services which is inadequate."

YIELDING TO QUESTION

Mrs. Hurley:

"Mr. Speaker, this question has been asked twice before, but I wonder if Mr. Uhlman would yield once more to a question?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"I do."

Mrs. Hurley:

"Mr. Uhlman, this relates to the salary increases for teachers. I believe all of those people who have been in this legislature before will remember-maybe it was in '59 or '61-when the teachers received an increase of \$235 the first year and \$235 the second year. I haven't been able to find any teacher that really got the increase. I believe that that year, as will happen this time, when the budget was proposed to the superintendent of public instruction and the school directors that they both opposed earmarking these funds. Now, I think it is a very nice deal to hand over a nice bunch of money and say this is supposed to go to school teachers, because school teachers have a certain amount of emotional appeal. Every parent that has a child in school likes to hear about school teachers getting an increase, so they are not going to complain if we have something in the budget that is going to increase the salaries of the teachers, but I don't think those parents or those people that live in those school districts really know that those school teachers aren't really going to get this increase at all, and I think it would be a real good thing to establish once and for all our own legislative intent in this House. What goes into the schools is like money being poured into a funnel and all of us hope that someday it is going to be channeled into some child's mind, and then it all goes into administration, into buses, into everything else, but the fact remains that the only real contact that the child has with all this money is that one classroom teacher. I think increases are a fine thing, but maybe many of us teachers-I don't expect to see it myself-but I think many teachers realize what has happened in previous years and don't expect to get this increase. It is just pie in the sky, one of those things that legislators put in the budget to make the budget a little bit more palatable for the people back home. I think that in order to establish all of our intents we should ask, do we intend that these teachers actually do get this increase, because while the superintendent of public instruction maybe doesn't want to be tied down and our school directors don't want to be tied down, because it is a nice little bundle of money which maybe they can use to hire another teacher or give an administrator a raise, as was done the last time, I think, Mr. Uhlman, that the teachers of the state really want to know. Did you intend this to go to teachers, did the Free Conference Committee intend this to go to the teachers? Does this House of Representatives intend this really to get down to the classroom teacher level?"

Mr. Uhlman:

"Mrs. Hurley, you are correct. This question has been raised twice before. All I can say is yes, yes, yes, in answer to your last three questions. However, I must qualify that to the extent that I cannot answer for anyone else on the conference committee. I can answer for myself as one vote there. I can answer for myself as one vote here on this House floor. I think it might be wise if you are really concerned that you ask the other two conferees what their intentions are in this regard. We spent a considerable length of time arguing, discussing, and rediscussing this particular question several different days in the conference committee. I would simply state that if you will look on page 15 at the proviso starting on line 25 and carrying over to the top of page 16, you will find the amount of money which has been provided in this particular area. I think it would be wisest for you to inquire concerning the intent of the other conferees. I don't know how you would establish the intent of this House other than by inquiring of each individual member as to what his intention is on his vote."

Mrs. Hurley:

"Thank you, Mr. Uhlman. Mr. Speaker, may I ask the same question, then, of Mr. Canfield? Mr. Canfield, was it your intention on the Free Conference Committee that this salary increase really reach the classroom teacher?"

Mr. Canfield:

"Mr. Speaker, ladies and gentlemen, and Mrs. Hurley, we tried to make that as specific as we could. You will notice if you read that that we said 'it is the intent' so we spelled out the intent of the legislature, and that is my intent. It was Mr. Uhlman's intention, I am sure; it was Mr. DeJarnatt's intention, and every other member of the conference committee that this should be spelled out just as accurately and definitely as possible so see that each teacher would get his money. Please also note in this section that the superintendent of public instruction is required to report back whether or not this money was given to the teachers? So I would say to you that we thought we did everything that was possible in the language we had available to insure that it did get to the classroom teachers."

Mrs. Hurley:

Mr. DeJarnatt:

"Mr. Canfield, that is clearly and beautifully stated. If you please, Mr. DeJarnatt?"

"I think there are two extreme positions on this matter of earmarking. The school directors and I think the superintendent of public instruction oppose earmarking funds in order to offer local districts a degree of flexibility. On the other hand, the classroom teachers generally desire pretty rigid earmarking. I think there are compromises to be had between the two positions. I think there are peculiar situations in various parts of the state which warrant some degree of flexibility. One school district I have in mind granted a substantial increase in salary to their teachers last year based upon the hope of a special levy and the special levy failed to pass, but they had made a commitment to grant salary increases, which they did. However, the limitation of funds forced them to cut down their faculty and the teachers found themselves teaching very large classes. This particular district probably should use the funds to hire more teachers and their salary increase will probably

fall below this percentage. I think we have declared the intent while still leaving a

The Speaker recognized Mrs. Epton.

degree of flexibility for those peculiar situations."

Mrs. Epton:

"Mr. Speaker, ladies and gentlemen of the House, first of all I want to say that Mrs. Valle's and my intent is that this should go to the teachers. In respect to another item in here, each session I am here I am continually frustrated to see that the appropriation for helping people to get on their own feet, that which goes to the state board for vocational education, is less than it should be. I have worked closely in this program for about twenty-five years and I know that each of you has people learning to walk who never walked before or getting their first job even if they won't be earning very much money but doing this for the first time and becoming independent, you feel a lot different about this program. You feel exactly as I do and you feel it should be brought up to modern times and it hasn't been. Specifically, we have a little bit of an addition here, \$1 million, and I would like to direct a question to Mr. DeJarnatt for a little clarification on this."

YIELDING TO QUESTION

Mrs. Epton:

"Mr. Speaker, will Mr. DeJarnatt yield to question?"

The Speaker:

"Will you yield, Mr. DeJarnatt?"

Mr. DeJarnatt:

"I will yield."

Mrs. Epton:

"Mr. DeJarnatt, when I added \$1 million to the general fund appropriation by amendment adopted by the House on April 16, 1965, the intent of that amendment as

explained to the members was to add funds to federal-state services, extended services, and to services for the nondisabled. Are we correct in assuming that the \$417,000 added to Substitute Senate Bill No. 374 is to be allocated among these three divisions of the state board for vocational education? It has not been so specified and I would like the record to show that this was my intent. Was it the intent of the conference committee?"

Mr. DeJarnatt:

"That is our intent. We are not able to salvage the entire amount. The \$417,000 includes \$217,000 added by the Senate for the Manpower Training Development Act, \$100,000 added by the House for sheltered workshops, and \$100,000 for the VRO stations. Although it isn't earmarked in the bill, notes were taken during the deliberations which will be in the hands of the central budget agency, and I think the intent of your amendment will be carried out to the best of our ability within this amount of money."

YIELDING TO QUESTION

Mr. Witherbee:

"Mr. Speaker, would Mr. Uhlman yield to question?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"I do."

Mr. Witherbee:

"On page 19, line 30, Mr. Uhlman, the general fund appropriation for the department of commerce and economic development; I understand that this amount is an increase of \$500 thousand over a \$1 million cut in the Senate."

Mr. Uhlman:

"That is right."

The Speaker recognized Mr. Witherbee.

Mr. Witherbee:

"Mr. Speaker, ladies and gentlemen of the House, we have heard a lot about education tonight, and about welfare, and a lot of other individual appropriations in this budget. I think the one place where we have really lost sight of something that is important to the state of Washington is in the fact that we have tried for a period of years to bring a lot of new industry into the state. Now, probably when you talk about a half a million dollar cut in a \$4,323,000 appropriation for a department, you are not talking about a lot of money, when we have a billion dollar budget. However, this legislature, since the inception of the department, since we set up the department of commerce and economic development, has every session added some new duties to this department. Now, if you will take the budget bill here, the conference report, and turn to page 20, you have the canal commission to which you are going to give \$60 thousand; we have the department of fisheries. I am not knocking the department of fisheries; it is a large industry, but we are giving the department of fisheries \$7,288,000. Now, this is one segment, only one segment, of our economy. Go a little further down the page, and it talks about the department of natural resources; we have an appropriation of \$6,736,000. Again we are talking about one segment of our economy. Now, we are asking the department of commerce and economic development to do some additional jobs that we gave them during this session. We passed an atomic energy bill asking them to try to bring into the state a new atomic energy industry for the peaceful use of atomic energy. are competing with forty-nine other states, and not too far south of us is the state of California which has appropriated, not \$4 million for their department, but \$20 million. \$20 million just to bring a new atomic industry into their state, just for one portion of their department which will be comparable to ours. I think we are being penny-wise and pound-foolish in this budget. The man-I don't care to mention his name, you all know him-who came up here to head up the division of atomic energy in the department of commerce and economic development took a twelve

thousand dollar cut in wages to come here to dedicate himself to the peaceful use of atomic energy in this state and to try to bring new industry here; and we from the legislature sit here in our own smug way—and I am not castigating the members of the conference committee, because I think they have done a remarkable job-I merely say that that man did that because he was dedicated, because he believed in the peaceful use of atomic energy, something that will completely change the face of the earth, change your and my way of living in ways we cannot today comprehend, we are asking this department to do a job for less money—actually less money if you take into consideration the cost of living increases and the job they have to do-than they had last biennium. Now it has been said, and again I am not castigating the man-we all run for election and we say things at times-it was said that the governor said the department of commerce and economic development wasn't doing the job, that it was a boondoggle and that they could do this job for less money. So the Senate, in their infinite wisdom, dropped the department's budget over a million dollars. Our conferees were able to put back five hundred thousand dollars. I don't think because some man running for office—and I don't care whether it was Daniel Evans or Al Rosellini or Curly Witherbee-made a statement, the department should suffer. I will give him the benefit of the doubt. Maybe he wasn't completely conversant with the facts. I don't think for this reason this legislature should chop off the very livelihood of our state. I think the department of commerce and economic development should have the money to do the job and we are not giving them the money, and for this reason I am going to vote against this budget bill."

The Speaker recognized Mr. Avey.

Mr. Avey:

"Mr. Speaker, ladies and gentlemen of the House, I am not going to rise to speak for the sacred cow in this legislature and in this state. I am going to talk about the one of the illegitimate calves, and that is the aeronautics department. The aeronautics department has \$130 thousand. It has \$10 thousand for search and rescue, which will mean in the next two years the first person who gets lost, they will look for. From then on they will have no money to look for anybody else for two years. You don't search for nothing. We have seventeen emergency fields in the state of Washington. We don't have any money to cut the grass on them. We have one director of aeronautics who is on duty twenty-four hours a day, seven days a week, and we don't even give them enough money so he can hire an assistant. Aeronautics is No. 1 in the state of Washington; they tell me it is even greater than the lumber industry. We can give \$55 thousand to the state patrol, one of the sacred cows of the state of Washington, for a twin-engine airplane, of which we have one in the aeronautics department which was good enough to fly Governor Rosellini anywhere he wanted to go, but we can't keep our fields open. We can't do anything. So I plead for the aeronautics department, which we are cutting to nothing. Now, I would like to go with my friend, Mr. Uhlman, who got a 37.5 percent increase for the University of Washington. I wish I was sitting with one of those sacred cows. Instead of that, we get cut until we can't even keep the department open. Thank you."

YIELDING TO QUESTION

Mr. Burtch:

"Mr. Speaker, would Representative Uhlman yield to question?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"I yield."

Mr. Burtch:

"Representative Uhlman, in the House Ways and Means Committee, an additional \$20 thousand was added to the fisheries budget for the express purpose of providing for one additional patrolman in North Beach, Grays Harbor county, to take care of enforcement problems there. I wonder if this conference committee report includes this twenty thousand dollars, and if the intent of the conference committee was that there be a resident patrolman in North Beach, Grays Harbor, for taking care of enforcement problems they have?"

Mr. Uhlman:

"In direct answer to your question, under the able chairmanship on the sub-committee of Representative Haussler, it was ascertained a resident patrolman was necessary for this area and the twenty thousand dollar item was added to the proposed budget. I might add that there are several new patrolmen positions proposed in the fisheries budget; I believe it was two and a half positions, and over and above this is this additional reisdent patrolman in that area. That was the intent of the committee and the intent of this House, and this item remained intact in the conference committee. I believe I can speak for the unanimous position of the conference committee that this is the intent of the committee."

The Speaker resumed the chair.

YIELDING TO QUESTION

Mr. King (Chet):

"Mr. Speaker, would Mr. Uhlman yield to question?"

The Speaker:

"Will you yield to question, Mr. Uhlman?"

Mr. Uhlman:

"I do."

Mr. King:

"On page 10 I note you have a substantial increase for the operation of the department of welfare. Likewise, I want to call your attention to how much is cut from the request by the two governors. Then you say you are going to get rid of ratables the second year. The question I am asking now is this, do you have an open-ended budget where they can go beyond what is appropriated here? How are you going to get by with a ten percent limitation of ratables with the population that we have?"

Mr. Uhlman:

"In direct answer to your question as to whether or not there would be possible a deficiency appropriation in the next legislature—is that your question—you will recall, Representative King, in the 1959 session the budget and accounting act was passed, which definitely precludes the department of public assistance or any other code department, or any department except those specifically excluded in the 1959 act—the departments headed by elected officials and some others—from coming to this legislature with any deficiency appropriations. It would be impossible, in my opinion, under the 1959 budget and accounting act for any deficiency appropriations to be proposed in the next legislature."

Mr. King:

"That was what I was inquisitive about. How are you going to provide for getting rid of the ten percent ratable and not have a ratable in your second year when you have cut the amount out of the budget that you have?"

Mr. Uhlman:

"Representative King, to refresh your memory, Governor Rosellini proposed the ratable reductions be decreased from the existing level of 12 percent to 10 percent, and then, I believe, eight percent. Governor Evans upon taking over proposed that the ratable reductions be decreased to six percent and five percent, or eight percent and six percent. The conference committee, on the other hand, has proposed they be eliminated in the second year. I believe there are sufficient funds under departmental estimates, and I believe this is agreed to by all the persons in the department and by the governor's office and central budget agency, under current projections of case loads, for a reduction of ratables at the level of nine percent the first year and zero the second year. There are sufficient moneys available for that."

Mr. King:

"One other thing, I think you are going along with the assumption that we are going to have some federal funds; otherwise, it may not be sufficient. Is that correct?"

Mr. Uhlman:

"Representative King, I would recall to your attention the question Representative Morphis asked and the answer I attempted to give regarding the federal assumption of \$7.3 million. I believe it is a reasonable assumption for the same reason I stated at that time."

Mr. King:

"I hope you are right."

YIELDING TO QUESTION

Mr. Bledsoe:

"Mr. Speaker, will Mr. Uhlman yield to a question?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"Yes."

Mr. Bledsoe:

"Mr. Uhlman, I would like to follow one particular line item through the process to the final budget we have here. In the original budget book we had a general fund appropriation for Central Washington College of 9,720,000 and some odd dollars. We added about \$150,000 to it in the House committee, as you remember, bringing it up to \$9,870,000. Then we come to Senate Bill No. 552. If you remember, we debated this on the floor at that time, and I believe you replied in response to a question from me that the student fee increase of \$52.00 each quarter would be on top of the other appropriation, and this was the understanding, I think, of many of the people who voted for Senate Bill No. 552. Now, going to the blue sheet in front of us, we find that not only has the House committee amendment not appeared as we saw it before, but it has, in fact, been decreased by \$110,907, or something like that. Now, you on the conference committee, Representative Uhlman, would probably see this somewhat differently than I do, being close to the hot stove. I do feel in this that we have been guilty of a certain amount-I don't want to say of bad faith, but I am stuck for something better-with the students who responded to this House in great numbers and with a considerable measure of responsibility saying they were willing to participate in these fee increases if the fee increases were not put in the pot or in any case lost in the \$110 thousand decrease. Would you give me some words of explanation that I can pass on to these young people? I am going to have to go home and explain this."

Mr. Uhlman:

"Representative Bledsoe, I think you can go back home and say that we did retain, despite heavy odds, a little over one-half of the locally generated funds for use of Central Washington College. I might add, starting from the bottom very briefly, that Central Washington College, if I recall correctly, received \$150 thousand additional over and above that proposed by either Governor Rosellini or Governor Evans. On top of that, we have reached the compromise position in the conference committee of a little less than one-half reduction in the approximate amount of locally generated funds. I think, in direct answer to your responsible students who accepted this fee increase in good faith, that you can say that we in the conference committee, we in the House, have made every effort to hold what we can. You are right in that when you are closer to the stove it is warmer than when you are standing at some distance away. Consequently, we wound up with this type of compromise which is the essence of any budget or legislative matter. It was a compromise. Some individuals would have liked to have balanced the budget with all of these tuitions and fees."

The Speaker recognized Mr. Anderson (Eric O.).

Mr. Anderson:

"Thank you, Mr. Speaker. Ladies and gentlemen of the House, we have in this free conference committee report an item to the department of conservation of \$100 thousand for a water inventory study. Ladies and gentlemen of the House, I think

this appropriation is very appropriate and I think it should be in there; but I presented an amount to increase the flood control budget by \$500 thousand. You know we have lots of rain here in the state of Washington and we have many costly flood control projects that require forty percent matching money from the state to the county. The county sets up that flood control project and the state of Washington contributes forty percent. I contacted Mr. Hastings who is flood control supervisor for the state of Washington, and he told me that this flood control budget was not high enough. King county has passed millage for flood control. Grays Harbor county has passed millage for flood control. I understand the state has always paid 40 percent, but this appropriation that is here for the department of conservation will not handle the matching money that the counties require from the state. I am going to vote for the budget, but, ladies and gentlemen, I presented this amount to the committee and I want this in the record. Thank you."

YIELDING TO QUESTION

Mr. Leland:

"Mr. Speaker, would Mr. Uhlman yield to question?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"I yield."

Mr. Leland:

"Like Mr. Anderson, I am going to vote for the budget, but during the regular session we discussed several times the question of topographic and geologic mapping. Could you tell me what figure is represented here for this particular purpose?"

Mr. Uhlman:

"Representative Leland, it would be my best estimation that if there were funds available for topographic mapping, they would be on page 4, line 17, in the \$275 thousand available for special projects to the governor for surveys and installations. This subject did not come up in the conference report. It was not incorporated in either the House or Senate budgets. Consequently, it didn't come before the conference committee as such. It is a commendable project. I hope the governor would utilize some of these funds for this. It is for projects of this type that we give the governor this special sum of money."

Mr. Leland:

"The reason I ask the question is because, as you know, there has been within the framework of the regular budget year after year at least some funds to continue on a matching basis with the federal government a program of this type. This has gone on for many years. It has been in every budget for some time. It has been a limited amount, but it has been in there."

Mr. Uhlman:

"To the best of my knowledge—perhaps Representative Canfield can correct me there has not been an exact line item figure in the past. There is, however, a project under the division of mines and geology with funds available for a limited project of this nature, for this type of topographical mapping. It isn't adequate because the potential of the project is tremendous, but there is incorporated in the department's budget funds for a continuation of the existing program."

Mr. Mast demanded the previous question, and the demand was sustained. The Speaker stated the question before the House to be the motion by Mr. Uhlman that the House adopt the report of the Free Conference Committee on Engrossed Substitute Senate Bill No. 374.

Mr. Uhlman demanded an electric roll call, and the demand was sustained. The Clerk called the roll, and the motion was carried, and the report of the Free Conference Committee on Engrossed Substitute Senate Bill No. 374 was adopted by the following vote: Yeas, 69; nays, 28; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Finch, Gallagher, Goldsworthy, Gorton, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Mast, McCaffree, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Mr. Speaker—69.

Those voting nay were: Representatives Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brouillet, Conner, Day, Eldridge, Epton, Flanagan, Garrett, Grant, Harris, Hurley, King (Chet), Mahaffey, Marzano, May, McCormick, Morphis, Saling, Sawyer, Sheridan, Slagle, Witherbee, Wolf—28.

Those absent or not voting were: Representatives O'Donnell, Thompson—2.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 374 as amended by the Free Conference Committee.

Mr. Rogers demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 374 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 68; nays, 29; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Finch, Gallagher, Goldsworthy, Gorton, Haussler, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Mast, McCaffree, McDougall, Moon, Moos, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Whetzel, Mr. Speaker—68.

Those voting nay were: Representatives Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Brouillet, Conner, Day, Eldridge, Epton, Flanagan, Garrett, Grant, Harris, Hurley, King (Chet), Mahaffey, Marzano, May, McCormick, Morphis, Saling, Sawyer, Sheridan, Slagle, Warnke, Witherbee, Wolf—29.

Those absent or not voting were: Representatives O'Donnell, Thompson—2. Engrossed Substitute Senate Bill No. 374 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATIONS OF VOTE

These are specific reasons why I have found it impossible to vote for Engrossed Substitute Senate Bill No. 374 as amended by the Free Conference Committee:

1. Although repeated studies prove the socio-economic necessity of increasing funds allocable to the State Board of Education for rehabilitation services, this appropriation

still lags far behind the requirements of disadvantaged people who must wait for years for a chance to become independent.

2. Sufficient funds were not allocated for full payment to hospitals, nursing homes and other vendor groups under Public Assistance, even though such payment must eventually be met.

3. The increase in student fees which the members were assured would be added to the respective institutions appropriations for the purpose of improving their staffing ratio to 87% was partially diverted to the general fund.

Mrs. John W. "Kathryn" Epton, 4th District.

I voted against Engrossed Substitute Senate Bill No. 374 as amended by the Free Conference Committee because I believed it would be inadequate in certain areas.

First, the appropriation for public assistance was cut below the original House budget version, which came closer to meeting the needs of people in this state who cannot help themselves.

Second, the Veteran's Rehabilitation Council received an unnecessary cut which is in disregard of the fine work the council has done for veterans of the state.

Third, the education budget was too low and, in particular, I believe that the teachers' salaries should have had a 6% increase the first year rather than the reduction to 5% increase.

I know the Conference Committee, as represented by the House, attempted to do the best possible job for these areas, but were limited by the governor's insistence that he wanted twenty million dollars to "put in the bank" for two years from now, and because of this, the budget had to be cut five million dollars to satisfy this desire. This is unfair and I cannot see hurting these needy or these areas in the budget for solely political purposes.

Frank. Geo. Marzano, 27th District

In opposition to the raise to 4.2 percent sales tax encompassed in Engrossed Subustitute Senate Bill No. 374: All members of the House of Representatives had an opportunity to vote for House Joint Resolution No. 25, which would place a restriction on raising the four percent sales tax. The Democratic platform and labor have both constantly opposed raises in the sales tax. During this 1965 session, the Democratic Party is in control of both Houses, and also controls the membership on the Free Conference Committee. Yet, in this budget the sales tax has been raised two-tenths percent. This opens the door to future legislatures to reach the five percent level. I predict that nothing now can prevent the state of Washington from reaching the five percent mark in the next session of the legislature. I sponsored House Joint Resolution No. 25 specifically to prevent such a raise in the sales tax.

MRS. JOSEPH E. HURLEY, 3rd District.

MOTION

On motion of Mr. Burtch, Engrossed Substitute Senate Bill No. 374 as amended by the Free Conference Committee was ordered immediately transmitted to the Senate.

MOTIONS

On motion of Mr. Day, the House dispensed with further business under the call of the House.

On motion of Mr. Day, the House adjourned until 10:00 a.m., Thursday, May 6, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-THIRD DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, May 6, 1965.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll, and all members were present except Representatives Newschwander and Thompson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Copeland on a point of personal privilege. Mr. Copeland:

"Mr. Speaker, ladies and gentlemen of the House, very hopefully this may be the last day of the 39th legislative session, and I thought it only fitting and proper for the House to thank Reverend Rahn and the other ministers who have so graciously given us the invocations each and every morning. We would like to have the record show that we do extend our sincere appreciation to Reverend Rahn and the other ministers." (Applause.)

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., May 5, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 190; also

Enrolled Substitute House Concurrent Resolution No. 27; also

Enrolled House Concurrent Resolution No. 37, have compared same with the engrossed bill and engrossed resolutions and find them correctly enrolled.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

REPORT OF ENGROSSMENT

House of Representatives, Olympia, Wash., May 5, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Engrossed House Bill No. 28, have compared same with the original bill and find it correctly engrossed.

RAY OLSEN, Chairman.

We concur in this report: Gary Grant, Chet King.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 5, 1965.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed

Senate Bill No. 565 and the President has appointed as members of the conference committee thereon: Senators Williams, McCormack, and Charette.

WARD BOWDEN, Secretary,

Senate Chamber, Olympia, Wash., May 5, 1965.

Mr. Speaker:

The Senate has concurred in the House amendment to Senate Bill No. 558 and has passed the bill as amended by the House.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 5, 1965.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Substitute Senate Bill No. 41 and has granted said committee the powers of Free Conference.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 5, 1965.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Senate Concurrent Resolution No. 25 and has passed the bill as amended by the Free Conference Committee.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 5, 1965.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 25, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 5, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 558, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 5, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 544, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 190; also Substitute House Concurrent Resolution No. 27; also

House Concurrent Resolution No. 37; also

Senate Bill No. 544; also Senate Bill No. 558; also

Senate Concurrent Resolution No. 25.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., May 5, 1965.

MR. PRESIDENT:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 565, relating to the apportionment of funds for educational purposes, have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members
ROBERT L. CHARETTE
MIKE MCCORMACK
WALTER B. WILLIAMS

House Members
S. E. (Sid) Flanagan
Charles Moon
Frank B. Brouillet

MOTION

On motion of Mr. Brouillet, the report of the Conference Committee on Engrossed Senate Bill No. 565 was adopted, and the committee was granted the powers of free conference.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 30, 1965.

To the Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I am returning herewith, without my approval, House Bill No. 467 entitled:

"An Act relating to the redistricting and reapportionment of the state into congressional districts; adding new sections to chapter 29.68 RCW and to chapter 9, Laws of 1965; repealing section 29.68.005; chapter 9, Laws of 1965 and RCW 29.68.005; repealing section 29.68.007, chapter 9, Laws of 1965 and RCW 29.68.007; repealing section 29.68.011, chapter 9, Laws of 1965 and RCW 29.68.011; repealing section 29.68.021, chapter 9, Laws of 1965 and RCW 29.68.030; repealing section 29.68.030; repealing section 29.68.040, chapter 9, Laws of 1965 and RCW 29.68.040; repealing section 29.68.062, chapter 9, Laws of 1965 and RCW 29.68.062; and repealing section 29.68.066, chapter 9, Laws of 1965 and RCW 29.68.066; hapter 9, Laws of 1965 and RCW 29.68.066."

This bill would realign the boundaries of the state's seven congressional districts. The standards which I laid down in my inaugural message to the legislature on January 13, 1965 relating to legislative redistricting are equally applicable to congressional redistricting. In that message I stated that such a redistricting bill should:

". . . obey the mandates of the state and federal constitutions, provide equitable representation for all areas of the state and insure that the party which wins a majority of the votes will win a majority of the seats. . . . "

Although the present districts are not as nearly equal in population as they might be, they are established so that most congressional elections tend to reflect popular sentiment at the polls. Two of the existing congressional districts tend to elect Republican candidates and two of the districts tend to elect Democratic candidates; however five of the seven districts have elected both Republicans and Democrats in recent years as the wishes of a majority of the electorate have changed. This is a desirable feature of any apportionment plan.

In contrast, the apportionment plan contained in this bill totally fails to meet this fundamental goal of the two party system. It is obviously intended to insure that one political party will control Washington's congressional delegation irrespective of the wishes of a majority of the people. Moreover, the bill did not have bi-partisan sponsorship or support. After spending forty-seven days of the regular session in order to pass a plan of legislative apportionment, the leaders of the majority in the legislature should realize that a fair and equitable plan is best achieved through bi-partisan consultation and compromise, which were totally lacking during the passage of this bill.

As Governor I have a responsibility to all of the people of the state, regardless of political affiliation, to see that they have the right to choose by majority vote the party which will represent this state in the national Congress. I did not hesitate to protect this right when a partisan legislative redistricting bill was sent to my desk in the early days of the regular session; nor will I fail to meet this responsibility now.

I am also disappointed that the boundary lines of some of the districts have been established without any logic whatsoever, and that counties with small population have been divided unnecessarily. Moreover, the populations contained in the largest and smallest congressional districts are more disproportionate than necessary. I believe many of these problems could have been avoided had the bill resulted from bi-partisan discussions and compromise.

For the foregoing reasons I have vetoed House Bill No. 467. I trust that bipartisan negotiations either in this session or the next will produce a congressional redistricting bill which will be fair to all the people.

Respectfully submitted,

DANIEL J. EVANS, Governor.

MOTION

On motion of Mr. Grant, House Bill No. 467, together with the governor's veto message thereon, was referred to the Committee on Rules and Order.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Senate Concurrent Resolution No. 27, by Senators McCormack, Sandison, Neill, Williams, Freise, Petrich, Gissberg, Riley, Guess, Hallauer, and Atwood:

Relating to University of Washington graduate center at Hanford.

Referred to Committee on Rules and Order.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. Grant, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll, and all members were present except Representative Thompson.

Mr. Burtch demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representative Thompson.

On motion of Mr. Burtch, the absent member was excused, and the House proceeded with business under the call of the House.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., May 5, 1965.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Substitute House Bill No. 608 and passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., May 5, 1965.

Mr. President:

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred Substitute House Bill No. 608, defining terms of and providing exemptions from certain excise taxes, have had the same under consideration, and we recommend that Substitute House Bill No. 608 be amended to read as follows:

"AN ACT Relating to revenue and taxation; amending section 82.04.050, chapter 15, Laws of 1961 as last amended by section 1, chapter 7, Laws of 1963, and RCW 82.04.050; amending section 82.04.100, chapter 15, Laws of 1961, and RCW 82.04.100; amending section 82.04.120, chapter 15, Laws of 1961, and RCW 82.04.120; amending section 82.04.190, chapter 15, Laws of 1961, and RCW 82.04.190; amending section 82.04.240, chapter 15, Laws of 1961, and RCW 82.04.240; amending section 82.04.260, chapter 15, Laws of 1961, and RCW 82.04.260; amending section 82.04.30, chapter 15, Laws of 1961, and RCW 82.04.400, chapter 15, Laws of 1961 as amended by section 1, chapter 136, Laws of 1963, and RCW 82.04.400; amending section 82.04.425, chapter 15, Laws of 1961, and RCW 82.04.25; amending section

82.04.430, chapter 15, Laws of 1961 as amended by section 5, chapter 293, Laws of 1961, and RCW 82.04.430; amending section 82.04.440, chapter 15, Laws of 1961, and RCW 82.04.440; amending section 82.08.020, chapter 15, Laws of 1961 as amended by section 6, chapter 293, Laws of 1961, and RCW 82.08.020; amending section 82.08.030, chapter 15, Laws of 1961 as last amended by section 3, chapter 28, Laws of 1963 extraordinary session, and RCW 82.08.030; amending section 82.08.050, chapter 15, Laws of 1961, and RCW 82.08.050; amending section 82.08.150, chapter 15, Laws of 1961, as last amended by section 1, chapter 42, Laws of 1965, and RCW 82.08.150; amending section 82.12.010, chapter 15, Laws of 1961 as amended by section 15, chapter 293, Laws of 1961, and RCW 82.12.010; amending section 82.12.020, chapter 15, Laws of 1961 as amended by section 9, chapter 293, Laws of 1961, and RCW 82.12.020; amending section 82.12.030, chapter 15, Laws of 1961 and section 1, chapter 76, Laws of 1963, as last amended by section 4, chapter 28, Laws of 1963 extraordinary session, and RCW 82.12.030; amending section 82.16.010, chapter 15, Laws of 1961 as amended by section 12, chapter 293, Laws of 1961, and RCW 82.16.010; amending section 82.16.020, chapter 15, Laws of 1961, as amended by section 13, chapter 293, Laws of 1961, and RCW 82.16.020; amending section 82.16.050, chapter 15, Laws of 1961, and RCW 82.16.050; amending section 82.24.020, chapter 15. Laws of 1961 as amended by section 3, chapter 24, Laws of 1961 extraordinary session, and RCW 82,24,020; amending section 82.24.070, chapter 15, Laws of 1961 as amended by section 4, chapter 24, Laws of 1961 extraordinary session, and RCW 82.24.070; amending section 82.26.020, chapter 15, Laws of 1961, and RCW 82.26.020; amending section 82.32.060, chapter 15, Laws of 1961, as amended by section 1, chapter 22, Laws of 1963, and RCW 82.32.060; amending section 82.48.100, chapter 15, Laws of 1961, and RCW 82.48.100; amending section 82.50.030, chapter 15, Laws of 1961 as amended by section 7, chapter 199, Laws of 1963, and RCW 82.50.030; amending section 24, chapter 62, Laws of 1933 extraordinary session and RCW 66.24.290; adding new sections to chapter 15, Laws of 1961 and to chapter 82.04 RCW; adding a new section to chapter 15, Laws of 1961 and to chapter 84.36 RCW; prescribing penalties; and declaring an emergency and prescribing an effective date.

"Be It Enacted By the Legislature of the State of Washington:

"Section 1. Section 82.04.050, chapter 15, Laws of 1961, as last amended by section 1, chapter 7, Laws of 1963, and RCW 82.04.050 are each amended to read as follows:

"'Sale at retail' or 'retail sale' means every sale of tangible personal property (Including articles produced, fabricated, or imprinted) to all persons irrespective of the nature of their business and including, among others, without limiting the scope hereof, persons who install, repair, clean, alter, improve, construct, or decorate real or personal property of or for consumers other than a sale to [one] a person who (a) purchases for the purpose of resale as tangible personal property in the regular course of business without intervening use by such person, or (b) installs, repairs, cleans, alters, imprints, improves, constructs, or decorates real or personal property of or for consumers, if such tangible personal property becomes an ingredient or component of such real or personal property without intervening use by such person, or (c) purchases for the purpose of consuming the property purchased in producing for sale a new article of tangible personal property or substance, of which such property becomes an ingredient or component or [as] is a chemical used in processing, when the primary purpose of such chemical is to create a chemical reaction directly through contact with an ingredient of a new article being produced for sale. The term shall include every sale of tangible personal property which is used or consumed or to be used or consumed in the performance of any activity classified as a 'sale at retail' or 'retail sale' even though such property is resold or utilized as provided in (a), (b), or (c) above following such use. The term also means every sale of tangible personal property to persons engaged in any business which is taxable under RCW 82.04.280, subsection (2), and 82.04.290.

"The term 'sale at retail' or 'retail sale' shall include the sale of or charge made for tangible personal property consumed and/or for labor and services rendered in respect to the following (a) The installing, repairing, cleaning, altering, imprinting, or improving of tangible personal property of or for consumers, including charges made for the mere use of facilities in respect thereto, but excluding [, however ,] services rendered in respect to live animals, birds and insects; (b) the constructing, repairing, decorating, or improving of new or existing buildings or other structures under, upon, or above real property of or for consumers, including the installing or attaching of any article of tangible personal property therein or thereto, whether or not such personal property becomes a part of the realty by virtue of installation, and shall also include the sale of

services or charges made for the clearing of land and the moving of earth excepting the mere leveling of land used in commercial farming or agriculture; (c) the sale of or charge made for labor and services rendered in respect to the cleaning, fumigating, razing or moving of existing buildings or structures, but shall not include the charge made for janitorial services; (d) the sale of or charge made for labor and services rendered in respect to automobile towing [, armored car services] and similar automotive transportation services, but not in respect to those required to report and pay taxes under chapter 82.16; (e) the sale of and charge made for the furnishing of lodging and all other services by a hotel, rooming house, tourist court, motel, trailer camp, and the granting of any similar license to use real property, as distinguished from the renting or leasing of real property, and it shall be presumed that the occupancy of real property for a continuous period of one month or more constitutes a rental or lease of real property and not a mere license to use or enjoy the same; (f) the sale of or charge made for tangible personal property, labor and services to persons taxable under (a). (b), (c), (d), and (e) above when such sales or charges are for property, labor and services which are used or consumed in whole or in part by such persons in the performance of any activity defined as a 'sale at retail' or 'retail sale' even though such property, labor and services may be resold after such use or consumption. Nothing contained in this paragraph shall be construed to modify the first paragraph of this section and nothing contained in the first paragraph of this section shall be construed to modify this paragraph.

"The term 'sale at retail' or 'retail sale' shall include the sale of or charge made for personal business or professional services, including amounts designated as interest, rents, fees, admission, and other service emoluments however designated, received by persons engaging in the following business activities: (a) amusement and recreation businesses including but not limited to golf, pool, billiards, skating, bowling, ski lifts and tows and others [but excluding bowling and excluding admission charges which may be subject to county or city admissions taxes levied under authority granted in RCW 35.21.280 or chapter 36.38]; (b) abstract, title insurance and escrow businesses; (c) credit bureau businesses; (d) automobile parking and storage garage businesses.

"The term shall also include the renting or leasing of tangible personal property to consumers.

"The term shall not include the sale of or charge made for labor and services rendered in respect to the building, repairing, or improving of any publicly owned street, place, road, highway, bridge, or trestle which is used or to be used primarily for foot or vehicular traffic, nor shall it include sales of feed, seed, fertilizer, and spray materials to persons for the purpose of producing for sale any agricultural product whatsoever, including milk, eggs, wool, fur, meat, honey, or other substances obtained from animals, birds, or insects.

"Sec. 2. Section 82.04.100, chapter 15, Laws of 1961 and RCW 82.04.100 are each amended to read as follows:

"'Extractor' means every person who from his own land or from the land of another under a right or license granted by lease or contract, either directly or by contracting with others for the necessary labor or mechanical services, for sale or for commercial or industrial use mines, quarries, takes or produces coal, oil, natural gas, ore, stone, sand, gravel, clay, mineral or other natural resource product, or fells, cuts or takes timber, Christmas trees or other natural products, or takes, cultivates, or raises fish, shellfish, or other sea or inland water foods or products. It does not include persons performing under contract the necessary labor or mechanical services for others.

"Sec. 3. Section 82.04.120, chapter 15, Laws of 1961 and RCW 82.04.120 are each amended to read as follows:

"'To manufacture' embraces all activities of a commercial or industrial nature wherein labor or skill is applied, by hand or machinery, to materials so that as a result thereof a new, different or useful substance or article of tangible personal property is produced for sale or commercial or industrial use, and shall include the production or fabrication of special made or custom made articles, and the generation or production of electrical energy for resale or consumption outside the state.

"Sec. 4. Section 82.04.190, chapter 15, Laws of 1961 and RCW 82.04.190 are each amended to read as follows:

" 'Consumer' means the following:

"(1) Any person who purchases, acquires, owns, holds, or uses any article of tangible personal property irrespective of the nature of his business and including, among others, without limiting the scope hereof, persons who install, repair, clean,

alter, improve, construct, or decorate real or personal property of or for consumers other than for the purpose (a) of resale as tangible personal property in the regular course of business or (b) of incorporating such property as an ingredient or component of real or personal property when installing, repairing, cleaning, altering, imprinting, improving, constructing, or decorating such real or personal property of or for consumers or (c) of consuming such property in producing for sale a new article of tangible personal property or a new substance, of which such property becomes an ingredient or component or as a chemical used in processing, when the primary purpose of such chemical is to create a chemical reaction directly through contact with an ingredient of a new article being produced for sale;

"(2) Any person engaged in any business activity taxable under RCW 82.04.290;

"(3) Any person engaged in the business of contracting for the building, repairing or improving of any publicly owned street, place, road, highway, bridge or trestle which is used or to be used primarily for foot or vehicular traffic as defined in RCW 82.04.280, in respect, however, only to tangible personal property used or consumed in such business;

"(4) Any person who is an owner, lessee or has the right of possession to or an easement in real or personal property which is being constructed, repaired, improved, cleaned, imprinted, or otherwise altered by a person engaged in business, excluding only the United States, the state, and its political subdivisions in respect to labor and services rendered to their real property which is used or held for public road purposes. Nothing contained in this or any other subsection of this definition shall be construed to modify any other definition of 'consumer'.

"Sec. 5. Section 82.04.240, chapter 15, Laws of 1961 and RCW 82.04.240 are each amended to read as follows:

"Upon every person except persons taxable under subsections (2) [or], (3), (4), or (5) of RCW 82.04.260 engaging within this state in business as a manufacturer; as to such persons the amount of the tax with respect to such business shall be equal to the value of the products, including byproducts, manufactured, multiplied by the rate of one-quarter of one percent.

"The measure of the tax is the value of the products, including byproducts, so manufactured regardless of the place of sale or the fact that deliveries may be made to points outside the state.

"Sec. 6. Section 82.04.260, chapter 15, Laws of 1961 and RCW 82.04.260 are each amended to read as follows:

"(1) Upon every person engaging within this state in the business of buying wheat, oats, dry peas, corn, and barley, but not including any manufactured or processed products thereof, and selling the same at wholesale; the tax imposed shall be equal to the gross proceeds derived from such sales multiplied by the rate of one one-hundredths of one percent.

"(2) Upon every person engaging within this state in the business of manufacturing wheat into flour; as to such persons the amount of tax with respect to such business shall be equal to the value of the flour manufactured, multiplied by the rate of one-eighth of one percent.

"(3) Upon every person engaging within this state in the business of manufacturing seafood products which remain in a raw, raw frozen, or raw salted state at the completion of the manufacturing by that person; as to such persons the amount of tax with respect to such business shall be equal to the value of the products manufactured, multiplied by the rate of one-eighth of one percent.

"(4) Upon every person engaging within this state in the business of manufacturing by canning, preserving, freezing or dehydrating fresh fruits and vegetables; as to such persons the amount of tax with respect to such business shall be equal to the value of the products canned, preserved, frozen or dehydrated multiplied by the rate of three-tenths of one percent.

"(5) Upon every person engaging within this state in the business of manufacturing aluminum pig, ingot, billet, plate, sheet (flat or coiled), rod, bar, wire, cable or extrusions; as to such persons the amount of the tax with respect to such business shall be equal to the value of the products manufactured multiplied by the rate of four-tenths of one percent.

"(6) Upon every nonprofit corporation and nonprofit association engaging within this state in research and development, as to such corporations and associations, the amount of tax with respect to such activities shall be equal to the gross income derived from such activities multiplied by the rate of forty-four one-hundredths of one percent.

"Sec. 7. Section 82.04.330, chapter 15, Laws of 1961 and RCW 82.04.330 are each amended to read as follows:

"This chapter shall not apply to any person in respect to the business of growing or producing for sale upon his own lands or upon land in which he has a present right of possession, any agricultural or horticultural produce or crop, including the raising for sale of any animal, bird, or insect, or the milk, eggs, wool, fur, meat, honey, or other substance obtained therefrom, or in respect to the sale of such products at whole-sale by such grower, producer, or raiser thereof. This exemption shall not apply to any person selling such products at retail or using such products as ingredients in a manufacturing process; nor to the sale of any animal or substance obtained therefrom by a person in connection with his business of operating a stockyard or a slaughter or packing house; nor to any person in respect to the business of taking, cultivating, or raising Christmas trees or timber; nor to any association of persons whatever, whether mutual, cooperative or otherwise, engaging in any business activity with respect to which tax liability is imposed under the provisions of this chapter.

"Sec. 8. Section 82.04.400, chapter 15, Laws of 1961 as amended by section 1, chapter 136, Laws of 1963, and RCW 82.04.400 are each amended to read as follows:

"This chapter shall not apply to national banks, state banks, trust companies, production credit associations organized under the Farm Credit Act of 1933, mutual savings banks, building and loan and savings and loan associations with respect to their banking, trust, or savings and loan business and to credit companies and corporations with respect to loans made for the purpose of financing the growing, harvesting, processing, storing, and marketing of horticulture and agriculture products but shall apply with respect to their engaging in any other business taxable hereunder, even though such other business is conducted primarily for the purpose of liquidating the assets thereof. This chapter shall also not apply to United States federal housing administration approved mortgagees with respect to their activities of the same type as those hereunder exempted for banks and savings and loan associations.

"Sec. 9. Section 82.04.425, chapter 15, Laws of 1961 and RCW 82.04.425 are each amended to read as follows:

"This chapter shall not apply to sales for resale by persons regularly engaged in the business of making sales of the type of property so sold to other persons similarly engaged in the business of selling such property where (1) the amount paid by the buyer does not exceed the amount paid by the seller to his vendor in the acquisition of the article and (2) the sale is made as an accommodation to the buyer to enable him to fill a bona fide existing order of a customer or is made within fourteen days to reimburse in kind a previous accommodation sale by the buyer to the seller [: Provided, That where the seller holds himself out as being regularly engaged in the business of making sales at wholesale of such property, such sales shall be incidental to his principal business activity]; nor to sales by a wholly owned subsidiary of a person making sales at retail which are exempt under RCW 82.08.030(11) when the parent corporation shall have paid the tax imposed under this chapter.

"NEW SECTION. Sec. 10. There is added to chapter 15, Laws of 1961 and to chapter 82.04 RCW a new section to read as follows:

"This chapter shall not apply to:

"(1) The cost of or charges made for labor and services performed in respect to the mining, sorting, crushing, screening, washing, hauling, and stockpiling of sand, gravel, and rock, when such sand, gravel, or rock is taken from a pit or quarry which is owned by or leased to a county or city and such sand, gravel, or rock is either stockpiled in said pit or quarry for placement or is placed on the street, road, place, or highway of the county or city by the county or city itself; or

"(2) The cost of or charges for such labor and services if any such sand, gravel, or rock is sold by the county or city to a county, or a city at actual cost for placement on a publicly owned street, road, place, or highway.

"The exemption provided for in this section shall not apply to the cost of or charges for such labor and services if the sand, gravel, or rock is used for other than public road purposes or is sold otherwise than as provided for in this section.

"Sec. 11. Section 82.04.430, chapter 15, Laws of 1961 as amended by section 5, chapter 293, Laws of 1961 and RCW 82.04.430 are each amended to read as follows:

"In computing tax there may be deducted from the measure of tax the following items:

"(1) Amounts derived by persons, other than those engaging in banking, loan, security, or other financial businesses, from investments or the use of money as such;

- "(2) Amounts derived from bona fide initiation fees, dues, contributions, donations, tuition fees, charges made for operation of privately operated kindergartens, and endowment funds. This paragraph shall not be construed to exempt any person, association, or society from tax liability upon selling tangible personal property or upon providing facilities or services for which a special charge is made to members or others. Dues which are for, or graduated upon, the amount of service rendered by the recipient thereof are not permitted as a deduction hereunder;
- "(3) The amount of cash discount actually taken by the purchaser. This deduction is not allowed in arriving at the taxable amount under the extractive or manufacturing classifications with respect to articles produced or manufactured, the reported values of which, for the purposes of this tax, have been computed according to the provisions of RCW 82.04.450;
- "(4) The amount of credit losses actually sustained by taxpayers whose regular books of account are kept upon an accrual basis;
- "(5) So much of the sale price of motor vehicle fuel as constitutes the amount of tax imposed by the state or the United States government upon the sale thereof;
- "(6) Amounts derived from business which the state is prohibited from taxing under the Constitution of this state or the Constitution or laws of the United States;
- "(7) Amounts derived by any person as compensation for the receiving, washing, sorting, and packing of fresh perishable horticultural products and the material and supplies used therein when performed for the person exempted in RCW 82.04.330, either as agent or as independent contractor;
- "(8) Amounts derived as compensation for services rendered or to be rendered to patients by a hospital, as defined in chapter 70.41, devoted to the care of human beings with respect to the prevention or treatment of disease, sickness, or suffering, when such hospital is operated by the United States or any of its instrumentalities, or by the state, or any of its political subdivisions;
- "(9) Amounts derived as compensation for services rendered to patients by a hospital, as defined in chapter 70.41, which is operated as a nonprofit corporation, nursing homes and homes for unwed mothers operated as religious or charitable organizations, but only if no part of the net earnings received by such an institution inures directly or indirectly, to any person other than the institution entitled to deduction hereunder. In no event shall any such deduction be allowed, unless the hospital building is entitled to exemption from taxation under the property tax laws of this state.

"Sec. 12. Section 82.04.440, chapter 15, Laws of 1961 and RCW 82.04.440 are each amended to read as follows:

"Every person engaged in activities which are within the purview of the provisions of two or more of sections RCW 82.04.230 to 82.04.290, inclusive, shall be taxable under each paragraph applicable to the activities engaged in: Provided, That persons taxable under RCW 82.04.250 or 82.04.270 shall not be taxable under RCW 82.04.230, 82.04.240 or subsection (2) [or], (3), (4), or (5) of RCW 82.04.260 with respect to extracting or manufacturing of the products so sold, and that persons taxable under RCW 82.04.240 shall not be taxable under RCW 82.04.230 with respect to extracting the ingredients of the products so manufactured.

"Sec. 13. Section 82.08.020, chapter 15, Laws of 1961 as amended by section 6, chapter 293, Laws of 1961, and RCW 82.08.020 are each amended to read as follows:

"There is levied and there shall be collected a tax on each retail sale in this state equal to three and one-third percent of the selling price: Provided, That from [April 1, 1959] June 1, 1965 the tax imposed by this section shall be equal to four and two-tenths percent of the selling price. The tax imposed under this chapter shall apply to successive retail sales of the same property and to the retail sale of intoxicating liquor by the Washington state liquor stores.

"Sec. 14. Section 82.08.030, chapter 15, Laws of 1961 as last amended by section 3, chapter 28, Laws of 1963 extraordinary session and RCW 82.08.030 are each amended to read as follows:

"The tax hereby levied shall not apply to the following sales:

- "(1) Casual and isolated sales of property or service, unless made by a person who is engaged in a business activity taxable under chapter 82.04, 82.16, or 82.28: *Provided*, That the exemption provided by this paragraph shall not be construed as providing any exemption from the tax imposed by chapter 82.12;
- "(2) Sales made by persons in the course of business activities with respect to which tax liability is specifically imposed under chapter 82.16, when the gross proceeds from such sales must be included in the measure of the tax imposed under said chapter;

- "(3) The distribution and newsstand sale of newspapers;
- "(4) Sales which the state is prohibited from taxing under the Constitution of this state or the Constitution or laws of the United States;
- "(5) Sales of motor vehicle fuel used in aircraft by the manufacturer thereof for research, development, and testing purposes and sales of motor vehicle fuel taxable under chapter 82.36: *Provided*, That the use of any such fuel upon which a refund of the motor vehicle fuel tax has been obtained shall be subject to the tax imposed by chapter 82.12;
- "(6) Sales (including transfers of title through decree of appropriation) heretofore or hereafter made of the entire operating property of a publicly or privately owned public utility, or of a complete operating integral section thereof, to the state or a political subdivision thereof for use in conducting any business defined in subdivisions (1), (2), (3), (4), (5), (6), (7), (8), (9), (10) or (11) of RCW 82.16.010;
- "(7) Auction sales made by or through auctioneers of tangible personal property (including household goods) which have been used in conducting a farm activity, when the seller thereof is a farmer and the sale is held or conducted upon a farm and not otherwise;
- "(8) Sales to corporations which have been incorporated under any act of the congress of the United States and whose principal purposes are to furnish volunteer aid to members of armed forces of the United States and also to carry on a system of national and international relief and to apply the same in mitigating the sufferings caused by pestilence, famine, fire, floods, and other national calamities and to devise and carry on measures for preventing the same;
- "(9) Sales of purebred livestock for breeding purposes where the animals are registered in a nationally recognized breed association; sales of cattle and milk cows used on the farm;
- "(10) Sales of tangible personal property (other than the type referred to in subdivision (11) hereof) for use by the purchaser in connection with the business of operating as a private or common carrier by air, rail, or water in interstate or foreign commerce: *Provided*, That any actual use of such property in this state shall, at the time of such actual use, be subject to the tax imposed by chapter 82.12;
- "(11) Sales of airplanes, locomotives, railroad cars, or watercraft for use in conducting interstate or foreign commerce by transporting therein or therewith property and persons for hire or for use in conducting commercial deep sea fishing operations outside the territorial waters of the state; also sales of tangible personal property which becomes a component part of such airplanes, locomotives, railroad cars, or watercraft, and of motor vehicles or trailers used by the holder of a carrier permit issued by the Interstate Commerce Commission authorizing transportation by motor vehicle across the boundaries of this state, in the course of constructing, repairing, cleaning, altering, or improving the same; also sales of or charges made for labor and services rendered in respect to such constructing, repairing, cleaning, altering, or improving;
- "(12) Sales of motor vehicles and trailers to be used for the purpose of transporting therein persons or property for hire in interstate or foreign commerce: *Provided*, That the purchaser must be the holder of a carrier permit issued by the Interstate Commerce Commission and that the vehicles will first move upon the highways of this state from the point of delivery in this state to a point outside of this state under the authority of a one-transit permit issued by the director of licenses pursuant to the provisions of RCW 46.16.100;
- "(13) Sales of motor vehicles and trailers to nonresidents of this state for use outside of this state, even though delivery be made within this state, but only when (a) the vehicles or trailers will be taken from the point of delivery in this state directly to a point outside this state under the authority of a one-transit permit issued by the director of licenses pursuant to the provisions of RCW 46.16.100, or (b) said motor vehicles and trailers will be registered and licensed immediately under the laws of the state of the purchaser's residence, will not be used in this state more than three months, and will not be required to be registered and licensed under the laws of this state.
- "(14) Sales to nonresidents of this state for use outside of this state of tangible personal property which becomes a component part of any machinery or other article of personal property belonging to such nonresident, in the course of installing, repairing, cleaning, altering, or improving the same and also sales of or charges made for labor and services rendered in respect to any installing, repairing, cleaning, altering, or improving, of personal property of or for a nonresident, but this subsection (14) shall apply only when the seller agrees to, and does, deliver the property to the purchaser

at a point outside this state, or delivers the property to a common or bona fide private carrier consigned to the purchaser at a point outside this state;

"(15) Sales to nonresidents of this state for use outside of this state or watercraft requiring coast guard registration or registration by the state of principal use according to the Federal Boating Act of 1958, even though delivery be made within this state, but only when (a) the watercraft will not be used within this state for more than forty-five days and (b) an appropriate exemption certificate supported by identification ascertaining residence as provided by the tax commission and signed by the purchaser or his agent establishing the fact that the purchaser is a nonresident and that the watercraft is for use outside of this state, one copy to be filed with the tax commission with the regular report and a duplicate to be retained by the dealer.

"(16) Sales of poultry for use in the production for sale of poultry products.

"(17) Sales to nonresidents of this state for use outside of this state of machinery and implements for use in conducting a farming activity, when such machinery and implements will be transported immediately outside the state. As proof of exemption, an affidavit or certification in such form as the tax commission shall require shall be made for each such sale, to be retained as a business record of the seller.

"(18) Sales for use in states, territories and possessions of the United States which are not contiguous to any other state, but only when, as a necessary incident to the contract of sale, the seller delivers the subject matter of the sale to the purchaser or his designated agent at the usual receiving terminal of the carrier selected to transport the goods, under such circumstances that it is reasonably certain that the goods will be transported directly to a destination in such noncontiguous states, territories and possessions.

"(19) Sales to municipal corporations, the state, and all political subdivisions thereof of tangible personal property consumed and/or of labor and services rendered in respect to contracts for watershed protection and/or flood prevention. This exemption shall be limited to that portion of the selling price which is reimbursed by the United States government according to the provisions of the Watershed Protection and Flood Prevention Act, Public Laws 566, as amended;

"(20) Sales of semen for use in the artificial insemination of livestock:

"(21) Sales to nonresidents of this state of tangible personal property for use outside this state when the purchaser has applied for and received from the tax commission a permit certifying (1) that he is a bona fide resident of a state or possession other than the state of Washington, or of a foreign country, and (2) that he does agree, when requested, to grant the tax commission access to such records and other forms of verification at his place of residence to assure that such purchases are not first used substantially in the state of Washington.

"Any person claiming exemption from retail sales tax under the provisions of this subsection must display a nonresident permit as herein provided, and any vendor making a sale to a nonresident without collecting the tax must examine such permit, identify the purchaser as the person to whom the nonresident permit was issued, and maintain records which shall show the permit number attributable to each nontaxable sale.

"Permits shall be personal and nontransferable and shall be issued by the tax commission upon payment of a fee of one dollar. The commission may in its discretion designate independent agents for the issuance of permits, according to such standards and qualifications as the commission may prescribe. Such agents shall pay over and account to the commission for all permit fees collected, after deducting as a collection fee the sum of fifty cents for each permit issued.

"Any person making fraudulent statements in order to secure a permit shall be guilty of perjury. Any person making tax exempt purchases by displaying a permit not his own, or a counterfeit permit, with intent to violate the provisions of this subsection shall be guilty of a misdemeanor and, in addition, may be subject to a penalty not to exceed the amount of the tax due on such purchases. Any vendor who makes sales without collecting the tax to a person who does not hold a valid permit, and any vendor who fails to maintain records of permit numbers as provided in this section shall be personally liable for the amount of tax due.

"The exemption provided in this subsection shall be effective June 1, 1965, to July 1, 1967.

"(22) Sales of form lumber to any person engaged in the constructing, repairing, decorating or improving of new or existing buildings or other structures under, upon or above real property of or for consumers: PROVIDED, That such lumber is used or to be used first by such person for the molding of concrete in a single such contract, project

or job and is thereafter incorporated into the product of that same contract, project or job as an ingredient or component thereof.

"(23) Sales of, cost of, or charges made for labor and services performed in respect to the mining, sorting, crushing, screening, washing, hauling, and stockpiling of sand, gravel and rock when such sand, gravel, or rock is taken from a pit or quarry which is owned by or leased to a county or a city, and such sand, gravel, or rock is (1) either stockpiled in said pit or quarry for placement or is placed on the street, road, place, or highway of the county or city by the county or city itself, or (2) sold by the county or city to a county, or a city at actual cost for placement on a publicly owned street, road, place, or highway. The exemption provided for in this subsection shall not apply to sales of, cost of, or charges made for such labor and services, if the sand, gravel, or rock is used for other than public road purposes or is sold otherwise than as provided for in this subsection

"Sec. 15. Section 82.08.050, chapter 15, Laws of 1961 and RCW 82.08.050 are each amended to read as follows:

"The tax hereby imposed shall be paid by the buyer to the seller, and each seller shall collect from the buyer the full amount of the tax payable in respect to each taxable sale in accordance with the schedule of collections adopted by the tax commission pursuant to the provisions of RCW 82.08.060. The tax required by this chapter, to be collected by the seller, shall be deemed to be held in trust by the seller until paid to the commission, and any seller who appropriates or converts the tax collected to his own use or to any use other than the payment of the tax to the extent that the money required to be collected is not available for payment on the due date as prescribed in this chapter shall be guilty of a misdemeanor.

"In case any seller fails to collect the tax herein imposed or having collected the tax, fails to pay it to the commission in the manner prescribed by this chapter, whether such failure is the result of his own acts or the result of acts or conditions beyond his control, he shall, nevertheless, be personally liable to the state for the amount of the tax.

"The amount of tax, until paid by the buyer to the seller or to the commission, shall constitute a debt from the buyer to the seller and any seller who fails or refuses to collect the tax as required with intent to violate the provisions of this chapter or to gain some advantage or benefit, either direct or indirect, and any buyer who refuses to pay any tax due under this chapter shall be guilty of a misdemeanor. The tax required by this chapter to be collected by the seller shall be stated separately from the selling price and for purposes of determining the tax due from the buyer to the seller and from the seller to the commission it shall be presumed that the selling price quoted in any price list, sales document, contract or other agreement between the parties does not include the tax imposed by this chapter.

"Where a buyer has failed to pay to the seller the tax imposed by this chapter and the seller has not paid the amount of the tax to the commission, the commission may, in its discretion, proceed directly against the buyer for collection of the tax, in which case a penalty of ten percent may be added to the amount of the tax for failure of the buyer to pay the same to the seller, regardless of when the tax may be collected by the commission; and all of the provisions of chapter 82.32, including those relative to interest and penalties, shall apply in addition; and, for the sole purpose of applying the various provisions of chapter 82.32, the fifteenth day of the month following the [bimonthly] tax period in which the purchase was made shall be considered as the due date of the tax.

"Sec. 16. Section 82.08.150, chapter 15, Laws of 1961 as last amended by section 1, chapter 42, Laws of 1965 and RCW 82.08.150 are each amended to read as follows:

"(1) There is levied and shall be collected from and after the first day of November, 1951, a tax upon each retail sale of spirits, wine, or strong beer in the original package at the rate of ten percent of the selling price, and the term 'retail sale' as used herein shall include, in addition to the meaning ascribed thereto in chapter 82.04, any sale to a consumer or for resale by a retailer in such original package. The tax imposed in this section shall apply to all sales of spirits, wine, or strong beer by the Washington state liquor stores and agencies, including sales to licensees. The tax imposed in RCW 82.08.020 as now or hereafter amended shall not apply to sales by the Washington state liquor control board stores and agencies of products subject to the tax imposed by this section.

"(2) There is levied and shall be collected from and after the first day of April, 1959, an additional tax upon each retail sale of spirits, wine, or strong beer in the original package at the rate of five percent of the selling price, and the term 'retail sale' as used herein shall include the meaning ascribed thereto in chapter 82.04. The addi-

tional tax imposed in this paragraph shall apply to the sale of spirits, wine, or strong beer by the Washington state liquor stores and agencies, excluding sales to Class H licensees. The tax imposed in RCW 82.08.020 as now or hereafter amended shall not apply to sales by the Washington state liquor control board stores and agencies of products subject to the tax imposed by this paragraph.

"(3) There is levied and shall be collected from and after the [fifteenth day of April, 1961] first day of June, 1965, an additional tax upon each retail sale of spirits in the original package at the rate of [one and one-tenth] two cents per fluid ounce or fraction thereof contained in such original package, and the term 'retail sale' as used herein shall include the meaning ascribed thereto in chapter 82.04: PROVIDED, That this nine-tenths of a cent increase as provided for in this 1965 amendatory act shall not apply to manufacturers as defined under RCW 66.24.150. The additional tax imposed in this paragraph shall apply to the sale of spirits by the Washington state liquor stores and agencies, including sales to Class H licensees. The tax imposed in RCW 82.08.020as now or hereafter amended shall not apply to sales subject to the tax imposed by this paragraph. On or before the twenty-fifth day of each month beginning with the month of July, 1961, the Washington state liquor control board shall remit to the state tax commission, to be deposited with the state treasurer, all moneys collected by it under this paragraph during the preceding month on sales made and subject to this paragraph. Upon receipt of such moneys the state treasurer shall deposit them in the state general fund and the provisions of RCW 82.08.160 and 82.08.170, and the provisions of chapter 43.66 relating to deposits, apportionment and distribution, shall have no application to the collections under this paragraph.

"(4) The additional five percent tax enacted in subdivision (2) of this section shall not be levied upon or applied to sales of wine which have been subjected to the tax imposed by RCW 66.24.220.

"(5) As used in this section, the terms, 'spirits,' 'wine,' 'strong beer,' and 'package' shall have the meaning ascribed to them in chapter 66.04.

"Sec. 17. Section 82.12.010, chapter 15, Laws of 1961 as amended by section 15, chapter 293, Laws of 1961, and RCW 82.12.010 are each amended to read as follows:

"For the purposes of this chapter:

"(1) 'Value of the article used' shall mean the consideration, whether money, credit, rights, or other property, expressed in terms of money, paid or given or contracted to be paid or given by the purchaser to the seller for the article of tangible personal property, the use of which is taxable under this chapter. The term includes, in addition to the consideration paid or given or contracted to be paid or given, the amount of any tariff or duty paid with respect to the importation of the article used. In case the article used is acquired by lease or by gift or is extracted, produced, or manufactured by the person using the same or is sold under conditions wherein the purchase price does not represent the true value thereof, the value of the article used shall be determined as nearly as possible according to the retail selling price at place of use of similar products of like quality and character under such rules and regulations as the tax commission may prescribe.

"In case the articles used are acquired by bailment, the value of the use of the articles so used shall be in an amount representing a reasonable rental for the use of the articles so bailed, determined as nearly as possible according the value of such use at the places of use of similar products of like quality and character under such rules and regulations as the tax commission may prescribe;

"In the case of articles manufactured or produced by the user and used in the manufacture or production of products sold or to be sold to the department of defense of the United States, the value of the articles used shall be determined according to the value of the ingredients of such articles.

"(2) 'Use,' 'used,' 'using,' or 'put to use' shall have their ordinary meaning, and shall mean the first act within this state by which the taxpayer takes or assumes dominion or control over the article of tangible personal property (as a consumer), and include installation, storage, withdrawal from storage, or any other act preparatory to subsequent actual use or consumption within this state;

"(3) 'Taxpayer' and 'purchaser' include all persons included within the meaning of the word 'buyer' and the word 'consumer' as defined in chapters 82.04 and 82.08;

"(4) 'Retailer' means every person engaged in the business of selling tangible personal property at retail and every person required to collect from purchasers the tax imposed under this chapter;

"(5) The meaning ascribed to words and phrases in chapters 82.04 and 82.08, insofar as applicable, shall have full force and effect with respect to taxes imposed under the

provisions of this chapter. 'Consumer,' in addition to the meaning ascribed to it in chapters 82.04 and 82.08 insofar as applicable, shall also mean any person who distributes or displays, or causes to be distributed or displayed, any article of tangible personal property, except newspapers, the primary purpose of which is to promote the sale of products or services.

"Sec. 18. Section 82.12.020, chapter 15, Laws of 1961 as amended by section 9, chapter 293, Laws of 1961 and RCW 82.12.020 are each amended to read as follows:

"There is hereby levied and there shall be collected from each person in this state a tax or excise for the privilege of using within this state as a consumer any article of tangible personal property purchased at retail, or acquired by lease, gift, or bailment, or extracted or produced or manufactured by the person so using the same. This tax will not apply with respect to the use of any article of tangible personal property purchased, extracted, produced or manufactured outside this state until the transportation of such article has finally ended or until such article has become commingled with the general mass of property in this state. This tax shall apply to the use of every article of tangible personal property, including property acquired at a casual or isolated sale. and including byproducts used by the manufacturer thereof, except as hereinafter provided, irrespective of whether the article or similar articles are manufactured or are available for purchase within this state. Except as provided in subdivision (2) of RCW 82.12.030, payment by one purchaser or user of tangible personal property of the tax imposed by chapter 82.08 or 82.12 shall not have the effect of exempting any other purchaser or user of the same property from the taxes imposed by such chapters. The tax shall be levied and collected in an amount equal to the value of the article used by the taxpayer multiplied by the rate of [three and one-third percent: Provided, That from April 1, 1959 the tax levied in this section shall be in an amount equal to the value of the article used by the taxpayer multiplied by the rate of] four and two-tenths percent.

"Sec. 19. Section 82.12.030, chapter 15, Laws of 1961 and section 1, chapter 76, Laws of 1963, as last amended by section 4, chapter 28, Laws of 1963 extraordinary session, and RCW 82.12.030 are each amended to read as follows:

"The provisions of this chapter shall not apply:

- "(1) In respect to the use of any article of tangible personal property brought into the state by a nonresident thereof for his use or enjoyment while temporarily within the state unless such property is used in conducting a nontransitory business activity within the state; or in respect to the use by a nonresident of this state of a motor vehicle which is registered or licensed under the laws of the state of his residence and is not used in this state more than three months, and which is not required to be registered or licensed under the laws of this state; or in respect to the use of household goods, personal effects and private automobiles by a bona fide resident of this state, if such articles were acquired and used by such person in another state while a bona fide resident thereof and such acquisition and use occurred more than thirty days prior to the time he entered this state;
- "(2) In respect to the use of any article of tangible personal property purchased at retail or acquired by lease, gift or bailment if the sale thereof to, or the use thereof by, the present user or his bailor or donor has already been subjected to the tax under chapter 82.08 or 82.12 and such tax has been paid by the present user or by his bailor or donor; or in respect to the use of property acquired by bailment and such tax has once been paid based on reasonable rental as determined by RCW 82.12.060 measured by the value of the article at time of first use multiplied by the tax rate imposed by chapter 82.08 or 82.12 as of the time of first use; or in respect to the use of any article of tangible personal property acquired by bailment, if the property was acquired by a previous bailee from the same bailor for use in the same general activity and such original bailment was prior to June 9, 1961;
- "(3) In respect to the use of any article of tangible personal property the sale of which is specifically taxable under chapter 82.16;
- "(4) In respect to the use of any airplane, locomotive, railroad car, or watercraft used primarily in conducting interstate or foreign commerce by transporting therein or therewith property and persons for hire or used primarily in commercial deep sea fishing operations outside the territorial waters of the state, and in respect to use of tangible personal property which becomes a component part of any such airplane, locomotive, railroad car, or watercraft, and in respect to the use by the holder of a carrier permit issued by the Interstate Commerce Commission of any motor vehicle or trailer used [primarily] in substantial part in the normal and ordinary course of the user's business for transporting therein persons or property for hire across the bound-

aries of this state if the first use of which within this state is actual use in conducting interstate or foreign commerce; and in respect to the use of any motor vehicle or trailer while being operated under the authority of a one-transit permit issued by the director of licenses pursuant to RCW 46.16.100 and moving upon the highways from the point of delivery in this state to a point outside this state; and in respect to the use of tangible personal property which becomes a component part of any motor vehicle or trailer used by the holder of a carrier permit issued by the Interstate Commerce Commission authorizing transportation by motor vehicle across the boundaries of this state;

- "(5) In respect to the use of any article of tangible personal property which the state is prohibited from taxing under the Constitution of the state or under the Constitution or laws of the United States;
- "(6) In respect to the use of motor vehicle fuel used in aircraft by the manufacturer thereof for research, development, and testing purposes and motor vehicle fuel taxable under chapter 82.36: *Provided*, That the use of such fuel upon which a refund of the motor vehicle fuel tax is obtained shall not be exempt, and the director of licenses shall deduct from the amount of such tax to be refunded the amount of tax due under this chapter and remit the same each month to the tax commission:
- "(7) In respect to the use of any article of tangible personal property included within the transfer of the title to the entire operating property of a publicly or privately owned public utility, or of a complete operating integral section thereof, by the state or a political subdivision thereof in conducting any business defined in subdivisions (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), or (11) of RCW 82.16.010;
- "(8) In respect to the use of tangible personal property (including household goods) which have been used in conducting a farm activity, if such property was purchased from a farmer at an auction sale held or conducted by an auctioneer upon a farm and not otherwise:
- "(9) In respect to the use of tangible personal property by corporations which have been incorporated under any act of the congress of the United States and whose principal purposes are to furnish volunteer aid to members of the armed forces of the United States and also to carry on a system of national and international relief and to apply the same in mitigating the sufferings caused by pestilence, famine, fire, flood, and other national calamities and to devise and carry on measures for preventing the same;
- "(10) In respect to the use of purebred livestock for breeding purposes where said animals are registered in a nationally recognized breed association; sales of cattle and milk cows used on the farm;
- "(11) In respect to the use of poultry in the production for sale of poultry or poultry products:
- "(12) In respect to the use of fuel by the extractor or manufacturer thereof when used directly in the operation of the particular extractive operation or manufacturing plant which produced or manufactured the same;
- "(13) In respect to the use of motor vehicles, equipped with dual controls, which are loaned to and used exclusively by a school [districts] in connection with its driver training program [and used by such districts exclusively in connection with their high school driver training program]. PROVIDED, That this exemption and the term 'school' shall apply only to (a) the University of Washington, Washington State University and the state colleges or (b) any public, private or parochial school accredited by either the state board of education or by the University of Washington (the state accrediting station) or (c) any public vocational school meeting the standards, courses and requirements established and prescribed or approved by the state board for vocational education:
- "(14) In respect to the use by a bailee of any article of tangible personal property which is entirely consumed in the course of research, development, experimental and testing activities conducted by the user, provided the acquisition or use of such articles by the bailor was not subject to the taxes imposed by chapter 82.08 or chapter 82.12.
- "(15) In respect to the use by residents of this state of motor vehicles and trailers acquired and used while such persons are members of the armed services and are stationed outside this state pursuant to military orders, but this exemption shall not apply to members of the armed services called to active duty for training purposes for periods of less than six months and [but this exemption] shall not apply to the use of motor vehicles or trailers acquired less than thirty days prior to the discharge or release from active duty of [such] any person from the armed services.
 - "(16) In respect to the use of semen in the artificial insemination of livestock;
- "(17) In respect to the use of form lumber by any person engaged in the constructing, repairing, decorating or improving of new or existing buildings or other structures

under, upon or above real property of or for consumers: PROVIDED, That such lumber is used or to be used first by such person for the molding of concrete in a single such contract, project or job and is thereafter incorporated into the product of that same contract, project or job as an ingredient or component thereof.

"(18) In respect to the use of any sand, gravel, or rock to the extent of the cost of or charges made for labor and services performed in respect to the mining, sorting, crushing, screening, washing, hauling, and stockpiling such sand, gravel, or rock, when such sand, gravel, or rock is taken from a pit or quarry which is owned by or leased to a county or a city, and such sand, gravel, or rock is (1) either stockpiled in said pit or quarry for placement or is placed on the street, road, place, or highway of the county or city itself, or (2) sold by the county or city to a county, or a city at actual cost for placement on a publicly owned street, road, place, or highway. The exemption provided for in this subsection shall not apply to the use of such material to the extent of the cost of or charge made for such labor and services, if the material is used for other than public road purposes or is sold otherwise than as provided for in this subsection.

"Sec. 20. Section 82.16.010, chapter 15, Laws of 1961, as amended by section 12, chapter 293, Laws of 1961, and RCW 82.16.010 are each amended to read as follows:

"For the purposes of this chapter, unless otherwise required by the context:

"(1) 'Railroad business' means the business of operating any railroad, by whatever power operated, for public use in the conveyance of persons or property for hire. It shall not, however, include any business herein defined as an urban transportation business;

"(2) 'Express business' means the business of carrying property for public hire on the line of any common carrier operated in this state, when such common carrier is not owned or leased by the person engaging in such business;

"(3) 'Railroad car business' means the business of renting, leasing or operating stock cars, furniture cars, refrigerator cars, fruit cars, poultry cars, tank cars, sleeping cars, parlor cars, buffet cars, tourist cars, or any other kinds of cars used for transportation of property or persons upon the line of any railroad operated in this state when such railroad is not owned or leased by the person engaging in such business.

"(4) 'Water distribution business' means the business of operating a plant or system for the distribution of water for hire or sale;

"(5) 'Light and power business' means the business of operating a plant or system for the generation, production or distribution of electrical energy for hire or sale;

"(6) 'Telephone business' means the business of operating or managing any telephone line or part of a telephone line and exchange or exchanges used in the conduct of the business of affording telephonic communication for hire. It includes cooperative or farmer line telephone companies or associations operating an exchange;

"(7) 'Telegraph business' means the business of affording telegraphic communication for hire;

"(8) 'Gas distribution business' means the business of operating a plant or system for the production or distribution for hire or sale of gas, whether manufactured or natural;

"(9) 'Motor transportation business' means the business (except urban transportation business) of operating any motor propelled vehicle by which persons or property of others are conveyed for hire, and includes, but is not limited to, the operation of any motor propelled vehicle as an auto transportation company (except urban transportation business), common carrier or contract carrier as defined by RCW 81.68.010 and 81.80.010: Provided, That 'motor transportation business' shall not mean or include the transportation of logs or other forest products exclusively upon private roads or private highways.

"(10) 'Urban transportation business' means the business of operating any vehicle for public use in the conveyance of persons or property for hire, insofar as (a) operating entirely within the corporate limits of any city or town, or within five miles of the corporate limits thereof, or (b) operating entirely within and between cities and towns whose corporate limits are not more than five miles apart or within five miles of the corporate limits of either thereof. Included herein, but without limiting the scope hereof, is the business of operating passenger vehicles of every type and also the business of operating cartage, pickup, or delivery services, including in such services the collection and distribution of property arriving from or destined to a point within or without the state, whether or not such collection or distribution be made by the person performing a local or interstate line-haul of such property;

"(11) 'Public service business' means any of the businesses defined in subdivisions (1), (2), (3), (4), (5), (6), (7), (8), (9), and (10) or any business subject to control by the

state, or having the powers of eminent domain and the duties incident thereto, or any business hereafter declared by the legislature to be of a public service nature. It includes, among others, without limiting the scope hereof: Airplane transportation, boom, dock, ferry, log patrol, pipe line, [public] warehouse, toll bridge, toll logging road, water transportation and wharf businesses;

"(12) 'Tugboat business' means the business of operating tugboats, towboats, wharf boats or similar vessels in the towing or pushing of vessels, barges or rafts for hire;

- "[(12)] (13) 'Gross income' means the value proceeding or accruing from the performance of the particular public service or transportation business involved, including operations incidental thereto, but without any deduction on account of the cost of the commodity furnished or sold, the cost of materials used, labor costs, interest, discount, delivery costs, taxes, or any other expense whatsoever paid or accrued and without any deduction on account of losses:
- "[(13)] (14) The meaning attributed, in chapter 82.04, to the term 'tax year,' 'person,' 'value proceeding or accruing,' 'business,' 'engaging in business,' 'in this state,' 'within this state,' 'cash discount' and 'successor' shall apply equally in the provisions of this chapter.
- "Sec. 21. Section 82.16.020, chapter 15, Laws of 1961, as amended by section 13, chapter 293, Laws of 1961, and RCW 82.16.020 are each amended to read as follows:
- "There is levied and there shall be collected from every person a tax for the act or privilege of engaging within this state in any one or more of the businesses herein mentioned. The tax shall be equal to the gross income of the business, multiplied by the rate set out after the business, as follows:
- "(1) Railroad, express, railroad car, water distribution, light and power, telephone and telegraph businesses: Three percent: *Provided*, That a common carrier railroad operating as a plant facility to the extent of eighty percent or more of its business shall pay a tax of one-fourth of one percent on such eighty percent or more of its business and three percent on all other business;
 - "(2) Gas distribution business: Two percent;
 - "(3) Urban transportation business: One-half of one percent;
- "(4) Vessels under sixty-five feet in length, except tugboats, operating upon the waters within the state: One-half of one percent;
- "(5) Motor transportation and tugboat businesses and all public service businesses other than ones mentioned above: One and one-half percent.
- "Sec. 22. Section 82.16.050, chapter 15, Laws of 1961, and RCW 82.16.050 are each amended to read as follows:
 - "In computing tax there may be deducted from the gross income the following items:
- "(1) Amounts derived by municipally owned or operated public service businesses, directly from taxes levied for the support or maintenance thereof: *Provided*, That this section shall not be construed to exempt service charges which are spread on the property tax rolls and collected as taxes;
- "(2) Amounts derived from the sale of commodities to persons in the same public service business as the seller, for resale as such within this state. This deduction is allowed only with respect to water distribution, light and power, gas distribution or other public service businesses which furnish water, electrical energy, gas or any other commodity in the performance of public service businesses;
- "(3) Amounts actually paid by a taxpayer to another person taxable under this chapter as to the latter's portion of the consideration due for services furnished jointly by both, if the total amount has been credited to and appears in the gross income reported for tax by the former;
 - "(4) The amount of cash discount actually taken by the purchaser or customer;
- "(5) The amount of credit losses actually sustained by taxpayers whose regular books of accounts are kept upon an accrual basis;
- "(6) Amounts derived from business which the state is prohibited from taxing under the Constitution of this state or the Constitution or laws of the United States:
- "(7) Amounts derived from the distribution of water through an irrigation system, for irrigation purposes;
- "(8) Amounts derived from the transportation of commodities from points of origin in this state to final destination outside this state, or from points of origin outside this state to final destination in this state, with respect to which the carrier grants to the shipper the privilege of stopping the shipment in transit at some point in this state for the purpose of storing, manufacturing, milling, or other processing, and thereafter forwards the same commodity, or its equivalent, in the same or converted form, under a

through freight rate from point of origin to final destination; and amounts derived from the transportation of commodities to an export elevator, wharf, dock or ship side on tidewater or navigable tributaries thereto, from points of origin in the state, and thereafter forwarded by water carrier, in their original form, to interstate or foreign destinations: *Provided*, That no deduction will be allowed when the point of origin and the point of delivery to such an export elevator, wharf, dock, or ship side are located within the corporate limits of the same city or town;

"(9) Amounts derived from the production, sale, or transfer of electrical energy for resale or consumption outside the state if the production or generation of such energy is subject to tax under the manufacturing classification of chapter 82.04 RCW: PRO-VIDED, That the exemption set forth in RCW 82.04.310 shall not be applicable to the generation or production of the electrical energy so produced, sold, or transferred: AND PROVIDED FURTHER, That no credit has been claimed as an offset to taxes imposed under RCW 82.04.240.

"Sec. 23. Section 82,24.020, chapter 15, Laws of 1961 as amended by section 3, chapter 24, Laws of 1961 extraordinary session and RCW 82,24.020 are each amended to read as follows:

"There is levied and there shall be collected as hereinafter provided, a tax upon the sale, use, consumption, handling or distribution of all cigarettes, in an amount equal to the rate of [two] four mills per cigarette.

"Sec. 24. Section 82.24.070, chapter 15, Laws of 1961 as amended by section 4, chapter 24, Laws of 1961 extraordinary session, and RCW 82.24.070 are each amended to read as follows:

"Wholesalers and retailers subject to the provisions of this chapter shall be allowed compensation for their services in affixing the stamps herein required a sum equal to [three and three-quarters] two percent of the value of the stamps purchased or affixed by them.

"Sec. 25. Section 82.26.020, chapter 15, Laws of 1961 and RCW 82.26.020 are each amended to read as follows:

"(1) From and after [July 1, 1959] June 1, 1965, there is levied and there shall be collected a tax upon the sale, use, consumption, handling, or distribution of all tobacco products in this state at the rate of [twenty-five] thirty percent of the wholesale sales price of such tobacco products. Such tax shall be imposed at the time the distributor (a) brings, or causes to be brought, into this state from without the state tobacco products for sale, (b) makes, manufactures, or fabricates tobacco products in this state for sale in this state, or (c) ships or transports tobacco products to retailers in this state, to be sold by those retailers.

"(2) A floor stocks tax is hereby imposed upon every distributor of tobacco products at the rate of twenty-five percent of the wholesale sales price of each tobacco product in his possession or under his control on July 1, 1959.

"Each distributor, within twenty days after July 1, 1959 shall file a report with the commission, in such form as the commission may prescribe, showing the tobacco products on hand on July 1, 1959 and the amount of tax due thereon.

"The tax imposed by this subdivision shall be due and payable within twenty days after July 1, 1959 and thereafter shall bear interest at the rate of one percent per month.

"NEW SECTION. Sec. 26. There is added to chapter 15, Laws of 1961 and to chapter 82.04 RCW a new section to read as follows:

"In computing tax under this chapter there may be credited against the amount of the tax the following items:

"As to persons engaging in activities defined in RCW 82.04.120 (the definition of the term 'to manufacture'), an amount not to exceed the tax actually paid under chapter 82.08 RCW (Retail Sales Tax) or chapter 82.12 RCW (Use Tax) by such persons or their lessors or their contract vendors, on materials, labor and services in the construction or major improvement of buildings, structures or other improvements to real property that is, to the extent of eighty-five percent or more of the value of the improvements, used or to be used in or related to the business of manufacture for sale or commercial or industrial use of any articles, substances or commodities: Provided, That this credit shall be allowable only against tax payable by the manufacturer and measured by the value of products or gross proceeds of sales of articles, substances or commodities manufactured in this state: Provided Further, That this credit shall be allowable only against any tax payable which is attributable to manufacturing which involves the use of such construction or improvements: And Provided Further, That this credit shall not be allowable for tax paid on purchases of material, labor or services on which the supplier thereof became entitled to compensation prior to July 1, 1964.

"Sec. 27. Section 82.32.060, chapter 15, Laws of 1961, as amended by section 1, chapter 22, Laws of 1963 and RCW 82.32.060 are each amended to read as follows:

"If, upon application by a taxpayer for a refund or for an audit of his records, or upon an examination of the returns or records of any taxpayer, it is determined by the tax commission that within the two years immediately preceding the receipt of the commission of the application by the taxpayer for a refund or for an audit, or, in the absence of such an application, within the two years immediately preceding the commencement by the commission of such examination, a tax has been paid in excess of that properly due, the excess amount paid within such period of two years shall be credited to the taxpayer's account or shall be refunded to the taxpayer, at his option. Except as to the credits in computing tax authorized by section 26 of this 1965 amendatory act, no refund or credit shall be allowed with respect to any payments made to the commission more than two years before the date of such application or examination. Where a refund or credit may not be made because of the lapse of said two year period, the amount of the refund or credit which would otherwise be allowable for the portion of the statutory assessment period preceding the two year period may be offset against the amount of any tax deficiency which may be determined by the commission for such statutory assessment period. Notwithstanding the foregoing, no refund or credit shall be granted with respect to taxes paid prior to May 1, 1950, but where a refund or credit may not be made because the tax was paid prior to May 1, 1950. the amount of the refund or credit which would otherwise be allowable for the portion of the statutory assessment period preceding May 1, 1950, may be offset against the amount of any tax deficiency which may be determined by the commission for such preceding period.

"Notwithstanding the foregoing limitations there shall be refunded or credited to taxpayers engaged in the performance of United States government contracts or subcontracts the amount of any tax paid, measured by that portion of the amounts received from the United States, which taxpayer is required by contract or applicable federal statute to refund or credit to the United States, if claim for such refund is filed by the taxpayer with the tax commission within one year of the date that the amount of the refund or credit due to the United States is finally determined and filed within four years of the date on which the tax was paid: *Provided*, That no interest shall be allowed on such refund.

"Any such refunds shall be made by means of vouchers approved by the tax commission and by the issuance of state warrants drawn upon and payable from such funds as the legislature may provide.

"Any judgment for which a recovery is granted by any court of competent jurisdiction, not appealed from, for tax, penalties, and interest which were paid by the taxpayer, and costs, in a suit by any taxpayer shall be paid in like manner, upon the filing with the tax commission of a certified copy of the order or judgment of the court. Except as to the credits in computing tax authorized by section 26 of this 1965 amendatory act, interest at the rate of three percent per annum shall be allowed by the tax commission and by any court on the amount of any refund or recovery allowed to a taxpayer for taxes, penalties, or interest paid by him after May 1, 1949, and interest at the same rate shall be allowed on any judgment recovered by a taxpayer for taxes, penalties, or interest paid after such date.

"Sec. 28. Section 82.48.100, chapter 15, Laws of 1961 and RCW 82.48.100 are each amended to read as follows:

"This chapter shall not apply to:

"Aircraft owned by and used exclusively in the service of any government or any political subdivision thereof, including the government of the United States, any state, territory, or possession of the United States, or the District of Columbia, which are not engaged in carrying persons or property for commercial purposes;

"Aircraft registered under the laws of a foreign country;

"Aircraft which are owned by a nonresident and registered in another state: Provided, That if any such aircraft shall remain in and/or be based in this state for a period of ninety [consecutive] days or longer it shall not be exempt under this section;

"Aircraft engaged principally in commercial flying which constitutes interstate or foreign commerce; and aircraft owned by the manufacturer thereof while being operated for test or experimental purposes, or for the purpose of training crews for purchasers of the aircraft;

"Aircraft being held for sale, exchange, delivery, test, or demonstration purposes solely as stock in trade of an aircraft dealer licensed under RCW Title 14.

"Sec. 29. Section 82.50.030, chapter 15, Laws of 1961 as amended by section 7, chapter 199, Laws of 1963 and RCW 82.50.030 are each amended to read as follows:

"The rate and measure of tax imposed by this chapter for each calendar year shall be one and one-half percent of the fair market value of the house trailer, as determined in the manner provided in this chapter: Provided, That the calendar year shall be divided into twelve parts corresponding to the months of the calendar year and the excise tax upon a house trailer used for the first time in this state after the last day of any month shall only be levied for the remaining months of the calendar year including the month in which the house trailer is first used: Provided further, That the minimum amount of tax payable shall be two dollars.

"A house trailer shall be deemed used for the first time in this state when such vehicle was not previously licensed by this state for the year immediately preceding the year in which application for license is made.

"Sec. 30. Section 24, chapter 62, Laws of 1933 extraordinary session, and RCW 66.24.290 are each amended to read as follows:

"Any brewer or beer wholesaler licensed under this title may sell and deliver beer to holders of authorized licenses direct, but to no other person, other than the board; and every such brewer or beer wholesaler shall report all sales to the board monthly, pursuant to the regulations, and shall pay to the board as an added tax for the privilege of manufacturing and selling the beer within the state a tax of one dollar per barrel of thirty-one gallons on sales to licensees within the state and on [the sale] sales to licensees within the state of bottled and canned beer shall pay a tax [on the same basis] computed in gallons at the rate of one dollar and fifty cents per barrel of thirty-one gallons. Each such brewer or wholesaler shall procure from the board revenue stamps representing such tax in form prescribed by the board and shall affix the same to the barrel or package in such manner and in such denominations as required by the board, and shall cancel the same prior to commencing delivery from his place of business or warehouse of such barrels or packages. Beer shall be sold by brewers and wholesalers in sealed barrels or packages. The revenue stamps herein provided for need not be affixed and canceled in the making of resales of barrels or packages already taxed by the affixation and cancellation of stamps as provided in this section.

"The above tax shall not apply to 'strong beer' as defined in this title.

"NEW SECTION. Sec. 31. There is added to chapter 15, Laws of 1961 and to chapter 84.36 RCW a new section to read as follows:

"The following property shall be exempt from taxation:

"All property, whether real or personal belonging to any nonprofit corporation or cooperative association and used exclusively for the distribution of water to its share-holders or members.

"NEW SECTION. Sec. 32. If any phrase, clause, subsection or section of this act shall be declared unconstitutional or invalid by any court of competent jurisdiction, it shall be conclusively presumed that the legislature would have enacted this act without the phrase, clause, subsection or section so held unconstitutional or invalid and the remainder of the act shall not be affected as a result of said part being held unconstitutional or invalid.

"NEW SECTION. Sec. 33. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect June 1, 1965."

Senate Members
Martin J. Durkan
William A. Gissberg
Perry B. Woodall

House Members
Henry Backstrom
Thomas L. Copeland
Leonard A. Sawyer

MOTION

Mr. Backstrom moved that the House adopt the report of the Free Conference Committee on Substitute House Bill No. 608.

Debate ensued, Representative Backstrom speaking in favor of the motion.

Mr. Burtch demanded an oral roll call, and the demand was sustained.

The Clerk called the roll on the motion to adopt the report of the Free Conference Committee on Substitute House Bill No. 608, and the report was not adopted by the following vote: Yeas, 36; nays, 62; absent or not voting, 1.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Brachtenbach, Brouillet, Burtch, Copeland, DeJarnatt, Gallagher, Gorton, Hawley, Hood, King (Richard "Dick"), Kink, Kirk, Klein, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Newhouse, O'Donnell, Pritchard, Radcliffe, Rogers, Sawyer, Swayze, Taylor, Valle, Whetzel, Mr. Speaker—36.

Those voting nay were: Representatives Adams, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Canfield, Chatalas, Clark, Conner, Cunningham, Day, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Garrett, Goldsworthy, Grant, Harris, Haussler, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Moon, Morphis, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Saling, Savage, Sheridan, Slagle, Smith, Taplin, Traylor, Uhlman, Wang, Warnke, Witherbee, Wolf—62.

Those absent or not voting were: Representative Thompson—1.

MOTION FOR RECONSIDERATION

Mr. O'Brien, having voted on the prevailing side, moved that the House do now reconsider the vote by which the report of the Free Conference Committee on Substitute House Bill No. 608 was not adopted.

Debate ensued, Representatives O'Brien and Copeland speaking in favor of the motion.

Mr. Clark demanded an electric roll call, and the demand was not sustained. The motion to reconsider was carried.

RECONSIDERATION

The Speaker declared the question before the House to be the motion to adopt the report of the Free Conference Committe on Substitute House Bill No. 608.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The motion to adopt the report of the Free Conference Committee on Substitute House Bill No. 608 was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker declared the question before the House to be Substitute House Bill No. 608 as amended by the Free Conference Committee on final passage.

Mr. Burtch demanded an oral roll call, and the demand was sustained.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 608 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 59; nays, 39; absent or not voting, 1.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Clark, Copeland, Cunningham, DeJarnatt, Finch, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hood, Humiston, Johnson (Doris), Jolly, Jueling, King (Richard "Dick"), Kink, Kirk, Klein, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moon,

Moos, Newhouse, Newschwander, O'Brien, O'Donnell, Olsen, Perry, Pritchard, Radcliffe, Rogers, Sawyer, Sheridan, Swayze, Taylor, Uhlman, Valle, Wang, Warnke, Whetzel, Mr. Speaker—59.

Those voting nay were: Representatives Adams, Avey, Berentson, Bergh, Bledsoe, Canfield, Chatalas, Conner, Day, Dootson, Elder, Eldridge, Epton, Flanagan, Harris, Hurley, Jastad, Johnston (Elmer E.), Kalich, King (Chet), Kull, Litchman, Lux, Marsh, Marzano, Mast, May, McCormick, Morphis, O'Dell, Pierre, Saling, Savage, Slagle, Smith, Taplin, Traylor, Witherbee, Wolf—39.

Those absent or not voting were: Representative Thompson—1.

Substitute House Bill No. 608 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATIONS OF VOTE

Although being from a border county and being opposed to any extension or increase of the sales tax, we did vote for Substitute House Bill No. 608 for the following reasons:

- 1. We had previously voted for the budget, Substitute Senate Bill No. 374, which is a responsible document and meets the needs of the people and the institutions of the state under the existing situation as best possibly can. Voting for a budget is only one side of the coin, and one must face the responsibility of paying the bill;
- 2. As negotiations between the Senate, the House and the governor's office progressed it became apparent that the only way to stave off an increase of the sales tax to 4.4% or 4.5% was to accept an unpalatable compromise of 4.2% plus some increase in luxury taxes;
- 3. This would probably not have been necessary either if it had not been for the governor's insistence to put "money in the bank" for two years from now so that he could reduce the deficit. With his adamant attitude, and the threat of a veto and further frustrating stalemate, the best that could be done to meet the situation was to accept this tax package;
- 4. We were able to obtain one favorable concession on Substitute House Bill No. 608, and that is in section 14. This section provides for the purchase of a permit for one dollar by a nonresident who may then purchase goods from our merchants without paying the sales tax. This is an experimental provision for two years, and it is our hope that it will place our merchants in a more favorable competitive position;
- 5. We tried diligently throughout the session to increase or broaden the tax base by our votes in favor of a graduated net income tax with exemptions of sales tax for food and drugs, a limitation in the B & O tax, and a lid on the property tax. Since this takes sixty-six votes, the Republicans successfully blocked us from real tax reform, and the only alternative was as expressed above. The time must soon come when the Republican party and the people of the state are educated to accept a responsible tax revision, on a broadened base, and with less emphasis on consumer taxes.

ROBERT M. SCHAEFER, WILLIAM C. KLEIN, 49th District.

Our "no" vote on the tax bill, Substitute House Bill No. 608 as amended by the Free Conference Committee was due to the failure of the legislature to approve a reasonable tax lid on real property taxes. Such a lid was not only proposed by Governor Evans, but in other legislation. No such measure has been passed to give such vital protection to property owners, hence our negative votes on this bill.

DAMON R. CANFIELD, 15th District. STEWART BLEDSOE, 13th District.

My "no" vote on Substitute House Bill No. 608 was predicated on the fact that no legislation had, at that time, been acted favorably upon giving the people an opportunity

to vote on lowering the constitutional requirement on the fifty percent assessment on property tax.

FRED R. MAST, 35th District.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title and acted upon as indicated:

House Bill No. 716, by Representatives Gallagher, O'Brien, and Copeland: An Act appropriating moneys for the support of the legislative special interim committee for oversight with regard to federal grant programs; and declaring an emergency.

On motion of Mr. O'Brien, the rules were suspended, House Bill No. 716 was advanced to second reading and read the second time by sections.

With the consent of the House, the rules were suspended, House Bill No. 716 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. O'Brien spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 716, and the bill passed the House by the following vote: Yeas, 63; nays, 35; absent or not voting, 1.

Those voting yea were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Chatalas, Copeland, Day, Elder, Epton, Flanagan, Gallagher, Garrett, Haussler, Hawley, Hood, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, O'Brien, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Valle, Warnke, Witherbee, Mr. Speaker—63.

Those voting nay were: Representatives Ahlquist, Berentson, Bledsoe, Brachtenbach, Brouillet, Burtch, Canfield, Clark, Conner, Cunningham, DeJarnatt, Dootson, Eldridge, Finch, Goldsworthy, Gorton, Grant, Harris, Humiston, Hurley, Kirk, Lynch, May, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Swayze, Uhlman, Wang, Whetzel, Wolf—35.

Those absent or not voting were: Representative Thompson—1.

House Bill No. 716, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the tilte of the act.

MOTION

On motion of Mr. O'Brien, House Bill No. 716 was ordered transmitted immediately to the Senate.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 190; also
Substitute House Concurrent Resolution No. 27; also
House Concurrent Resolution No. 37, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 565, and has granted said committee the powers of Free Conference.

WARD BOWDEN. Secretary.

SENATE AMENDMENT TO HOUSE JOINT RESOLUTION

Senate Chamber. Olympia, Wash., May 5, 1965.

Mr. Speaker:

The Senate has passed Engrossed House Joint Resolution No. 7 with the following amendment:

In line 19 after "requirements." insert the following:

"Be It Further Resolved, That at the next general election to be held in this state there shall be submitted to the qualified voters of the state for their approval and ratification, or rejection, an amendment to Article VII, section 2 of the Constitution of the state of Washington, to read as follows:

"Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed forty mills on the dollar of assessed valuation, which assessed valuation shall be [fifty] twenty-five per centum of the true and fair value of such property in money: Provided, however, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term 'taxing district' for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only

"(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than twelve months prior to the date on which the proposed levy is to be made and not oftener than twice in such twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election;

"(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not oftener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, And Provided Further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;

"(c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

MOTION

Mr. O'Brien moved that the House concur in the Senate amendment to Engrossed House Joint Resolution No. 7.

Mr. Grant demanded an oral roll call, and the demand was not sustained. Debate ensued, Representatives O'Brien, Canfield, Olsen, and Smith speaking in favor of the motion, and Representative Lux speaking against the motion.

Mr. Jueling demanded the previous question, and the demand was sustained.

Mr. Beck demanded an electric roll call, and the demand was not sustained.

The motion to concur in the Senate amendment was carried.

FINAL PASSAGE OF HOUSE JOINT RESOLUTION AS AMENDED BY SENATE

The Speaker declared the question before the House to be the final passage of Engrossed House Joint Resolution No. 7 as amended by the Senate.

Mr. Grant demanded an oral roll call, and the demand was sustained.

Debate ensued, Representatives Bledsoe, Anderson (Eric O.), Avey, O'Brien, and Haussler speaking in favor of passage of the resolution, and Representatives Brouillet, Grant, Humiston, Radcliffe, and Gorton speaking against passage of the resolution.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 7 as amended by the Senate, and the resolution failed to pass the House by the following vote: Yeas, 61; nays, 37; absent or not voting, 1.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Canfield, Chatalas, Conner, Day, DeJarnatt, Elder, Epton, Finch, Flanagan, Gallagher, Goldsworthy, Harris, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), Kink, Klein, Kull, Litchman, Lynch, Marsh, Marzano, Mast, May, McCormick, McDougall, Moon, Moos, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Pierre, Savage, Sheridan, Slagle, Smith, Taplin, Taylor, Traylor, Wang, Warnke, Witherbee, Mr. Speaker—61.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Beck, Berentson, Brouillet, Clark, Copeland, Cunningham, Dootson, Eldridge, Garrett, Gorton, Grant, Hood, Humiston, Johnston (Elmer E.), Jueling, King (Richard "Dick"), Kirk, Leland, Lux, Mahaffey, McCaffree, Morphis, Newschwander, Perry, Pritchard, Radcliffe, Rogers, Saling, Sawyer, Swayze, Uhlman, Valle, Whetzel, Wolf—37.

Those absent or not voting were: Representatives Thompson-1.

Engrossed House Joint Resolution No. 7 as amended by the Senate, having failed to receive the constitutional two-thirds majority, was declared lost.

EXPLANATIONS OF VOTE

The proposal to reduce the fifty percent assessment level required by the state Constitution to twenty-five percent would, of itself, do nothing to correct unequal assessments or improve property tax administration in the state of Washington. It runs counter to national trends; thirty-three states now require assessment at full value, twelve at a percentage of full value, and five provide some local option. To set a twenty-five percent level of assessment in the Constitution would give Washington—already one of the most restrictive property tax states in the nation—an even lower property tax base in the face of mounting revenue demands. Only two states, Oregon and Arkansas, have in recent years adjusted their laws to approximate existing local assessment practice, but it was part of long-range overall property tax reform programs in those states. In both instances the assessment levels were fixed by the legislature,

not written into the state Constitution. (Oregon at twenty-five percent and Arkansas at twenty percent.)

These points should be considered in any proposal to reduce the fifty percent assessment level to twenty-five percent:

- 1. Lowering the legal assessment requirement would not of itself assure compliance by assessors. It is rather an attempt in the face of impending lawsuits to modify the law to conform to illegal practices now widespread among the counties of the state.
- 2. A twenty-five percent level, even if it were complied with by assessors, would not provide sufficient funds to afford substantial special-levy relief for school districts. It would, however, provide windfalls to junior taxing districts which have not shown any need for additional revenues.
- 3. It would result in cutting the revenue from the two mills now collected on the state level for welfare in half. This would have to be made up from other sources. (Note: The two-mill state tax provided fifteen million two hundred eighty-nine thousand two hundred three dollars in the tax year 1964.)
- 4. Legislators would find it very difficult to explain to their constituents the reasons why their property taxes increased (over sixty percent in Whitman county), when they had just voted to reduce required assessment levels from fifty to twenty-five percent.
- 5. Although the property owners' taxes would increase and windfalls be realized by junior taxing districts, most *school* districts would find it necessary to vote substantial special levies. School directors would find it difficult to explain this problem to taxpayers in light of an action reducing required assessment levels from fifty to twenty-five percent.
- 6. The problems calling for property tax reform are many and varied and have been with the state for a long time. It seems ill-advised to adopt an expedient reduction of the constitutional assessment level to twenty-five percent now, in order to "get by" for the 1965-67 biennium. It is harder to raise a constitutional ceiling than to lower one. If, in the future, conditions changed requiring a higher ceiling, it would be extremely difficult to liberalize a twenty-five percent constitutional restriction.
- 7. If the legislature is interested in protecting taxpayers against undue property tax increases which could result from successful tax suits against the assessors, it should direct its attention to tax rates rather than assessment levels. This would not destroy the tax limits provided by the people when they enacted the forty-mill amendment to the Constitution in 1944.

Mary Stuart Lux, 22nd District.

I opposed the Senate amendment to House Joint Resolution No. 7, an amendment which purported to limit the assessed valuation of property tax to twenty-five percent. I did not support this Senate proposal for several reasons:

- It increased property taxes sharply and would, therefore, have caused extreme hardship for those Washington taxpayers on small fixed income. The measures to limit the property tax which I supported would have placed a more restrictive ceiling on property tax increases;
- 2. In addition, the amendment to House Joint Resolution No. 7 had no controls in its application. Property taxes would have been increased for all taxing districts, even though some units of local government require additional revenue. Any increase in revenue should apply only to those districts which can demonstrate an acute need;
- 3. House Joint Resolution No. 7 would have resulted in approximately a ten million dollar loss annually in state revenues. These funds collected from the state two mill property tax would have to be raised by additional taxes.

I did sponsor House Bill No. 709, which has been enacted into law. This measure placed a lid on property taxes at their existing level and only by a vote of the people could this level be raised. In addition, this statute goes into effect immediately and would not be delayed for two years as would have occurred under amended House Joint Resolution No. 7.

FRANK B. BROUILLET, 25th District.

I voted for House Joint Resolution No. 7 to allow the people the right to vote. Personally, I favor lowering tax assessments to a maximum of thirty percent, putting a lid on the sales tax, eliminating the B & O tax, and eliminating the sales tax on food and drugs. The present tax on the elderly and young families is regressive in nature. Oppressive taxes, such as the sales tax, and putting a lid on the property taxes should encourage our citizens eventually to broaden the tax base. We need

an income tax, not higher and higher regressive taxes. Eventually, our schools will suffer, too, as a result of our present tax structure. We must do everything we can to encourage an income tax.

MARK LITCHMAN, 45th District.

MOTION FOR RECONSIDERATION

Mr. McCormick moved that the House do now reconsider the vote by which Engrossed House Joint Resolution No. 7 failed to pass the House.

RULING BY THE SPEAKER

The Speaker:

"Mr. McCormick, since you voted 'Aye', you did not vote on the prevailing side. Your motion is therefore out of order."

MOTION

On motion of Mr. O'Brien, Miss O'Donnell was excused from further proceedings under the call of the House because of illness.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., May 6, 1965.

Mr. President:

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred **Engrossed Senate** Bill No. 565, relating to the apportionment of funds for educational purposes, have had the same under consideration, and we recommend that Engrossed Senate Bill No. 565 be amended as follows:

That the House amendment by the Committee on Ways and Means on page 1 of the printed and engrossed bills be stricken.

On page 1, beginning on line 22 of the printed bill, being line 19 of the engrossed bill, strike everything down to and including the semicolon on line 24 of the printed bill, being line 21 of the engrossed bill, and insert:

"(1) Eighty-five percent of the amount of revenues which would be produced by the maximum levy permissible for any school district without a vote of the electors thereof during the school year 1965-1966 and during the portion of the school year 1966-1967 expiring December 31, 1966. For all school years and portions of school years thereafter, eighty-five percent of the amount of revenues which would be produced by a levy of fourteen mills on the assessed valuation of taxable property within the school district adjusted to twenty-five percent of true and fair value thereof as determined by the state tax commission's indicated county ratio:"

On page 3, section 1, line 6, of the printed and engrossed bills, after "section" and before "to" strike the numeral "2" and insert "[2] 1"

On page 4 of the printed and engrossed bills, following section 2, add a new section to read as follows:

"Sec. 3. Section 13, chapter, (Senate Bill No. 522), Laws of 1965 (uncodified) is amended to read as follows:

"If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

"[This act shall expire on June 30, 1967.]"

Renumber the remaining sections consecutively.

In line 4 of the title of the printed and engrossed bills, after "RCW 28.45.040;" insert "amending section 13, chapter, (Senate Bill No. 522), Laws of 1965 (uncodified);"

Senate Members
ROBERT L. CHARETTE
MIKE MCCORMACK
WALTER B. WILLIAMS

House Members
S. E. (Sid) Flanagan
Charles Moon
Frank B. Brouillet

MOTION

Mr. Flanagan moved that the House adopt the report of the Free Conference Committee on Engrossed Senate Bill No. 565.

Debate ensued. Representative Flanagan speaking in favor of the motion.

YIELDING TO QUESTION

Mr. Bottiger:

"Mr. Speaker, I wonder if Mr. Flanagan would yield to question?"

The Speaker:

"Mr. Flanagan?"

Mr. Flanagan:

"Yes."

Mr. Bottiger:

"Mr. Flanagan, in the remarks you made when this bill originally was passed by the House, you suggested it was equal to about an eight-mill shift as opposed to the ten-mill shift which the governor vetoed. Would you give us an idea of what the effect is as the Senate has amended it?"

Mr. Flanagan:

"That part is entirely the same. The only change made by the Senate amendment is that it would have gone into effect immediately under the House bill, but with the Senate amendment it does not become effective until the last six months of the next biennium. In other words, there is a year and a half lapse before this method is used in the distribution of school funds."

Mr. Bottiger:

"Could I ask you one more question? Under the reapportionment formula there was a deferred method of taking effect, particularly for those districts that were getting heavy 874 funds. Has the Senate worked this in so we are not going to lose too terribly on the formula?"

Mr. Flanagan:

"There was no change in any other parts of the bill. As regards Public Law 874 funds, it is just exactly the same as it was in the original bill."

The motion to adopt the report of the Free Conference Committee on Engrossed Senate Bill No. 565 was carried.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed Senate Bill No. 565 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 565 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 83; nays, 14; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Berentson, Bergh, Bledsoe, Bozarth, Braun, Brouillet, Burtch, Chatalas, Clark, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Richard "Dick"), Kink, Kirk, Klein, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard,

Radcliffe, Rogers, Saling, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—83.

Those voting nay were: Representatives Beck, Bottiger, Brachtenbach, Canfield, Conner, Finch, Goldsworthy, King (Chet), Kull, Lynch, Newhouse, Savage, Slagle, Traylor—14.

Those absent or not voting were: Representatives O'Donnell, Thompson—2. Engrossed Senate Bill No. 565 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

PERSONAL PRIVILEGE

The Speaker recognized Mr. McCormick on a point of personal privilege. Mr. McCormick:

"Mr. Speaker, ladies and gentlemen of the House, the rulers that were passed around to members were courtesy of Kaiser Aluminum for the many courtesies extended to them during this session of the legislature."

With unanimous consent, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., May 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred Engrossed Substitute Senate Bill No. 438, enacting Highway Act of 1965, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 12, section 13, line 9, of the printed and engrossed bills, following subsection (6), add a new subsection as follows:

"(7) An extension of secondary state highway No. 5N, southerly from Eatonville to a junction with primary state highway No. 5 in the vicinity of Elbe."

On page 19, section 31, line 29, of the printed and engrossed bills, after "hundred" and before "days" strike "fifty" and insert "twenty" and on line 31 strike "eighty" and insert "fifty"

On page 27, section 39, line 9, of the printed and engrossed bills, following "limit" and before the semicolon insert ": PROVIDED, That when in the opinion of the highway commission a hardship would result, this limitation may be exceeded upon approval of the commission"

On page 42, line 31, of the printed bill, being line 25 of the engrossed bill, strike all of section 55 of the printed bill, being section 53 of the engrossed bill, and renumber the remaining sections consecutively.

On page 45, section 61, line 29 of the printed bill, being section 59, line 28 of the engrossed bill, strike "[five] ten" and insert "five" and on line 30 of the printed bill, being line 29 of the engrossed bill, after the colon insert "PROVIDED FURTHER: That the Colman Dock facilities may be leased for a period not to exceed ten years:"

On page 46, following section 63 of the printed bill, being section 61 of the engrossed bill, add the following sections and renumber the remaining sections consecutively:

"NEW SECTION. Sec. 62. It shall be unlawful for any person to lease for hire or permit the use of any vehicle with soft tires commonly used upon the beach and referred to as a dune buggy unless such vehicle has been inspected by and approved by the state commission on equipment, which commission may charge a reasonable fee therefor to go into the state partol highway account.

"NEW SECTION. Sec. 63. The state highway commission is authorized to acquire title to or any interests or rights in real property adjacent to state highways for the preservation of natural beauty, historic sites or viewpoints or for safety rest areas.

"NEW SECTION. Sec. 64. The highway commission is empowered to join financially or otherwise with any public agency or any county, city, or town in the state

of Washington or any other state, or with the federal government or any agency thereof, or with any or all thereof for the planning, development and establishment of area-wide urban mass transportation systems in conjunction with new or existing highway facilities.

"Sec. 65. Section 35, chapter 3, Laws of 1963 extraordinary session (uncodified), is amended to read as follows:

"The joint fact-finding committee on highways, streets and bridges originally created by chapter 111, Laws of 1947, is hereby recreated and renamed the joint committee on highways. The renaming of said committee shall not affect any powers vested in it or duties imposed upon it by any other statute. All appropriations made to the committee under its former name shall continue to be available to said committee as renamed, the joint committee on highways. The committee shall consist of [seven] nine senators to be appointed by the president of the Senate and [eight] ten members of the House of Representatives to be appointed by the speaker thereof. A list of appointees shall be submitted before the close of each regular legislative session or extraordinary session following a regular session for confirmation of Senate members, by the Senate, and House members, by the House. Vacancies occurring shall be filled by the appointing authority.

"NEW SECTION. Sec. 66. Membership authorized by this act on the joint committee on highways is hereby ratified, even though appointments are made prior to the effective date of this act.

"NEW SECTION. Sec. 67. There is hereby appropriated from the motor vehicle fund to the Washington state highway commission for the biennium ending June 30, 1967, the sum of seventy-five thousand dollars, or so much thereof as may be necessary for preliminary engineering for a bridge at Rich Pass in Kitsap county.

"NEW SECTION. Sec. 68. There is hereby appropriated from the motor vehicle fund to the Washington state highway commission for the biennium ending June 30, 1967, the sum of fifty thousand dollars, or so much thereof as may be necessary, for the purpose of constructing a new bridge across Morse creek on primary state highway No. 9 east of Port Angeles.

"NEW SECTION. Sec. 69. The joint committee on highways shall make a study during the interim and report to the fortieth session of the legislature as to the advisability of utilizing the services of private consulting engineers or firms in its highway planning programs both to obviate the need of retaining professional personnel on its staff during periods of moderate activity by the department or to supplement the work of professional personnel on its staff in periods of high activity within the department.

"Sec. 70. Section 10, chapter 96, Laws of 1961 as amended by section 55, chapter 3, Laws of 1963 extraordinary session, and RCW 47.42.100 are each amended to read as follows:

- "[(1) No sign lawfully erected in a protected area prior to March 11, 1961, within a commercial or industrial zone within the boundaries of any city or town, as such boundaries existed on September 21, 1959, wherein the use of real property adjacent to the interstate system is subject to municipal regulation or control but which does not comply with the provisions of this chapter or any regulations promulgated hereunder, shall be maintained by any person after March 11, 1965.
- "(2) No sign lawfully erected in a protected area prior to March 11, 1961, other than within a commercial or industrial zone within the boundaries of a city or town as such boundaries existed on September 21, 1959 wherein the use of real property adjacent to the interstate system is subject to municipal regulation or control but which does not comply with the provisions of this chapter or any regulations promulgated hereunder, shall be maintained by any person after three years from March 11, 1961
- "(3) No sign lawfully erected in a scenic area prior to the effective date of the designation of such area as a scenic area shall be maintained by any person after three years from the effective date of the designation of any such area as a scenic area.]

"Except as provided in subsection 3 of this section:

- "(1) No sign lawfully erected in a protected area where the entire width of the right of way was acquired by the state subsequent to July 1, 1956, which sign was erected prior to March 11, 1961, and which sign does not conform to requirements of this chapter or any regulations promulgated thereunder, shall be maintained by any person after March 1, 1966.
- "(2) No sign lawfully erected inside a scenic area or in a protected area where a portion of the right of way was acquired by the state prior to July 1, 1956, which sign

was erected prior to March 11, 1961, and which sign does not conform to the requirements of this chapter or any regulations promulgated thereunder, shall be maintained by any person after March 11, 1967.

"(3) No sign lawfully erected in a protected area where land use was clearly established by or pursuant to state law as of September 21, 1959, as industrial or commercial, which sign was erected prior to March 11, 1961, and which sign does not conform to requirements of this chapter or any regulations promulgated thereunder, shall be maintained by any person after March 11, 1967."

On page 46 of the printed and engrossed bills, strike all of section 66 of the printed bill, being section 64 of the engrossed bill, and insert the following:

"NEW SECTION. Sec. 72. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

On page 1, line 12 of the title, after the semicolon, insert "relating to highway advertising control:"

On page 3, line 3 of the title, after "47.56.038;" and before "making" insert "amending section 35, chapter 3, Laws of 1963 extraordinary session (uncodified); amending section 10, chapter 96, Laws of 1961 as amended by section 55, chapter 3, Laws of 1963 extraordinary session, and RCW 47.42.100;"

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman, W. L. "BILL" MCCORMICK, Vice Chairman.

We concur in this report: Eric O. Anderson, Art Avey, Duane L. Berentson, Horace W. Bozarth, Eric D. Braun, Jack L. Burtch, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Elmer Jastad, Dan Jolly, Wm. Howard Finch, Alfred E. Leland, Fred R. Mast, Bob McDougall, Robert W. O'Dell, George P. Sheridan, Ben F. Taplin, Richard Taylor, W. S. "Bill" Traylor, Arnold S. Wang, C. G. Witherbee, Harold E. "Hal" Wolf.

MOTIONS

On motion of Mr. Sawyer, the rules were suspended, Engrossed Substitute Senate Bill No. 438 was advanced to second reading and read the second time by sections.

On motion of Mr. Sawyer, the committee amendments on pages 12, 19, 27, 42, 45, and those amendments on page 46 adding new sections 62, 63, 64, 65, 66, 67, 68, and 69 were adopted.

 ${
m Mr.}$ Sawyer moved adoption of the committee amendment adding section 70.

Debate ensued, Representatives Sawyer, McDougall, and May speaking in favor of adoption of the committee amendment, and Representatives Smith and Eldridge speaking against its adoption.

The Speaker called on Mr. Garrett to preside.

Mr. Whetzel demanded an electric roll call, and the demand was sustained. Further debate ensued, Representatives Andersen (James A.), Angevine,

and Uhlman speaking against adoption of the committee amendment, and Representatives Leland, Witherbee, and Avey speaking for its adoption.

The Speaker resumed the Chair.

Mr. Jueling demanded the previous question, and the demand was sustained.

The Clerk called the roll on adoption of the committee amendment adding a new section 70 to Engrossed Substitute Senate Bill No. 438, and the motion was lost, and the amendment not adopted by the following vote: Yeas, 48; nays, 49; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (Eric O.), Avey, Backstrom, Beck, Berentson, Bottiger, Bozarth, Brachtenbach, Braun, Burtch, Chatalas, Conner, Copeland, Day, Epton, Finch, Flanagan, Gallagher, Grant, Haussler, Hurley, Johnston (Elmer E.), King (Chet), Kink, Leland,

Litchman, Lynch, Marzano, Mast, May, McCormick, McDougall, Morphis, O'Brien, O'Dell, Perry, Pierre, Saling, Savage, Sawyer, Slagle, Taplin, Traylor, Wang, Warnke, Witherbee, Wolf—48.

Those voting nay were: Representatives Ahlquist, Andersen (James A.), Angevine, Bergh, Bledsoe, Brouillet, Canfield, Clark, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Garrett, Goldsworthy, Gorton, Harris, Hawley, Hood, Humiston, Jastad, Johnson (Doris), Jolly, Jueling, Kalich, King (Richard "Dick"), Kirk, Klein, Kull, Lux, Mahaffey, Marsh, McCaffree, Moon, Moos, Newhouse, Newschwander, Olsen, Pritchard, Radcliffe, Rogers, Sheridan, Smith, Swayze, Taylor, Uhlman, Valle, Whetzel, Mr. Speaker—49.

Those absent or not voting were: Representatives O'Donnell, Thompson—2. On motion of Mr. Sawyer, the committee amendment on page 46 adding a new section 72 was adopted.

On motion of Mr. Sawyer, the committee amendments to the title were adopted.

With the consent of the House, the rules were suspended, Engrossed Substitute Senate Bill No. 438 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

MOTION

Mr. Sawyer moved that the rules be suspended, and Engrossed Substitute Senate Bill No. 438 be returned to second reading for the purpose of amendment.

POINT OF ORDER

The Speaker recognized Mr. Uhlman on a point of order.

Mr. Uhlman:

"Mr. Speaker, would it be out of order now to ask Representative Sawyer if this is for the purpose of reconsidering the vote by which the amendment just failed?"

The Speaker:

"Mr. Sawyer?"

Mr. Sawyer:

"No, it wouldn't be out of order. The title amendment which was just adopted inserts a phrase relating to highway advertising control. This motion is for the purpose of correcting that."

Mr. Uhlman:

"This is the only reason we are returning the bill to second reading, to amend the title?"

Mr. Sawyer:

"As far as I am concerned, yes."

Debate ensued, Representative Uhlman speaking against the motion.

The motion was lost.

The Speaker declared the question before the House to be Engrossed Substitute Senate Bill No. 438 as amended by the House on final passage.

Debate ensued, Representative Uhlman speaking in favor of passage of the bill.

POINT OF ORDER

The Speaker recognized Mr. Adams on a point of order.

Mr. Adams:

"Mr. Speaker, when you ask whether the title of the bill shall remain the title of the act, would it be in order at that time to submit a new title?"

The Speaker:

"That is the purpose for which the question is asked."

YIELDING TO QUESTION

Mr. Avey:

"Mr. Speaker, I would like to ask Representative Sawyer if this is the bill with the gas tax increase in it?"

The Speaker:

"Mr. Sawver?"

Mr. Sawver:

"Not unless you are reading a different bill than I am."

PALRIAMENTARY INQUIRY

The Speaker recognized Mr. Brouillet on a point of parliamentary inquiry. Mr. Brouillet:

"Mr. Speaker, would it be possible at this time to reconsider the vote by which the billboard control act amendment was defeated?"

The Speaker:

"No. The bill is on third reading at this time."

POINT OF ORDER

The Speaker recognized Mr. Clark on a point of order.

Mr. Clark:

"Mr. Speaker, may I suggest that this bill has to go back to the Senate and any question as to the title can be taken care of at that time."

The Speaker:

"The bill goes back to the Senate for concurrence or nonconcurrence."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Leland on a point of parliamentary inquiry. Mr. Leland:

"Mr. Speaker, since there has been intervening business, would it be in order once again to move that the bill be returned to second reading for the purpose of amendment to the title only?"

RULING BY THE SPEAKER

The Speaker:

"Your motion is that the bill be returned to second reading for the purpose of amending the title only. That is a different motion. It would be in order."

MOTION

Mr. Leland moved that the rules be suspended, and that Engrossed Substitute Senate Bill No. 438 be returned to second reading for the purpose of amending the title only.

Debate ensued, Representatives Leland, Olsen, and McDougall speaking in favor of the motion.

The motion was carried.

SECOND READING OF BILL

On motion of Mr. Sawyer, the following amendment to the committee amendments to the title of Engrossed Substitute Senate Bill No. 438 was adopted.

Strike the amendment by the Committee on Highways on page 1, line 12 of the title, and amend the amendment by the Committee on Highways to page 3, after "(uncodified);" strike the balance of the title.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Brouillet on a point of parliamentary inqury. Mr. Brouillet:

"Mr. Speaker, now would it be proper to reconsider the vote on the billboard act? Would it be in order now?"

RULING BY THE SPEAKER

The Speaker:

"It would take another suspension of the rules to consider that motion, Mr. Brouillet, since it was returned to second reading for the purpose of amending the title only."

Mr. Leland moved that the rules be suspended, Engrossed Substitute Senate Bill No. 438 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried on a rising vote.

YIELDING TO QUESTION

Mr. Chatalas:

"Mr. Speaker, would Mr. Sawyer answer a question for me, please?"

The Speaker:

"Mr. Sawver?"

Mr. Sawyer:

"Yes."

Mr. Chatalas:

"Someone asked you this question, but \hat{I} didn't quite get the answer. Is the one cent gas tax included in this bill?"

Mr. Sawyer:

"No."

YIELDING TO QUESTION

Mr. Sheridan:

"Mr. Speaker, will Mr. Sawyer yield to question, please?"

The Speaker:

"Mr. Sawyer?"

Mr. Sawyer:

"Yes."

Mr. Sheridan:

"Representative Sawyer, when this bill is signed by the governor, will it then become possible immediately for the tolls to be removed from the Narrows Bridge?"

Mr. Sawyer:

"Finally."

Debate ensued, Representative Sawyer speaking in favor of passage of the bill.

YIELDING TO QUESTION

Mr. Adams:

"Mr. Speaker, will Mr. Leland yield to question? Does this include this road out of Cheney into the school?"

The Speaker:

"Mr. Leland?"

Mr. Leland:

"Yes, it is included."

Mr. Olsen demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 438 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hood, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor Traylor, Uhlman, Valle, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives O'Donnell, Thompson—2. Engrossed Substitute Senate Bill No. 438 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Sawyer, Engrossed Substitute Senate Bill No. 438 as amended by the House was ordered transmitted immediately to the Senate.

PRESENTATION OF GIFT

At the request of the Speaker, Representative Copeland escorted Mr. Holcomb, Chief Clerk, to a position of honor on the rostrum.

The Speaker:

"On behalf of all the House members, in recognition of the fine service that Si has always given to us in the past years, and especially this session, we would like to make this small presentation to him. I know there is a very warm place in all of our hearts for all the help he has given us, and especially to me. He certainly has been my right and left arms this session, as far as being parliamentarian up here. I would like to present this gift to you, Si, with the warm feelings of every member of the House for the fine job you have done this session." (Standing applause.)

Mr. Holcomb:

"Thank you. I am very humble in receiving this gift. It has never before happened in the history of the Washington legislature, that I can recall, where the Chief Clerk has been given such an ovation by the members of the House. Before I open this package and show you what the gift is, I first of all am going to give credit to everybody who has worked with me on the staff. I am so proud of them I can hardly stand it. They all do their best and have done a wonderful job—Sid, Lucile, Reggie and Pam here, our reading clerk, Joe Mathews, Charlotte in my office, Millie and Phyllis in the work room, Mary Lou Writer in the steno pool, and the others on my staff. If it hadn't been for them, I wouldn't have been much help to you. Thank you."

"It's a beautiful weatherman-type barometer and thermometer-hydrometer. I can be the weather forecaster for the House from now on."

Mr. Copeland:

"Mr. Speaker, ladies and gentlemen of the House, I want to say to Mr. Holcomb that this gift picked for him was certainly nice, but Mr. Holcomb, we were trying

in the conference committee on revenue to work out an arrangement whereby you would be able to buy tax-free cigarettes, but we were unable to do so."

The Speaker:

"We hope with the barometer you will be able to give us forecasts on earthquakes too, Si."

Mr. Savage:

"I would like to call to the attention of the members, some of you probably might not know, that Si Holcomb's first session as Chief Clerk, if I am not mistaken, was the session of 1933, which would make it thirty-two years since he became Chief Clerk."

The Speaker:

"Certainly he is the Dean of the Chief Clerks. I think in the United States he is the dean of all Chief Clerks. It has been a real asset to the state of Washington to have received such fine service for so many years."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Hood on a point of personal privilege.

Mr. Hood:

"Mr. Speaker, ladies and gentlemen of the House, I have an announcement to make, which will probably be no great surprise to you, that I am going to resign from the House of Representatives. I am sure it is much more pleasant to you than it is to me, I feel a little bit like I did when I received my discharge from the Navy. It was a horrible thing to leave a lot of comrades and real good guys, but, man, it was great to get out of that situation! This is my fourth session, and the extras in between, and it has certainly been a great pleasure. I feel as if I am leaving a good, exclusive club of just about the finest people in the state of Washington. Mr. Speaker. you have been most brotherly and gracious to me and to our caucus and floor leaders. My fellow members of the caucus, certainly you have been true, good friends, and you on the other side of the aisle, I love you all. I am sorry I created the wrong impression about you ladies. I just want you to know I still love you and I hope that you forgive me for remarks that I made that might have hurt you. I am going to be here in Olympia and I hope you will let me sneak around the edges of the House when you are back in session. I hope to be a credit to the administration and to the banking industry."

SPEAKER'S PRIVILEGE

The Speaker requested that Representatives Copeland and O'Brien escort Representative Hood to a place of honor on the rostrum. The Speaker and Representatives Hurley, O'Brien, Copeland, and Brachtenbach commended Representative Hood for his service to the House of Representatives and expressed regrets at his resignation.

MESSAGES FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Washington, May 6, 1965.

To the Honorable, The Speaker of the House of Representatives, The Legislature of the State of Washington, Olympia, Washington. Sir:

I have the honor to transmit herewith the official papers relative to the resignation of Jack C. Hood from the position of State Representative, 41st Legislative District.

Respectfully,
A. Ludlow Kramer,
Secretary of State.
Certificate No.

UNITED STATES OF AMERICA THE STATE OF WASHINGTON DEPARTMENT OF STATE

- I, A. Ludlow Kramer, Secretary of State of the State of Washington and Custodian of the Seal of said State, do hereby certify that: According to the records now on file in my office, the attached is a true and correct copy of:
- 1. Letter of resignation—Jack C. Hood—to Board of County Commissioners, Whatcom County.
- 2. Letter of resignation—Jack C. Hood—to Daniel J. Evans, Governor, State of Washington.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the Seal of the State of Washington, done at the Capitol at Olympia on this the date of May 6, 1965.

[THE SEAL OF THE STATE OF WASHINGTON-1889]

A. Ludlow Kramer, Secretary of State.

Olympia, Washington, May 6, 1965.

To the Honorable, The Board of Whatcom County Commissioners Harry Halverson, E. R. Haxton, and R. E. Graham,

Whatcom County Court House, Bellingham, Washington:

GENTLEMEN:

I am herewith resigning as State Representative from the 41st Legislative District. It has been a great pleasure for me to serve the people of my native Whatcom County and I will certainly miss my many acquaintances and lifelong friends.

I will be joining the administration as State Supervisor of Banking and am looking forward to this new experience.

I ask that you accept this resignation as of this date.

Sincerely yours, JACK C. HOOD,

State Representative, 41st Legislative District. Olympia, Washington, May 6, 1965.

Hon. Daniel J. Evans Governor of the State of Washington Legislative Building Olympia, Washington

DEAR GOVERNOR EVANS:

I am herewith resigning as State Representative, 41st Legislative District.

I am pleased to be able to join your administration as State Supervisor of Banking and shall look forward to many years of productive service.

Sincerely yours,

JACK C. Hood,

State Representative,

41st Legislative District.

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Washington, May 6, 1965.

To the Honorable, The Speaker of the House of Representatives,

The Legislature of the State of Washington, Olympia, Washington.

I have the honor to transmit herewith the official papers relative to the appointment of Fred A. Veroske to the position of State Representative, 41st Legislative District.

Respectfully,
A. Ludlow Kramer,
Secretary of State.
Certificate No.

UNITED STATES OF AMERICA THE STATE OF WASHINGTON DEPARTMENT OF STATE

I, A. Ludlow Kramer, Secretary of State of the State of Washington and Custodian of the Seal of said State, do hereby certify that: According to the records now on file in my office, the attached is a true and correct copy of the official action of the Board of County Commissioners of Whatcom County relative to the appointment of Fred A. Veroske to the position of State Representative, 41st Legislative District, filling the vacancy caused by the resignation of Jack C. Hood.

In testimony whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Washington, done at the Capitol at Olympia on this the date of May 6, 1965.

[THE SEAL OF THE STATE OF WASHINGTON—1889]

A. Ludlow Kramer, Secretary of State.

Bellingham, Washington 98225, May 6, 1965.

The Secretary of State, Olympia, Washington DEAR SIR:

At a regular meeting of the Board of Whatcom County Commissioners held on May 6, 1965, a motion was made by Commissioner R. E. Graham, seconded by Commissioner E. R. Haxton, that Mr. Fred A. Veroske of Lynden, Washington, be appointed as State Representative of the 41st District. Motion was unanimously passed.

Very truly yours,

BOARD OF COUNTY COMMISSIONERS OF WHATCOM COUNTY, WASHINGTON.

H. C. Halverson, Chairman of the Board, R. E. Graham, Commissioner, E. R. Haxton, Commissioner.

SPEAKER'S PRIVILEGE

The Speaker requested that Representatives Braun and McDougall escort Representative Fred A. Veroske to a place of honor on the rostrum.

OATH OF OFFICE

The Speaker administered the oath of office to Representative Fred A. Veroske.

MOTION

On motion of Mr. Sawyer, the House recessed until 8:00 p. m.

EVENING SESSION

The Speaker (Mr. Brouillet presiding) called the House to order at 8:00 p.m.

The Speaker assumed the Chair.

The Clerk called the roll, and all members were present except Representatives Johnston (Elmer E.), Kink, O'Donnell, and Thompson. Representatives O'Donnell and Thompson were excused.

With the consent of the House, the House reverted to the sixth order of business for the introduction of bills, memorials, and resolutions.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Concurrent Resolution No. 38, by Representatives Klein, Burtch, and Copeland:

Providing for a constitutional advisory council.

On motion of Mr. Burtch, the rules were suspended, House Concurrent Resolution No. 38 was advanced to second reading and read the second time in full.

On motion of Mr. Burtch, the rules were suspended, House Concurrent Resolution No. 38 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Klein and Copeland speaking in favor of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 38, and the resolution passed the House by the following vote: Yeas, 78; nays, 5; absent or not voting, 16.

Those voting yea were: Representatives Ahlquist, Andersen (James A.), Anderson (Eric O.), Avey, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Copeland, Cunningham, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Lux, Lynch, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, O'Brien, O'Dell, Olsen, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Veroske, Wang, Warnke, Whetzel, Witherbee; Wolf, Mr. Speaker—78.

Those voting nay were: Representatives Adams, Hurley, Morphis, Pierre, Slagle—5.

Those absent or not voting were: Representatives Angevine, Backstrom, Braun, Clark, Conner, Day, DeJarnatt, Johnston (Elmer E.), Jueling, Litchman, Mahaffey, Newhouse, Newschwander, O'Donnell, Perry, Thompson—16.

House Concurrent Resolution No. 38, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Burtch, House Concurrent Resolution No. 38 was ordered transmitted immediately to the Senate.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled Substitute House Bill No. 608, have compared same with the original bill and find it correctly enrolled.

Ray Olsen, Chairman.

I concur in this report: Chet King.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 6, 1965.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Substitute Senate Bill No. 374 and passed the bill as amended by the Free Conference Committee.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 564 and passed the bill as amended by the House. WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

Mr. Speaker:

The Senate has concurred in the House amendment to Senate Concurrent Resolution No. 12 and passed the resolution as amended by the House.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The Senate has passed: Engrossed House Bill No. 714; also House Bill No. 716, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 564, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 12, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Substitute House Bill No. 608; also

Senate Bill No. 564; also

Senate Concurrent Resolution No. 12.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., May 5, 1965.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 40, providing for sale of bonds to provide school plant facilities, have had the same under consideration, and we recommend that the following amendments to Engrossed Senate Bill No. 40 be adopted:

On page 1, section 1, line 22, of the engrossed bill, being line 24 of the printed bill after "when due." strike the remainder of the paragraph through line 1 on page 2.

On page 3, section 6, lines 18 and 19 of the printed bill, being line 14 of the engrossed bill, after "valuation" strike "plus such further" and insert "or such"

On page 3 of the printed bill, being page 3, line 25 of the engrossed bill, insert a new section to read as follows:

"NEW SECTION. Sec. 8. In accordance with the provisions of section 6, the state board of education is authorized to allocate the sum of \$27,753,500 (being (1) \$16,483,500 from the public school building construction account including \$7,403,500 for new

community colleges authorized by the 1965 legislature, and (2) \$11,270,000 from the common school construction fund): Provided, That such allocations shall not be binding upon the state in the event that either this act or Senate Joint Resolution No. 22, 1965 extraordinary session, is rejected by the people: Provided further, That expenditures against such allocations shall not exceed the amounts appropriated in this act and in chapter, Laws of 1965, extraordinary session (ESSB 42) during the 1965-1967 fiscal bienniums, or the amounts then currently appropriated for these purposes by future legislatures."

Renumber section 7 of the original bill, being section 8 of the engrossed bill, to read section 9.

Senate Members
Mike McCormack
Gordon Sandison
Joe Chytil

House Members
Audley F. Mahaffey
Richard "Dick" King
Mrs. John W. (Kathryn) Epton

MOTION

Mrs. Epton moved that the House adopt the report of the Free Conference Committee on Engrossed Senate Bill No. 40.

Debate ensued, Representative Epton speaking in favor of adoption of the report.

YIELDING TO QUESTION

Mr. Uhlman:

"Mr. Speaker, would either Representative Mahaffey, Representative Epton, or Representative King yield to question?"

The Speaker:

"Will one of the members yield to a question?"

Mrs. Epton:

"I will yield."

Mr. Uhlman:

"Regarding this \$16.5 million figure that was finally arrived at, you say you were assured that would cover the necessary \$3.35 million which I recall we had in the additional bill for the construction of the capital facilities for the five proposed junior colleges. Who gave you this assurance that this figure would be included in the \$16.5 million figure?"

Mrs. Epton:

"This is rather complicated."

Mr. Uhlman:

"Was it somebody from the superintendent's office, central budget agency or who? I would like to get into the record who these individuals are who have assured us that this is an adequate amount to cover the five institutions."

Mrs. Epton:

"One of the five will not require any money. That leaves four. House bill No. 137 was passed. This does include the four, as you say. Money from the sale of timber will be available in the amount of approximately \$16 to \$18 million per biennium. This will create a backlog. Both Mr. Ryan of the central budget agency and Mr. Milligan of the superintendent's office said that we will have a backlog. It isn't the most desirable thing, but they assured us they could live with it until 1967 because of this money that will be available from timber lands. Now, I didn't fully agree with this. I thought we should at least have \$2 million in there in order to avoid depending on this backlog, but this was not the feeling of other members of the committee. I might say that all three of the House members asked for money in this bond bill to at least bring it up to \$18 million, but we were overruled. The fact of the matter is that the bond bill is of greater necessity than continuing to argue over these things when they have assured us as they have. We can't afford to lose the bond bill. That is why we made this decision to do it this way."

Further debate ensued, Representatives Mahaffey and King (Richard "Dick") speaking in favor of adoption of the report of the Free Conference Committee.

The motion was carried.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE

The Speaker stated the question before the House to be the final passage of Engrossed Senate Bill No. 40 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 40 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taylor, Traylor, Uhlman, Veroske, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—90.

Those absent or not voting were: Representatives Avey, Braun, May, O'Donnell, Pritchard, Slagle, Taplin, Thompson, Wang—9.

Engrossed Senate Bill No. 40 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Burtch, Engrossed Senate Bill No. 40 as amended by the Free Conference Committee was ordered transmitted immediately to the Senate.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Mast on a point of personal privilege. Mr. Mast:

"Mr. Speaker, ladies and gentlemen of the House, as a legislator without a district who may not be here again, and with the utmost humbleness and with your gracious indulgence, I would like to say a few words. I want you to know I have the deepest respect for every one of you. I feel that every one of you has voted according to your own conscience and you have not been the vassal of any individual or group, and in spite of what has been in the press, I think you have turned in an excellent job in behalf of the people of the state of Washington and I am proud to have the privilege to be among you. And to you, Mr. Speaker, I feel that you have been exceedingly thoughtful and fair in your decisions, and that you have performed in a very efficient and prudent manner. Now, to each of you, I wish you and those most dear to you the utmost of contentment in future years and the best of health. I thank you." (Applause.)

The Speaker:

"I think I can speak for all of us, Mr. Mast, in saying that we all have the same feeling toward you and your attitude here on the floor as a member of this legis-

lature. I think all of the members here can be proud of the record which they have made this session. It has been the longest session in the history of the state of Washington because of the many problems we have had. I don't think anyone will go home ashamed of the record of this session. I certainly want to thank all of you, as Mr. Mast has, for your cooperation during this session."

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The question of quorum was raised. The Clerk called the roll, and all members were present except Representatives O'Donnell and Thompson who were excused.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., May 6, 1965.

Mr. President:

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred **Substitute Senate** Bill No. 41, providing bond issue for new buildings for state institutions and departments, have had the same under consideration, and we recommend that Substitute Senate Bill No. 41 be amended as follows:

That the House amendment by the Committee on Ways and Means on page 5 be stricken.

On page 4, section 6, line 7, after "facility" strike "at Hanford"

Senate Members

LOWELL PETERSON
MICHAEL J. GALLAGHER
HARRY B. LEWIS

House Members

WESLEY C. UHLMAN NEWMAN H. CLARK W. O. E. "BILL" RADCLIFFE

MOTION

Mr. King (Chet) moved that the House adopt the report of the Free Conference Committee on Substitute Senate Bill No. 41.

Debate ensued, Representatives Radcliffe and Clark speaking in favor of the motion.

YIELDING TO QUESTION

Mr. Whetzel:

"Mr. Speaker, will Mr. Uhlman yield to question?"

The Speaker:

"Will you yield, Mr. Uhlman?"

Mr. Uhlman:

"I do."

Mr. Whetzel:

"I didn't hear all the report. What happened to the Fidalgo Bay Fish Park, the \$100 thousand bond issue?"

Mr. Uhlman:

"Directing your attention to page 5, lines 3 and 4, you will recall this was amended out and the following words were substituted: 'To renovate and improve existing, surveyed and partially developed fish farms.' The conference committee agreed to remove the amendment, leaving in the Fidalgo Bay fish farm. However, it is highly possible that this item may not wind up in the bill when it becomes law."

YIELDING TO QUESTION

Mr. Kink:

"Mr. Speaker, will Representative Uhlman yield to another question?"

Mr. Uhlman:

"Yes, I will yield."

Mr. Kink:

"Representative Uhlman, you stated that this was the \$100 thousand that was to be appropriated to the department of fisheries and they would decide which fish farm or which facility would receive this."

Mr. Uhlman:

"Representative Kink, the House receded from its position on the amendment which would have permitted the department of fisheries to decide between this or any other project. This would leave the original language. However, as I mentioned, it is highly improbable that this will be in the final bill after it goes past the governor's desk and becomes law."

Further debate ensued, Representatives Kink, King (Chet), Clark, and Whetzel speaking in favor of adoption of the Free Conference report.

Mr. Olsen demanded the previous question, and the demand was sustained. The motion was carried.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Substitute Senate Bill No. 41 as amended by the Free Conference Committee.

Mr. Smith demanded the previous question, and the demand was sustained. The Clerk called the roll on the final passage of Substitute Senate Bill No. 41 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McCormick, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Veroske, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—94.

Those absent or not voting were: Representatives Burtch, O'Donnell, Pritchard, Sawyer, Thompson—5.

Substitute Senate Bill No. 41 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Clark, Substitute Senate Bill No. 41 as amended by the Free Conference Committee was ordered transmitted immediately to the Senate.

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION

Senate Chamber, Olympia, Wash., May 6, 1965.

Mr. Speaker:

The Senate has adopted House Concurrent Resolution No. 16 with the following amendment:

On page 3, line 13 of the printed and original bills, after "exceed" and before "thousand" strike "ten" and insert "five", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Hawley, the House concurred in the Senate amendment to House Concurrent Resolution No. 16.

FINAL PASSAGE OF HOUSE RESOLUTION AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of House Concurrent Resolution No. 16 as amended by the Senate.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 16 as amended by the Senate, and the resolution passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Gallagher, Garrett, Goldsworthy, Grant, Harris, Haussler, Hawley, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Klein, Kull, Lux, Lynch, Mahaffey, Marsh, Marzano, Mast, May, McCaffree, McDougall, Moon, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Veroske, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—88.

Those absent or not voting were: Representatives Bergh, Burtch, Flanagan, Gorton, Kink, Leland, Litchman, McCormick, O'Donnell, Sawyer, Thompson—11.

House Concurrent Resolution No. 16 as amended by the Senate, having received the constitutional majority, was declared passed.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Anderson (Eric O.) on a point of personal privilege.

Mr. Anderson:

"Mr. Speaker, would Representative Finch yield to question?"

The Speaker:

"Will you yield, Mr. Finch?"

Mr. Finch:

"Reluctantly."

Mr. Anderson:

"Mr. Finch, you and I have become very well acquainted although we are on opposite sides of the aisle. We haven't heard a word from you, and I would like to hear some words from you before we adjourn tonight."

Mr. Finch:

"Mr. Speaker, ladies and gentlemen, I wanted to wait for my maiden speech until a proper time occurred, but I would like to say this: I certainly have enjoyed this and all the people on both sides of the aisle. Unfortunately, you have legislated me out of a district, so I won't be back. Certainly everybody has been wonderful to me and I thank you very much."

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 6, 1965.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 40 and has passed the bill as amended by the Free Conference Committee.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

Mr. SPEAKER

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 565 and has passed the bill as amended by the Free Conference Committee.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The Senate has adopted: House Concurrent Resolution No. 18; also
House Concurrent Resolution No. 33, and the same are herewith transmitted.

WARD BOWDEN, Secretary

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Substitute Senate Bill No. 438 and has passed the bill as amended by the House.

WARD BOWDEN, Secretary

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The Senate has passed: House Concurrent Resolution No. 38, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The President has signed: Substitute Senate Bill No. 374, and the same is herewith transmitted. Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

Mr. Speaker:

The President has signed: Substitute House Bill No. 608, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., May 6, 1965.

Mr. Speaker:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 714; also

Enrolled House Bill No. 716, have compared same with the original and engrossed bills and find them correctly enrolled. Ray Olsen, Chairman.

I concur in this report: Gary Grant.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 714; also House Bill No. 716; also Substitute Senate Bill No. 374.

SPEAKER'S PRIVILEGE

The Speaker requested that the following letter be read into the record:

House of Representatives, State of Washington,
Olympia. May 5, 1965.

Honorable Robert Schaefer Speaker of the House Olympia, Washington

DEAR MR. SPEAKER:

This is to advise you that effective June 1, 1965 I will resign from the state legislature to accept the position of director of the department of conservation. Thus, I will no longer be able to fill the position of Republican House of Representatives member on the Columbia Interstate Compact Commission.

It is with regret that I must offer my resignation from this Commission effective immediately.

Very truly yours,
H. MAURICE AHLQUIST.

The Speaker and Representatives Copeland and Harris commended Mr. Ahlquist for his service to the legislature and the people of the state. The Speaker recognized Mr. Ahlquist.

Mr. Ahlquist:

"Mr. Speaker, ladies and gentlemen of the House, I very much appreciate the most kind remarks made by the Speaker, Representative Copeland, and Representative Harris. I really don't know how to put in words my feelings at this time. I am also deeply honored that our governor has placed upon me the responsibility for conducting the department of conservation. That is the department that has a great deal to do with our water and your welfare. There are many things taking place with regard to water, the diversion of water, our flood control, and the many uses of water. It will be my honest effort as the director of that department to cooperate with each and every member of the House of Representatives representing the district from which you come as to the uses of water within your district. I can assure you you will have the fairest consideration of any and all projects it is possible for me to give. I only ask for your cooperation and I will try to do my best. I am deeply honored "

Representatives Anderson (Eric O.), Olsen, Hawley, O'Brien, King (Chet), and Sheridan added commendatory remarks and extended congratulations to Mr. Ahlquist.

MOTION FOR RECONSIDERATION

Mr. King (Richard "Dick"), having voted on the prevailing side, moved that the House do now reconsider the vote by which Engrossed House Joint Resolution No. 7 as amended by the Senate failed to pass the House.

Mr. Grant demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll, and all members were present except Representatives McCormick, O'Donnell, Slagle, and Thompson.

On motion of Mr. Grant, the absent members were excused, and the House proceeded with business under the call of the House.

The Speaker called on Mr. Garrett to preside.

The Speaker (Mr. Garrett presiding) stated the question before the House to be the motion by Mr. King (Richard "Dick") that the House do now reconsider the vote by which Engrossed House Joint Resolution No. 7 as amended by the Senate failed to pass the House.

Debate ensued, Representative King (Richard "Dick") speaking in favor of the motion.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr. Brouillet:

"Mr. Speaker, would Mr. Dick King yield to question?"

The Speaker (Mr. Garrett presiding):

"Mr. King, will you yield to question from Mr. Brouillet?"

Mr. King (Richard "Dick"):

"Certainly."

Mr. Brouillet:

"Representative King, my understanding of this is that we will refuse to concur in the Senate amendments and send this bill back to the Senate. If they do not recede in their amendment, the bill is dead. There will not be a conference. I will not vote for this to go to conference. What is your understanding?"

Mr. King:

"I think this is the intent of the House.

YIELDING TO QUESTION

Mr. King (Richard "Dick"):

"Mr. Speaker, may I ask a question of Representative Brouillet?"

The Speaker (Mr. Garrett presiding):

"Mr. Brouillet, do you yield to question from Mr. King?"

Mr. Brouillet:

"Yes."

Mr. King:

"Is it possible for us to word the motion in the Senate in such a way that the bill would have no opportunity to go to conference?"

Mr. Brouillet:

"My understanding is that the only reason we would do this is to send the bill to the Senate and ask them to recede from their amendment. If they do not recede there will be no conference and we will forget the bill. That is my understanding of it."

The Speaker (Mr. Garrett presiding):

"The Speaker wishes to inform the honorable Representatives that the decision will be up to the majority of the House of Representatives. The matter will be taken up at the appropriate time."

Further debate ensued, Representatives Smith, Burtch, and Anderson (Eric O.) speaking in favor of the motion.

The Speaker resumed the Chair.

Mr. Olsen demanded the previous question, and the demand was sustained.

The Clerk called the roll on the motion that the House do now reconsider the vote by which Engrossed House Joint Resolution No. 7 as amended by the Senate had failed to pass the House, and the motion was carried by the following vote: Yeas, 67; nays, 28; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Flanagan, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Hurley, Jastad,

Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Marsh, Marzano, Mast, May, McDougall, Moon, Moos, Newhouse, O'Brien, O'Dell, Olsen, Perry, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—67.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Brachtenbach, Clark, Copeland, Cunningham, Eldridge, Finch, Goldsworthy, Gorton, Humiston, Johnston (Elmer E.), Jueling, Kirk, Lynch, Mahaffey, McCaffree, Morphis, Newschwander, Pritchard, Rogers, Saling, Swayze, Veroske, Whetzel, Wolf—28.

Those absent or not voting were: Representatives McCormick, O'Donnell, Slagle, Thompson—4.

MOTION FOR RECONSIDERATION

Mr. Bottiger, having voted on the prevailing side, moved that the House do now reconsider the vote by which the House concurred in the Senate amendment to Engrossed House Joint Resolution No. 7.

Mr. Smith demanded the previous question.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Humiston on a point of parliamentary inquiry. Mr. Humiston:

"Mr. Speaker, what is the status of the bill before us? Is it possible at this time to suggest an amendment?"

RULING BY THE SPEAKER

The Speaker:

"The motion before us requires that we either concur or not concur in the Senate amendment. It is not in order to amend the bill."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Humiston on a point of parliamentary inquiry. Mr. Humiston:

"Mr. Speaker, it was my impression that Mr. King's motion was to reconsider our action, and I understood that the vote just taken was to reconsider the vote by which the resolution as amended by the Senate failed to pass the House."

RULING BY THE SPEAKER

The Speaker:

"That is correct, but if you will recall, we did two things when the bill came over. First we voted to concur in the Senate amendment, which had to do with the twenty-five percent assessment limitation. After we concurred in the Senate amendment, the bill went to final passage. So if the House desires to not concur in the amendment we must reconsider that vote at this time. Someone will move that we do not concur in the Senate amendment; if the House adopts that motion, we will not concur. The bill will then go back to the Senate and they will either recede from the amendment or insist on their position."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Humiston on a point of parliamentary inquiry.

Mr. Humiston:

"Mr. Speaker, we agreed to reconsider our action in failing to pass this bill as amended by the Senate. Don't we first have to vote on final passage again?"

RULING BY THE SPEAKER

The Speaker:

"It is the ruling of the Speaker that the House can go back and reconsider the matter of the Senate amendment before voting on final passage. If the House on reconsideration refuses to concur in the Senate amendment, it would not, of course, be necessary to vote on final passage of the resolution. If we do concur, the vote on final passage would require a two-thirds vote."

POINT OF ORDER

The Speaker recognized Mr. Adams on a point of order.

Mr. Adams:

"Mr. Speaker, is it in order at this time for me to speak against the motion to reconsider this vote?"

POINT OF ORDER

The Speaker recognized Mr. Smith on a point of order.

Mr. Smith:

"Mr. Speaker, the previous question has been moved."

RULING BY THE SPEAKER

The Speaker:

"Mr. Smith is correct. I will put the question before the House. If the request for the previous question is rejected, Dr. Adams may then speak on the motion."

The demand for the previous question was lost on a rising vote.

Debate ensued, Representative Adams speaking against the motion to reconsider the vote by which the House adopted the Senate amendment to Engrossed House Joint Resolution No. 7, and Representative Bergh speaking in favor of the motion.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

YIELDING TO QUESTION

Mr Bledsoe

"Mr. Speaker, will Mr. King yield to question?"

vote: Yeas, 60; nays, 35; absent or not voting, 4.

Mr. King (Richard "Dick"):

"Yes."

Mr. Bledsoe:

"May I have it stated that it is your intention, should this motion prevail, that we will remove the twenty-five percent ceiling provision from House Joint Resolution No. 7 and we will then consider the resolution without the Senate amendment?"

Mr. King:

"This is the intent of this motion. We would, if this prevails, move that the House do not concur in the Senate amendment. If that prevails, we would then send the bill back to the Senate in the hope that they will at least accept the very meritorious and needed tax relief for people over the age of sixty-five."

Further debate ensued, Representative Bottiger speaking in favor of the motion.

Mr. Burtch demanded the previous question, and the demand was sustained. The Clerk called the roll on the motion that the House do now reconsider the vote by which the House concurred in the Senate amendment to Engrossed House Joint Resolution No. 7, and the motion was carried by the following

Those voting yea were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch,

Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Marsh, Marzano, Mast, May, Moon, O'Brien, Olsen, Perry, Pierre, Radcliffe, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Wolf, Mr. Speaker—60.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Finch, Flanagan, Goldsworthy, Gorton, Harris, Hawley, Humiston, Johnston (Elmer E.), Jueling, Leland, Lynch, Mahaffey, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Rogers, Saling, Veroske, Whetzel—35.

Those absent or not voting were: Representatives McCormick, O'Donnell, Slagle, Thompson—4.

RECONSIDERATION

The Speaker declared the question before the House to be reconsideration of the Senate amendment to Engrossed House Joint Resolution No. 7.

Mr. Canfield moved that the House do concur in the Senate amendment to Engrossed House Joint Resolution No. 7.

Mr. Brachtenbach demanded an electric roll call, and the demand was sustained.

Debate ensued, Representatives Burtch and Marzano speaking against the motion.

Mr. Olsen demanded the previous question, and the demand was sustained.

Mr. McCormick appeared at the bar of the House.

The Clerk called the roll on the motion that the House do concur in the Senate amendment to Engrossed House Joint Resolution No. 7, and the motion was lost by the following vote: Yeas, 35; nays, 61; absent or not voting, 3.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Berentson, Bledsoe, Brachtenbach, Canfield, Clark, Copeland, Cunningham, Eldridge, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Humiston, Johnston (Elmer E.), Jueling, Leland, Lynch, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Dell, Pritchard, Saling, Veroske, Whetzel, Wolf—35.

Those voting nay were: Representatives Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bergh, Bottiger, Bozarth, Braun, Brouillet, Burtch, Chatalas, Conner, Day, DeJarnatt, Dootson, Elder, Epton, Gallagher, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux, Mahaffey, Marsh, Marzano, Mast, May, McCormick, Moon, O'Brien, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Valle, Wang, Warnke, Witherbee, Mr. Speaker—61.

Those absent or not voting were: Representatives O'Donnell, Slagle, Thompson—3.

MOTION

Mr. Burtch moved that the Senate be asked to recede from its amendment to Engrossed House Joint Resolution No. 7.

Mr. Chatalas demanded the previous question, and the demand was sustained.

The motion was carried.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Substitute Senate Bill No. 41 and has passed the bill as amended by the Free Conference Committee.

WARD BOWDEN, Secretary.

SECOND READING OF BILLS

Engrossed Senate Concurrent Resolution No. 10, by Senators Herrmann, Bailey, Greive, Mardesich, Redmon, Woodall, and Thompson, Jr.:

Creating an interim committee on insurance and setting out its powers and duties.

MOTION

Mr. Clark moved that Engrossed Senate Concurrent Resolution No. 10 be indefinitely postponed.

Mr. Grant moved that the motion by Mr. Clark be laid on the table.

RULING BY THE SPEAKER

The Speaker:

"Mr. Grant, if your motion to table the motion by Mr. Clark to indefinitely postpone the bill carries it will take the bill with it."

Mr. Grant stated that with the consent of the House he would withdraw his motion.

Mr. Brachtenbach objected to withdrawal of Mr. Grant's motion.

Mr. Smith moved that the motion by Mr. Grant be withdrawn.

POINT OF ORDER

The Speaker recognized Mr. Brachtenbach on a point of order.

Mr. Brachtenbach:

"Mr. Speaker, only the mover can withdraw a motion."

The Speaker:

"Mr. Smith, Mr. Brachtenbach is right, Mr. Grant would have to make that motion."

Mr. Grant moved that his motion to table the motion by Mr. Clark be withdrawn.

The motion was carried.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

With consent of the House, Mr. Clark withdrew his motion to indefinitely postpone Engrossed Senate Concurrent Resolution No. 10.

The resolution was read the second time in full.

Mr. Gorton moved adoption of the following amendment:

On page 2, line 4 of the printed bill, being page 2, line 1 of the engrossed bill, after "administer oaths" strike all of the matter down to the period following "records" on line 5 of the printed bill, being line 2 of the engrossed bill.

Debate ensued, Representative Gorton speaking in favor of adoption of the amendment.

Further debate ensued, Representatives Perry, Gorton, Copeland, and Rogers speaking in favor of adoption of the amendment.

Mr. Andersen (James A.) demanded an electric roll call, and the demand was sustained.

With the consent of the House, the Speaker excused Mr. Mast from the call of the House.

Further debate ensued, Representatives Klein and Anderson (Eric O.) speaking against adoption of the amendment, and Representative Perry speaking for its adoption.

Mr. Olsen demanded the previous question, and the demand was sustained.

With the consent of the House, the Speaker excused Mrs. Valle from the call of the House.

The Clerk called the roll on the adoption of the amendment by Mr. Gorton to Engrossed Senate Concurrent Resolution No. 10, and the motion was carried and the amendment adopted by the following vote: Yeas, 71; nays 23; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Berentson, Bergh, Bledsoe, Bottiger, Brachtenbach, Brouillet, Burtch, Canfield, Chatalas, Clark, Copeland, Cunningham, DeJarnatt, Dootson, Eldridge, Finch, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, McCaffree, McDougall, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Rogers, Saling, Sawyer, Sheridan, Smith, Swayze, Taylor, Traylor, Uhlman, Veroske, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—71.

Those voting nay were: Representatives Anderson (Eric O.), Avey, Backstrom, Beck, Bozarth, Braun, Conner, Day, Elder, Epton, Gallagher, Haussler, Hawley, Kink, Klein, Marzano, May, McCormick, Moon, Radcliffe, Savage, Taplin, Witherbee—23.

Those absent or not voting were: Representatives Mast, O'Donnell, Slagle, Thompson, Valle—5.

With consent of the House, the rules were suspended, Engrossed Senate Concurrent Resolution No. 10 as amended by the House was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative Clark speaking against passage of the resolution.

Mr. Uhlman demanded the previous question, and the demand was not sustained.

Further debate ensued, Representatives Clark and Burtch speaking against passage of the resolution, and Representatives Pritchard and Klein speaking for its passage.

Mr. Olsen demanded the previous question and the demand was sustained. Under Rule 52, the Speaker granted Mr. Humiston permission to refrain from voting on the final passage of Engrossed Senate Concurrent Resolution No. 10 as amended by the House.

The Clerk called the roll on the final passage of Engrossed Senate Concurrent Resolution No. 10 as amended by the House, and the resolution passed the House by the following vote: Yeas, 62; nays, 32; absent or not voting, 5.

Those voting yea were: Representatives Anderson (Eric O.), Avey, Beck, Bergh, Bottiger, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, Conner, Copeland, Day, Elder, Epton, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hurley, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Klein, Kull, Litchman, Lux,

Marsh, Marzano, May, McCaffree, McCormick, Moon, Moos, O'Brien, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Taplin, Taylor, Traylor, Uhlman, Valle, Warnke, Witherbee, Mr. Speaker—62.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Angevine, Backstrom, Berentson, Bledsoe, Burtch, Clark, Cunningham, DeJarnatt, Dootson, Eldridge, Finch, Flanagan, Harris, Hawley, Jastad, Jueling, Leland, Lynch, Mahaffey, McDougall, Morphis, Newhouse, Newschwander, O'Dell, Swayze, Veroske, Wang, Whetzel, Wolf—32.

Those absent or not voting were: Representatives Humiston, Mast, O'Donnell, Slagle, Thompson—5.

Engrossed Senate Concurrent Resolution No. 10 as amended by the House, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Day, Engrossed Senate Concurrent Resolution No. 10 as amended by the House was ordered transmitted immediately to the Senate.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The Senate has passed Substitute House Bill No. 709 with the following amendments: In line 1 of the title, after "emergency" and before the period insert "and establishing an expiration date"

On page 1, section 1, line 13, strike subsection (3) and renumber the remaining subsections consecutively.

On page 2, line 16, following subsection (2) insert a new subsection (3) to read as follows:

"(3) And an additional dollar amount, in the case of a county, representing the increased and additional costs to be expended by the county assessor in the year the taxes are payable to enable the county assessor of that county to carry out any program of appraisal and valuation of property within the county required by the Constitution or laws of the state."

On page 3, section 5, line 33, strike all of line 33 on page 3 and all of lines 1 through 17 on page 4.

On page 4, line 24, following section 7, add a new section to read as follows:

"NEW SECTION. Sec. 8. This act shall expire December 31, 1967.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Mr. Gorton moved that the House concur in the Senate amendments to Substitute House Bill No. 709.

Debate ensued, Representatives Gorton and Brouillet speaking in favor of the motion.

YIELDING TO QUESTION

Mr. Flanagan:

"Mr. Speaker, I would like to ask Representative Brouillet to yield to question."

The Speaker:

"Will you yield, Mr. Brouillet?"

Mr. Brouillet:

"Yes."

Mr. Flanagan:

"Representative Brouillet, I would like to have your opinion in the case, for instance, of Yakima county, which is now assessed at eighteen percent of actual valuation. Supposing the assessor would go up to twenty-five percent. Would it be necessary

for the voters to vote by a majority vote, then, to get up to this twenty-five percent level under this bill?"

Mr. Brouillet:

"Well, yes, if you go over the present percentage. Yes."

The motion was carried on a rising vote.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 709 as amended by the Senate.

The Clerk called the roll on the final passage of Substitute House Bill No. 709 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 80; nays, 14; absent or not voting, 5.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Berentson, Bergh, Bledsoe, Bottiger, Bozarth, Braun, Brouillet, Burtch, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, DeJarnatt, Dootson, Elder, Eldridge, Epton, Gallagher, Garrett, Gorton, Grant, Harris, Hawley, Humiston, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Jueling, Kalich, King (Chet), King (Richard "Dick"), Kink, Kirk, Kull, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, Moos, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Saling, Savage, Sawyer, Sheridan, Smith, Swayze, Taplin, Taylor, Traylor, Uhlman, Veroske, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—80.

Those voting nay were: Representatives Avey, Backstrom, Beck, Brachtenbach, Day, Finch, Flanagan, Goldsworthy, Haussler, Hurley, Klein, May, McDougall, Moon—14.

Those absent or not voting were: Representatives Mast, O'Donnell, Slagle, Thompson, Valle—5.

Substitute House Bill No. 709 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. O'Brien, the House dispensed with further business under the call of the House.

On motion of Mr. O'Brien, the House adjourned until 10:30 a.m., Friday, May 7, 1965.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTY-FOURTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, May 7, 1965.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll, and all members were present except Representatives Bergh, Lynch, Mahaffey, Mast, Morphis, Newschwander, Thompson, and Traylor, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia.

Dr. Rahn:

"Almighty God and Everlasting Father, as we begin the last day of this legislative session, we lift our hearts in humble gratitude to Thee for Thy gracious presence.

"We thank Thee for every achievement that has been wrought according to Thy will. Forgive us where we have wrought in vain.

"To our accomplishments add Thy blessing we pray, that they may bring progress and prosperity to our state and happiness to our people.

"Bless these legislators as they finish their work here. Bless them as they return to their homes, their families, and their professions.

"Grant to all citizens of the state a spirit of cooperation, mutual respect, and confidence to the end that we may serve Thee and one another according to Thy will. "Through Christ our Lord. Amen."

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Grant, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Concurrent Resolution No. 16; also

Enrolled House Concurrent Resolution No. 18; also Enrolled House Concurrent Resolution No. 33; also

Enrolled House Concurrent Resolution No. 38; have compared same with the original resolutions and find them correctly enrolled.

RAY OLSEN, Chairman.

I concur in this report: Gary Grant.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER;

The President has signed: Senate Bill No. 40, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The President has signed: Substitute Senate Bill No. 41, and the same is herewith transmitted.

WARD BOWDEN. Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The President has signed: Substitute Senate Bill No. 438, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 565, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 714; also

House Bill No. 716, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Concurrent Resolution No. 16; also

House Concurrent Resolution No. 18; also

House Concurrent Resolution No. 33; also

House Concurrent Resolution No. 38; also

Senate Bill No. 40: also

Substitute Senate Bill No. 41; also

Substitute Senate Bill No. 438; also

Senate Bill No. 565.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. O'Brien, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The Speaker (Mr. Garrett presiding) called the House to order at $1:30\ \mathrm{p.\ m.}$

The Speaker assumed the Chair.

The Clerk called the roll, and all members were present except Representatives Bergh, Dootson, Kirk, Mahaffey, Mast, McDougall, Morphis, Newschwander, Saling, Thompson, and Traylor, who were excused.

APPOINTMENT OF INTERIM COMMITTEES

Under the provisions of RCW 44.24.010 and Senate Bill No. 566, the Speaker announced the appointment of the following members of the Legislative Council: Representatives Schaefer, Burtch, Garrett, Taylor, May, O'Donnell, Moon, O'Brien, Copeland, Gorton, Jueling, Brachtenbach, Harris, and Eldridge.

Under the provisions of RCW 44.28.010, the Speaker announced the appointment of the following members of the Legislative Budget Committee: Representatives Uhlman, DeJarnatt, Backstrom, Goldsworthy, Canfield, and Swayze.

Under the provisions of Substitute Senate Bill No. 438, the Speaker announced the appointment of the following members of the Joint Committee on Highways: Representatives Sawyer, Conner, Bozarth, Beck, Witherbee, McCormick, Leland, Wang, McDougall, and Berentson.

Under the provisions of House Bill No. 442, the Speaker announced the appointment of the following members of the Joint Committee on Education: Representatives Brouillet, Grant, Johnson (Doris), Mahaffey, and Flanagan.

Under the provisions of House Concurrent Resolution No. 19, the Speaker announced the appointment of the following members of the Joint Committee on Governmental Cooperation: Representatives Litchman, Kull, and Kirk.

Under the provisions of RCW 41.52.010, the Speaker announced the appointment of the following members of the State Public Pension Commission: Representatives Lux, Warnke, Hurley, Newschwander, and Humiston.

Under the provisions of House Concurrent Resolution No. 16, the Speaker announced the appointment of the following members of the Interim Committee on Fisheries: Representatives Traylor, King (Richard "Dick"), King (Chet), Kink, and Hawley.

Under the provisions of House Concurrent Resolution No. 18, the Speaker announced the appointment of the following members of the Legislative Committe on Game and Game Fish: Representatives Avey, Marzano, Kalich, Braun, Mast, and Finch.

Under the provisions of Senate Concurrent Resolution No. 25, the Speaker announced the appointment of the following members of the Joint Interim Committee on Facilities and Operations: Representatives Olsen, Day, Jastad, Andersen (James A.), Morphis, and Wolf.

Under the provisions of Senate Bill No. 564, the Speaker announced the appointment of the following members of the Committee on Industrial Insurance Appeals: Representatives Sheridan and Whetzel.

Under the provisions of RCW 1.08.001, the Speaker announced the appointment of the following members of the Statute Law Committee: Representatives Burtch, Klein (or his appointee), and Johnston (Elmer E.).

Under the provisions of RCW 2.52.010, the Speaker announced the appointment of the following members of the Judicial Council: Representatives Klein and Bottiger.

Under the provisions of Senate Concurrent Resolution No. 12, the Speaker announced the appointment of the following members of the Committee on Oversight: Representatives Bergh, Chatalas, Gallagher, Smith, Clark, Saling, and Cunningham.

Under the provisions of House Concurrent Resolution No. 33, the Speaker announced the appointment of the following members of the Committee on Water Resources: Representatives Epton, Anderson (Eric O.), Jolly, Bledsoe, and O'Dell.

Under the provisions of Senate Bill No. 489, the Speaker announced the appointment of the following members of the Temporary Advisory Council for Public Higher Education: Representatives Radcliffe, Savage, Valle, Lynch, and McCaffree.

Under the provisions of Senate Bill No. 235, the Speaker announced the appointment of the following member of the Municipal Code Committee: Representative Marsh.

Under the provisions of RCW 43.57.010, the Speaker announced the appointment of the following members of the Columbia Interstate Compact Commission: Representatives Haussler and Newhouse.

Under the provisions of House Concurrent Resolution No. 38, the Speaker announced the appointment of the following members of the Constitutional Advisory Council: Representatives Klein and Pritchard.

Under the provisions of Senate Concurrent Resolution No. 10, the Speaker announced the appointment of the following members of the Interim Committee on Insurance: Representatives Haussler, Rogers, Slagle, Andersen (James A.) and Veroske.

MOTION

On motion of Mr. O'Brien, the appointments by the Speaker to the various interim committees were approved.

REPORT OF ENROLLMENT

Mr. Speaker:

House of Representatives, Olympia, Wash., May 7, 1965.

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled Substitute House Bill No. 709; also Enrolled House Joint Memorial No. 30, have compared same with the original bill and original memorial and find them correctly enrolled.

I concur in this report: Gary Grant.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Substitute House Bill No. 709.

COMMUNICATION FROM PRESIDENT OF UNIVERSITY OF WASHINGTON

Seattle, Wash., May 5, 1965.

Mr. S. R. Holcomb, Chief Clerk House of Representatives State of Washington Olympia, Washington Dear Mr. Holcomb;

On behalf of the Board of Regents of the University of Washington I gratefully acknowledge receipt of the House of Representatives' Resolution commending the University for leadership and efforts in the field of international understanding and relations.

All of us who serve in government and higher education recognize that the problems of achieving and maintaining the world peace and productive interrelation between nations are many and complex. It is our sincere hope that strong ties of affection and respect among individuals of many national origins, ties which are based on cooperative attempts to solve problems and the sharing of experiences, will make a substantial contribution to improved relations among the nations themselves.

We acknowledge with great appreciation the recognition of these efforts afforded us by the Washington State House of Representatives.

Sincerely yours, Charles E. Odegaard, President.

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Wash., May 7, 1965.

To the Honoroable, The Speaker of the Ĥouse of Representatives, The Legislature of the State of Washington, Olympia, Washington. Sir:

I have the honor to transmit herewith the official papers relative to the resignation

of Donald W. Moos from the position of State Representatives, 8th Legislative District.

Respectfully.

A. Ludlow Kramer, Certificate No.......

UNITED STATES OF AMERICA THE STATE OF WASHINGTON DEPARTMENT OF STATE

I, A. Ludlow Kramer, Secretary of State of the State of Washington and Custodian of the Seal of said State, do hereby certify that: According to the records now on file in my office, the attached is a true and correct copy of the letter of resignation of Donald W. Moos from the position of State Representative, 8th Legislative District.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the Seal of the State of Washington, done at the Capitol at Olympia on this date of, May 7, 1965.

A. Ludlow Kramer, Secretary of State.

[The Seal of the State of Washington—1889]

May 6, 1965.

Honorable Daniel J. Evans Governor Olympia, Washington. DEAR GOVERNOR:

It is with mixed emotions that I submit by this letter my resignation, as of this date, from the position of State Representative, 8th Legislative District.

It has been a tremendous satisfaction to me to serve the people of Lincoln, Adams and Ferry counties as their State Representative, continuously since 1959, which service included four regular and four special sessions. I am pleased to have had the opportunity to contribute my efforts toward solving the many difficult problems facing the legislature and the State during this period.

I have voluntarily relinquished my present position to accept your request to serve as Director of the State Department of Agriculture. This appointment offers a challenge to serve all the people of the State of Washington. For this reason, I reluctantly leave the House of Representatives and look forward to working with you to develop an agricultural program which will meet the needs of all the citizens of the State.

Very truly yours, Donald W. Moos.

SPEAKER'S PRIVILEGE

The Speaker:

"I know I speak for all of us when I say that we are certainly going to miss Mr. Moos. We are sorry to have him resign. I feel badly that during this session that I have been Speaker we have had more resignations from the House than I have ever heard of before. Everyone knows, Don, of your interest in the field into which you are going as the new director of agriculture and know you will do a fine job for the administration. I know I speak in behalf of both Republicans and Democrats when I say you will be missed here in the House, and we wish you the best of everything."

Mr. Moos:

"Thank you, Mr. Speaker. You remarked about the number of resignations. Different things came to my mind this morning as I was sitting with my wife. Incidentally, for those of you who have not met my wife, I would like to have Parmalee step over here to the side, because Parm has been a real help to me. (Applause.) We were discussing the appointments and resignations this morning and she said, 'Don, I sent you over to do a good job of redistricting and everybody said the Republicans did a good job; why, then, is everybody resigning on that side?' They're resigning because they lost their districts, so maybe we didn't do that good a job.

"I have a couple of other remarks I would like to make. I have to keep them rather light, because I think everyone who has been legislator and has resigned knows this can become a rather serious thing. I could possibly stand up with a grim face and say, 'Mr. Speaker, I quit. After four terms, I didn't get an appointment on

an interim committee, and we have fellows on this side I haven't met who got appointments.'

"I was somewhat disturbed this morning as I went to have my resignation papers made out. I didn't know how this worked, but I find it is quite routine to resign from this low-paying job. I delivered the papers and immediately after they hit the desk, you took one glance at them and the Democrats had a caucus. I worried and worried and worried. I again went to my political adviser, Parmalee, and said, 'I think they are caucusing and are not going to accept it.' She said, 'That isn't the problem. They're drawing lots to see who is going to say something nice about you.'

"In all seriousness, this has been for me—as I am sure it is to each of you as you participate in this House of Representatives, and has been for the ones who have gone before, and will be for those who follow-a wonderful experience, and it is a real honor and thrill to think that we sit here as a kind of cross-section of the people of the state of Washington, we ninety-nine who have the opportunity to sit in the House of Representatives out of the three million people of the state. I want to thank all of you for the many courtesies to me, especially you on the other side of the aisle who so graciously time and time again allowed me to roam up and down your corridors and attempt to attract a vote here and there. You were very kind to me and I appreciate it. I did pack all my things and put them in boxes, but being a legislator still, I have all the amendments to place on Senate Joint Memorial 23 if Gary should happen to pull it out. That is all I have left here. I do want to thank you all again and I hope that you will give the same courtesy to my successor as you have to me. It has been a real pleasure."

The Speaker requested that Representatives Copeland and O'Brien escort Mr. Moos to a place of honor on the rostrum. Representatives Copeland, O'Brien, Grant, Uhlman, Canfield, Smith, Moon, Gorton, Epton, Brachtenbach, May, Day, and Kull made commendatory speeches, to which Representative Moos responded, expressing his appreciation.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The Senate has receded from its amendment to Engrossed House Joint Resolution No. 7 and has passed the resolution without its amendment, and the same is herewith transmitted. WARD BOWDEN, Secretary.

> Senate Chamber, Olympia, Wash., May 7, 1965.

MR SPEAKER

The Senate has concurred in the House amendment to Engrossed Senate Concurrent Resolution No. 10 and has passed the resolution as amended by the House. WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The President has signed: House Concurrent Resolution No. 16; also

House Concurrent Resolution No. 18; also

House Concurrent Resolution No. 33; also

House Concurrent Resolution No. 38, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber.

MR. SPEAKER:

Olympia, Wash., May 7, 1965.

The Senate has passed: Engrossed House Joint Memorial No. 30, and the same is herewith transmitted. WARD BOWDEN, Secretary.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., May 6, 1965.

Mr. Speaker:

We, a majority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 557, authorizing additional bonding to meet unanticipated costs in completion of interstate highways throughout state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike everything after the enacting clause on page 1 and insert the following:

"NEW SECTION. Section 1. The orderly and undelayed completion of Washington's portion of the national system of interstate and defense highways and the elimination of acute traffic congestion areas on other state highways are vital to the safety of highway users and to the economic development of the state. The legislature declares it to be a public purpose and a highway purpose to provide adequate reserve funds to meet unanticipated costs and to assure the orderly continuation of highway improvement programs through the issuance of limited obligation bonds and the imposition of a temporary increase in the motor vehicle fuel tax and use fuel tax as authorized herein.

"Sec. 2. Section 82.36.020, chapter 15, Laws of 1961, as last amended by section 2, chapter 79, Laws of 1965 first extraordinary session, and RCW 82.36.020 are each amended to read as follows:

"Every distributor shall pay, in addition to any other taxes provided by law, an excise tax to the director of seven and one-half cents, and effective July 1, 1965 through June 30, 1973 an additional excise tax of one cent for each gallon of motor vehicle fuel sold, distributed, or used by him in the state as well as on each gallon upon which he has assumed liability for payment of the tax under the provisions of RCW 82.36.100: Provided, That under such regulations as the director may prescribe sales or distribution of motor vehicle fuel may be made by one licensed distributor to another licensed distributor free of tax. In the computation of the tax, one-quarter of one percent of the net gallonage otherwise taxable shall be deducted by the distributor before computing the tax due, on account of the losses sustained through handling. The tax herein imposed shall be collected and paid to the state but once in respect to any motor vehicle fuel. An invoice shall be rendered by a distributor to a purchaser for each distribution of motor vehicle fuel. The proceeds of the net gallonage remaining after deduction of one-quarter of one percent as herein provided shall be distributed as follows: (1) Of the seven and one-half cents collected as herein provided, six and one-half cents shall be distributed between the state, cities and counties under the provisions of RCW 46.68.090 and 46.68.100, and one-quarter cent shall be distributed to the state and expended pursuant to RCW 46.68.130, one-quarter cent shall be paid into the motor vehicle fund and credited to the Puget Sound reserve account created by RCW 47.60.350, and one-half cent shall be distributed to the cities and towns directly and allocated between them as provided by RCW 46.68.110: Provided. That the funds allocated to a city or town which are attributable to such one-half cents of the additional tax imposed by this 1961 amendatory act shall be matched twenty-five percent by such city or town and seventy-five percent from the proceeds of such one-half cent of additional tax: And Provided Further, That the proceeds of such one-half cent of additional tax and the matching funds provided by such city or town shall be used exclusively for the construction, improvement and repair of arterial highways as that term is defined in RCW 46.04.030, or for the payment of any municipal indebtedness which may be incurred after June 12, 1963 in the construction, improvement and repair of arterial highways as that term is defined in RCW 46.04.030; (2) the one cent additional tax collected effective July 1, 1965 through June 30, 1973 as herein provided shall be paid into the motor vehicle fund and shall be expended for location, right-of-way acquisition and construction of state highway projects which will relieve acute traffic congestion areas and for repayment of principal and interest on bonds issued under the terms of this act. All such sums shall first be subject to proper deductions for refunds and costs of collection as provided in RCW

"Sec. 3. Section 82.36.100, chapter 15, Laws of 1961, as amended by section 2, chapter 7, Laws of 1961 extraordinary session, and RCW 82.36.100 are each amended to read as follows:

"Every person other than a distributor who acquires any motor vehicle fuel within this state upon which payment of tax is required under the provisions of this chapter, or imports such motor vehicle fuel into this state and sells, distributes, or in any manner uses it in this state shall, if the tax has not been paid, apply for a license to carry on such activities, file bond, make reports, comply with all regulations the director may prescribe in respect thereto, and pay a tax of seven and one-half cents, and effective July 1, 1965 through June 30, 1973 an additional tax of one cent for each gallon thereof so sold, distributed, or used in the manner provided for distributors.

and the director shall issue a license to such person in the manner provided for issuance of licenses to distributors. The proceeds of the tax imposed by this section shall be distributed in the manner provided for the distribution of the motor vehicle fuel tax in RCW 82.36.020, as now or hereafter amended. However, a distributor licensed under the provisions of this chapter may deliver motor vehicle fuel to an importer in individual quantities of five hundred gallons or less and assume the liability for payment of the tax to this state. Under such conditions, the importer shall be exempt from the requirements of this section. For failure to comply with the terms of this chapter such person shall be subject to the same penalties imposed upon distributors. The director shall pursue against such persons the same procedure and remedies for audits, adjustments, collection, and enforcement of this chapter as is provided with respect to distributors. Nothing herein shall be construed as classifying such persons as distributors.

"Sec. 4. Section 82.40.020, chapter 15, Laws of 1961 as amended by section 3, chapter 7, Laws of 1961 extraordinary session, and RCW 82.40.020 are each amended to read as follows:

"In addition to other taxes now provided by law, there is hereby imposed and levied an excise tax at the rate of seven and one-half cents, and effective July 1, 1965 through June 30, 1973 an additional excise tax of one cent per gallon on the use of fuel by any user thereof.

"Sec. 5. Section 82.40.290, chapter 15, Laws of 1961, as last amended by section 2, chapter 113, Laws of 1963, and RCW 82.40.290 are each amended to read as follows:

"All moneys collected by the director shall be transmitted forthwith to the state treasurer, together with a statement showing whence the moneys were derived, and shall be by him credited to the motor vehicle fund. A duplicate of such statement shall be sent to the state auditor.

"The proceeds of the use fuel tax imposed by this chapter shall be distributed as follows: (1) Of the seven and one-half cents collected, six and one-half cents shall be distributed between the state, cities and counties under the provisions of RCW 46.68.090 and 46.68.100, one-quarter cent shall be distributed to the state and expended pursuant to RCW 46.68.130, one-quarter cent shall be paid into the motor vehicle fund and credited to the Puget Sound reserve account created by RCW 47.60.350, and one-half cent shall be distributed to the cities and towns directly and allocated between them as provided by RCW 46.68.110: Provided, That the funds allocated to a city or town which are attributable to such one-half cent of the additional tax imposed by this 1961 amendatory act shall be matched twenty-five percent by such city or town and seventy-five percent from the proceeds of such one-half cent of additional tax: And Provided Further, That the proceeds of such one-half cent of additional tax and the matching funds provided by such city or town shall be used exclusively for the construction, improvement and repair of arterial highways as that term is defined in RCW 46.04.030, or for the payment of any municipal indebtedness which may be incurred after June 12, 1963 in the construction, improvement, and repair of arterial highways as that term is defined in RCW 46.04.030; (2) the one cent additional tax collected effective July 1, 1965 through June 30, 1973 shall be paid into the motor vehicle fund and shall be expended for location, right-of-way acquisition and construction of state highway projects which will relieve acute traffic congestion areas and for repayment of principal and interest on bonds issued under the terms of this act. All such sums shall first be subject to proper deductions for refunds and costs of collections as provided in RCW 46.68.090.

"NEW SECTION. Sec. 6. In order to provide reserve funds to assure undelayed progress in the scheduled construction of Washington's portion of the national system of interstate and defense highways and to meet any extraordinary, unanticipated construction costs of any interstate highway projects, pending receipt of federal-aid apportionments in accordance with the federal-aid highway act of 1956, as amended, there shall be issued and sold limited obligation bonds of the state of Washington in the sum of twenty-five million dollars or such amount thereof and at such times as may be determined to be necessary by the state highway commission. The issuance, sale and retirement of said bonds shall be under the supervision and control of the state finance committee which, upon request being made by the Washington state highway commission, shall provide for the issuance, sale and retirement of coupon or registered bonds to be dated, issued and sold from time to time in such amounts as may be necessary for the orderly scheduled construction of the interstate highway system.

"NEW SECTION. Sec. 7. Each of such bonds shall be made payable at any time

not exceeding twenty-five years from the date of its issuance, with such reserved rights of prior redemption, bearing such interest, and such terms and conditions, as the state finance committee may prescribe to be specified therein. The bonds shall be signed by the governor and the state treasurer under the seal of the state, one of which signatures shall be made manually and the other signature may be in the printed facsimile, and any coupons attached to such bonds shall be signed by the same officers whose signatures thereon may be in printed facsimile. Any bonds may be registered in the name of the holder on presentation to the state treasurer or at the fiscal agency of the state of Washington in New York City, as to principal alone, or as to both principal and interest under such regulations as the state treasurer may prescribe. Such bonds shall be payable at such places as the state finance committee may provide. All bonds issued hereunder shall be fully negotiable instruments.

"NEW SECTION. Sec. 8. The bonds issued hereunder shall be in denominations to be prescribed by the state finance committee and may be sold in such manner and in such amounts and at such times and on such terms and conditions as the committee may prescribe. If the bonds are sold to any purchaser other than the state of Washington, they shall be sold at public sale, and it shall be the duty of the state finance committee to cause such sale to be advertised in such manner as it shall deem sufficient. Bonds issued under the provisions of this act shall be legal investment for any of the funds of the state, except the permanent school fund.

"NEW SECTION. Sec. 9. The money arising from the sale of said bonds shall be deposited in the state treasury to the credit of the motor vehicle fund and such money shall be available only for the construction of Washington's portion of the national system of interstate and defense highways, and for payment of the expense incurred in the drafting, printing, issuance, and sale of any such bonds.

"NEW SECTION. Sec. 10. Bonds issued under the provisions of this act shall distinctly state that they are not a general obligation of the state, but are payable in the manner provided in this act from the proceeds of state excise taxes on motor vehicle fuels imposed by chapter 82.36 RCW and chapter 82.40 RCW. The proceeds of such excise taxes are hereby pledged to the payment of any bonds and the interest thereon issued under the provisions of this act, and the legislature hereby agrees to continue to impose the same excise taxes on motor vehicle fuels in amounts sufficient to pay, when due, the principal and interest on all bonds issued under the provisions of this act.

"NEW SECTION. Sec. 11. Any funds required to repay such bonds, or the interest thereon when due, subject to the proviso of this section, shall be taken from that portion of the motor vehicle fund which results from the imposition of excise taxes on motor vehicle fuels and which is, or may be appropriated to the highway department for state highway purposes, and shall never constitute a charge against any allocations of such funds to counties, cities and towns unless and until the amount of the motor vehicle fund arising from the excise taxes on motor vehicle fuels and available for state highway purposes proves insufficient to meet the requirements for bond retirement or interest on any such bonds.

"NEW SECTION. Sec. 12. As additional security for payment of the principal amount of any or all of the bonds to be issued hereunder, the state finance committee, with the consent of the state highway commission, may pledge all or any portion of the federal aid funds received or from time to time to be received by the state from the United States under the provisions of the federal-aid highway act of 1956, as amended, for the construction of Washington's portion of the national system of interstate and defense highways.

"NEW SECTION. Sec. 13. At least one year prior to the date any interest is due and payable on such bonds, or before the maturity date of any bonds, the state finance committee shall estimate, subject to the provisions of section 11 of this act, the percentage of the receipts in money of the motor vehicle fund, resulting from collection of excise taxes on motor vehicle fuels, for each month of the year which, together with federal funds which may be pledged as provided in section 8 of this act, shall be required to meet interest or bond payments hereunder when due, and shall notify the state treasurer of such estimated requirement. The state treasurer shall thereafter from time to time each month as such funds are paid into the motor vehicle fund, transfer such percentage of the monthly receipts from excise taxes on motor vehicle fuels of the motor vehicle fund to the bond retirement fund, which fund shall be available solely for payment of interest or bonds when due. If in any month it shall appear that the estimated percentage of money so made is insufficient to meet the requirements for interest or

bond retirement, the treasurer shall notify the state finance committee forthwith and such committee shall adjust its estimates so that all requirements for interest and principal of all bonds issued shall be fully met at all times.

"NEW SECTION. Sec. 14. Whenever the percentage of the motor vehicle fund arising from excise taxes on motor fuels and the federal funds which may be pledged as provided in section 12 of this act, payable into the highway bond retirement fund, shall prove more than is required for the payment of interest on bonds when due, or current retirement of bonds, any excess may, in the discretion of the state finance committee, be available for the prior redemption of any bonds or remain available in the fund to reduce the requirements upon the fuel excise tax portion of the motor vehicle fund at the next interest or bond payment period.

"NEW SECTION. Sec. 15. There is hereby appropriated from the motor vehicle fund to the state highway commission for the biennium ending June 30, 1967, a special appropriation in the sum of forty-eight million dollars, or so much thereof as may be necessary to carry out the provisions of this act, but no more than twenty-three million dollars shall be available under this appropriation from said fund unless bonds as provided for in this act are sold and the money derived therefrom deposited to the credit of such fund in which case a like amount shall be appropriated hereby.

"NEW SECTION. Sec. 16. This act shall be known as the Highway Improvement Act of 1965.

"NEW SECTION. Sec. 17. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

On line 1 of the title after "highways" strike everything down to the period and insert the following:

"and highway improvement; increasing the motor vehicle fuel tax and use fuel tax; providing for the distribution of revenues; defining terms; authorizing the issuance of limited obligation bonds; making a special appropriation; and amending section 82.36.020, chapter 15, Laws of 1961, as last amended by section 2, chapter 79, Laws of 1965 first extraordinary session, and RCW 82.36.020; amending section 82.36.100, chapter 15, Laws of 1961 as amended by section 2, chapter 7, Laws of 1961 extraordinary session, and RCW 82.36.100; amending section 82.40.020, chapter 15, Laws of 1961 as amended by section 3, chapter 7, Laws of 1961 extraordinary session, and RCW 82.40.020, amending section 82.40.290, chapter 15, Laws of 1961 as last amended by section 2, chapter 113, Laws of 1963 and RCW 82.40.290; and declaring an emergency."

LEONARD A. SAWYER, Chairman, C. W. "RED" BECK, Vice Chairman.

We concur in this report: Duane L. Berentson, Horace W. Bozarth, Robert F. Brachtenbach, Eric D. Braun, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Elmer Jastad, Dan Jolly, Wm. Howard Finch, Alfred E. Leland, Fred R. Mast, William J. S. May, Robert W. O'Dell, Jack Rogers, George P. Sheridan, Ben F. Taplin, W. S. "Bill" Traylor, Arnold S. Wang, Jonathan Whetzel, C. G. Witherbee, Harold E. "Hal" Wolf.

House of Representatives, Olympia, Wash., May 6, 1965.

MR. SPEAKER:

I, a minority of your Committee on Highways, to whom was referred Engrossed Senate Bill No. 557, authorizing additional bonding to meet unanticipated costs in completion of interstate highways throughout state, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Art Avey.

MOTIONS

On motion of Mr. Sawyer, the rules were suspended, Engrossed Senate Bill No. 557 was advanced to second reading and read the second time by sections.

Mr. Sawyer moved that the committee amendments be adopted.

Debate ensued, Representatives Sawyer and Leland speaking in favor of adoption of the amendments, and Representative Avey speaking against their adoption.

The motion was lost, and the amendments not adopted.

With consent of the House, the rules were suspended, Engrossed Senate Bill No. 557 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 557, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Brachtenbach, Braun, Brouillet, Burtch, Chatalas, Clark, Conner, Copeland, Cunningham, Day, DeJarnatt, Eldridge, Epton, Finch, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Hawley, Humiston, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, Moon, Moos, O'Brien, O'Dell, Olsen, Perry, Pierre, Pritchard, Radcliffe, Rogers, Savage, Sawyer, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Uhlman, Valle, Veroske, Wang, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—79.

Those absent or not voting were: Representatives Bergh, Bozarth, Canfield, Dootson, Elder, Flanagan, Harris, Haussler, Jueling, Kirk, Mahaffey, Mast, McDougall, Morphis, Newhouse, Newschwander, O'Donnell, Saling, Thompson, Traylor—20.

Engrossed Senate Bill No. 557, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

With the consent of the House, Engrossed Senate Bill No. 557 was ordered transmitted immediately to the Senate.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

We, of your Subcomimttee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Joint Resolution No. 7, have compared same with the original resolution and find it correctly enrolled.

RAY OLSEN, Chairman.

I concur in this report: Gary Grant.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Joint Resolution No. 7; also

House Joint Memorial No. 30.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Humiston on a point of personal privilege.

Mr. Humiston:

"Mr. Speaker, ladies and gentlemen of the House, the other night I had a short visit with the neurosurgical consultant who is participating in the care of Alan Thompson, and it has been long enough since he was injured so it is possible now to say on the strength of this consultant's statement that quite miraculously Alan Thompson in the course of lots of time will recover with no disability whatsoever." (Applause.)

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 7, 1965.

Mr. Speaker:

The President has signed: Senate Bill No. 557, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The President has signed: Senate Concurrent Resolution No. 10, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The President has signed: Substitute House Bill No. 709; also House Joint Memorial No. 30, and the same are herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The President has signed: House Joint Resolution No. 7, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 557; also Senate Concurrent Resolution No. 10.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The Senate has passed House Bill No. 231 with the following amendments: In line 3 of the title, after the semicolon and before "amending" strike "and"

In line 5 of the title, after "90.03.470" and before the period insert "; and making an appropriation"

On page 3, line 20, add a new section following section 1 as follows:

"NEW SECTION. Sec. 2. In order to finance the planned water resources study, and the preparation of recommendations and proposed legislation concerning all aspects of the state's water resources, to be undertaken by the interim committee for water resources, created by House Concurrent Resolution No. 33 of the 1965 extraordinary session, there is appropriated from the general fund to the legislature for the use of the interim committee for water resources the sum of twenty-five thousand dollars or as much thereof as may be necessary. Such appropriation shall be in addition to any other appropriation made for this purpose.", and the same is herewith transmitted.

WARD BOWDEN, Secretary.

On motion of Mr. Olsen, the House concurred in the Senate amendments to House Bill No. 231.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of House Bill No. 231 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 231 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 60; nays, 1; absent or not voting, 37; resigned, 1.

Those voting yea were: Representatives Adams, Ahlquist, Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Berentson, Bledsoe, Bottiger, Braun, Brouillet, Canfield, Chatalas, Clark, Conner, Copeland, Cunningham, Day,

DeJarnatt, Eldridge, Gallagher, Garrett, Grant, Humiston, Jolly, Kalich, King (Chet), Klein, Kull, Leland, Litchman, Lux, Marsh, Marzano, May, McCormick, Moon, Newhouse, O'Brien, O'Dell, O'Donnell, Olsen, Perry, Pierre, Radcliffe, Rogers, Savage, Sheridan, Slagle, Smith, Swayze, Taplin, Taylor, Uhlman, Wang, Warnke, Whetzel, Wolf, Mr. Speaker—60.

Those voting nay were: Representative Kink-1.

Those absent or not voting were: Representatives Andersen (James A.), Bergh, Bozarth, Brachtenbach, Burtch, Dootson, Elder, Epton, Finch, Flanagan, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hurley, Jastad, Johnson (Doris), Johnston (Elmer E.), Jueling, King (Richard "Dick"), Kirk, Lynch, Mahaffey, Mast, McCaffree, McDougall, Morphis, Newschwander, Pritchard, Saling, Sawyer, Thompson, Traylor, Valle, Veroske, Witherbee—37.

Those resigned were: Representative Moos-1.

House Bill No. 231, as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

A question of quorum was raised. The Clerk called the roll, and all members were present except Representatives Berentson, Bergh, Bozarth, Brachtenbach, Braun, Brouillet, DeJarnatt, Dootson, Elder, Eldridge, Finch, Goldsworthy, Harris, Haussler, Hurley, Jastad, Johnston (Elmer E.), Jueling. Kirk, Litchman, Lynch, Mahaffey, Mast, May, McDougall, Morphis, Newschwander, O'Brien, O'Donnell, Perry, Radcliffe, Saling, Smith, Taylor, Thompson, Traylor, Veroske, and Wang, who were excused.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The Senate has passed Substitute House Bill No. 655 with the following amendments: On page 2, section 1, line 33 after "projects" and before "All" on page 3, line 1, strike "which will relieve acute traffic congestion areas." and insert: "during the four year period commencing July 1, 1965 and ending June 30, 1969 as follows:

		1965-67 Bienn	ium	1967-69 Bienni	m - 4 - 1		
Highway No.	Location	Type of Work	Funds Allocated	Type of Work	Funds Allocated	Total Funds Allocated	
PSH No. 1-WM	US 99 Interchange at So. 118th Stlst Avenue South BridgeSSH No. 1-K Interchange (Vic. 1st			Constr.	\$ 3,140,000	\$ 1,040,000 7,240,000	
	Ave. S. Br.)			Loc. & Constr	1,600,000	1,600,000 915,000	
	. 1st Ave. So. Bridge to E. Marginal Way			Loc., R/W, Constr.		2,600,000	
PSH No. 5	So. 228th St. in Kent to FAI 405	·	860,000			860,000	
	Boundary	Loc. & Constr	210,000			210,000	
PSH No. 1-EP	Northrup Interchange to Redmond		•	Loc. & R/W	1.050.000	1,100,000	
	Kent to FAI 405	Loc. & R/W	120,000	Loc., R/W, Constr.	1,040,000	1,160,000	
	PSH No. 1-EP	Reconn	30,000			30,000	
SSH No. 1-K	So. 160th St. to So. 140th St			Loc. & Constr	1,525,000	1,525,000	
SSH No. 2-B	US 99 to FAI 5 at Sno-King Line			Loc. & R/W	622,000	622,000	
SSH No. 5-C	So. 180th St. to Renton			R/W	500,000	500,000	
	Total King County	•••••	\$ 8,175,000		\$11,227,000	\$19,402,000	
	SNOHOMISH COUNTY						
PSH No. 15	Tester Road to Monroe	Loc., R/W, Constr	\$ 760,000	Constr	\$ 700,000	\$ 1,460,000	
	Everett to Cavalero's Corner	.Constr	3,151,000			3,151,000	
SSH No. 1-I	Freeway	Loc., R/W, Constr	230,000			230,000	
	in Everett	Reconnaissance	45,000			45,000	
SSH No. 1-W	Ferry Landing to Lynnwood	Reconnaissance	35,000			35,000	
PSH No. 1	Marysville to SSH No. 1-A	Loc., R/W, Constr	230,000	Constr	800,000	1,030,000	
	Lindstrom Road to FAI 5			Constr	450,000	450,000	
SSH No. 1-I	FAI 5 to US 99			Loc. & Constr	545,000	545,000	
	Total Snohomish County		\$ 4,451,000		\$ 2,495,000	\$ 6,946,000	

	1965-67 Bien			ı	1967-69 Biennis		
Highway No.	Location	Type of Work		Funds Allocated	Type of Work	Funds Allocated	Total Funds Allocated
	SKAGIT COUNTY						
PSH No. 1-AN	.Swinomish Slough Bridge		\$	520,000 165,000			\$ 520,000 165,000
	to Swinomish	Loc. & Constr		230,000	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • •	230,000
	Total Skagit County		\$	915,000			\$ 915,000
	WHATCOM, SKAGIT & OKANOGAN	COUNTIES					
PSH No. 16	.Washington Pass to Rainy Pass Skagit County Line West Toward			500,000	Constr	\$ 500,000	\$ 1,000,000
	Gorge Dam	Loc. & Constr		500,000	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	500,000
	Total Whatcom, Skagit & Okanogan C	ounties	\$	1,000,000		\$ 500,000	\$ 1,500,000
	PIERCE COUNTY						
PSH No. 14	.Nalley Valley to Sprague Ave.						
	in Tacoma	Loc	\$,	R/W	\$ 450,000	516,000
	.Sprague Ave. to Narrows Bridge			700,000 1,405,000	Constr	2,135,000	700,000 3,540,000
PSH No. 5	.Sumner to King County Line	Loc		124,000	R/W & Constr	870,000	994,000
	.So. C/L Puyallup to PSH No. 5			320,000		1,700,000	2,020,000
	.East 40th Street to Parkland			800,000 60,000	Bridges	100,000	800,000 160,000
	Total Pierce County		\$:	3,575,000		\$ 5,255,000	\$ 8,830,000
	GRAYS HARBOR COUNTY						
	.Arctic Jct. to Cosmopolis				Constr		\$ 732,000 50,000
	Total Grays Harbor County		\$	250,000	***;	\$ 532,000	\$ 782,000

Highway No. Location		Type of Work	Funds Allocated		Type of Work		Funds Allocated		Total Funds llocated
	CLALLAM COUNTY								
SSH No. 9-A SSH No. 9-A	Lee Creek to Fairview Road Elwha River Bridge Clallam River to Pysht Jct Fairview Road to Sequim	Loc., R/W & Constr.	\$	77,000 100,000 33,000 300,000	Constr	•	557,000 900,000 605,000	•	634,000 1,000,000 638,000 300,000
	Total Clallam County		\$	510,000		\$ 2	2,062,000	\$:	2,572,000
	KITSAP COUNTY								
SSH No. 21-C PSH No. 21	Oyster Bay to Chico				Constr. R/W R/W		220,000 400,000 250,000	\$	754,000 220,000 800,000 310,000
	Total Kitsap County		\$ 1	,214,000		\$	870,000	\$:	2,084,000
	MASON/KITSAP COUNTIES								
PSH No. 14	.Narrows Bridge to Sinclair Inlet				Constr	\$	695,000	\$	695,000
	Total Mason/Kitsap Counties					\$	695,000	\$	695,000
	JEFFERSON COUNTY								
PSH No. 9	.SSH No. 9-E to Discovery Bay	Loc. & R/W	\$	50,000			• • • • • • •	\$	50,000
	Total Jefferson County		\$	50,000		• • •		\$	50,000
	THURSTON COUNTY								
	Bucoda to McKenna		\$	220,000	Constr. & two bridges (5-I/1	•••	•••••	\$	220,000
SSH No. 1-M	.Littlerock to Rochester	& 5-I/2)		100,000 80,000	& 5-I/2)	,	.,		560,000 80,000
	Total Thurston County		\$	400,000		\$	460,000	\$	860,000

1965

		1965-67 Biennium			1967-69 Biennium				77 - 4 - 7	
Highway No.	Location	Type of Work		Funds llocated	Type of Work	Funds Allocated		Total Funds Allocated		
	PACIFIC COUNTY									
	Johnson Landing to Naselle Bridge North Cove to Grayland							\$	470,000 100,000	
	Total Pacific County		\$	570,000		٠		\$	570,000	
	CLARK COUNTY									
	Washougal East to Lawton Creek Vic. Alcoa Plant to So. C/L Ridgefield						798,000 550,000	•	798,000 ,000,000	
	Total Clark County		\$	450,000		\$ 1	,348,000	\$ 1	,798,000	
	SPOKANE COUNTY									
SSH No. 2-H SSH No. 3-H	So. C/L Spokane to N.P.R.R	Constr	Ċ						250,000 ,521,000 50,000 94,000	
	Total Spokane County		\$	1,915,000				\$ 1	,915,000	
	WHITMAN COUNTY									
PSH No. 3	City of Oakesdale				Constr	\$	250,000	\$	250,000	
	Total Whitman County	• • • • • • • • • • • • • • • • • • • •				\$	250,000	\$	250,000	

Thereafter the tax collected under this subdivision (2) shall be expended for such projects as may be designated by the legislature. The projects herein enumerated or hereafter designated, and the expenditure of funds therefor, shall in no manner affect the carrying out by the state highway commission and the department of highways of the projects proposed and scheduled in and by the "Highway commission biennial budget for highway construction, location and right-of-way acquisition" as presented to the 1965 legislature by the state highway commission and the department of highways."

On page 5, section 4, line 3 after "and" and before the period on line 5, strike "shall be expended for location, right-of-way acquisition and construction of state highway projects which will relieve acute traffic congestion areas" and insert "during the four year period commencing July 1, 1965 and ending June 30, 1969 shall be allocated for the location, right-of-way acquisition and construction of the state highway projects enumerated in subdivision (2) of section 1 of this 1965 amendatory act, and thereafter for such projects as may be designated by the legislature," and the same are herewith transmitted.

WARD BOWDEN, Secretary.

MOTIONS

Mr. Sawyer moved that the House do not concur in the Senate amendments to Substitute House Bill No. 655 and ask the Senate to recede therefrom.

 $\mbox{Mr.}$ Copeland moved that Substitute House Bill No. 655 be laid on the table.

Mr. Burtch demanded an electric roll call and the demand was sustained. The Clerk called the roll on the motion by Mr. Copeland to table Substitute House Bill No. 655, and the motion was lost by the following vote: Yeas, 11; nays, 45; absent or not voting, 42; resigned, 1.

Those voting yea were: Representatives Ahlquist, Avey, Bledsoe, Canfield, Clark, Copeland, Day, Flanagan, Pierre, Slagle, Taplin—11.

Those voting nay were: Representatives Adams, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Burtch, Conner, Cunningham, Epton, Gallagher, Garrett, Gorton, Grant, Hawley, Humiston, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Leland, Lux, Marsh, Marzano, McCaffree, Moon, O'Dell, Olsen, Pritchard, Rogers, Savage, Sawyer, Sheridan, Swayze, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—45.

Those absent or not voting were: Representatives Berentson, Bergh, Bozarth, Brachtenbach, Braun, Brouillet, Chatalas, DeJarnatt, Dootson, Elder, Eldridge, Finch, Goldsworthy, Harris, Haussler, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kink, Kirk, Litchman, Lynch, Mahaffey, Mast, May, McCormick, McDougall, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Perry, Radcliffe, Saling, Smith, Taylor, Thompson, Traylor, Veroske, Wang—42.

Those resigned were: Representative Moos—1.

The Speaker stated the question before the House to be the motion by Mr. Sawyer that the House do not concur in the Senate amendments to Substitute House Bill No. 655 and ask the Senate to recede therefrom.

Mr. Clark moved that the House do concur in the Senate amendments to Substitute House Bill No. 655.

The Speaker:

"The motion by Mr. Clark, being a positive motion, would have precedence over the motion by Mr. Sawyer. The question before the House is, therefore, the motion by Mr. Clark that the House do concur in the Senate amendments to Substitute House Bill No. 655."

Debate ensued, Representative Clark speaking in favor of the motion, and Representatives Sawyer and Pritchard speaking against the motion.

Mr. Sawyer demanded an electric roll call, and the demand was sustained. The Clerk called the roll on the motion that the House do concur in the Senate amendments to Substitute House Bill No. 655, and the motion was lost by the following vote: Yeas, 9; nays, 45; absent or not voting, 44; resigned, 1.

Those voting yea were: Representatives Avey, Bledsoe, Canfield, Clark, Copeland, Day, Pierre, Slagle, Taplin—9.

Those voting nay were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Backstrom, Beck, Bottiger, Burtch, Conner, Cunningham, Flanagan, Gallagher, Garrett, Gorton, Grant, Hawley, Humiston, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Klein, Kull, Leland, Lux, Marsh, Marzano, McCaffree, Moon, O'Dell, Olsen, Pritchard, Rogers, Sawyer, Sheridan, Swayze, Uhlman, Valle, Warnke, Whetzel, Witherbee, Wolf, Mr. Speaker—45.

Those absent or not voting were: Representatives Berentson, Bergh, Bozarth, Brachtenbach, Braun, Brouillet, Chatalas, DeJarnatt, Dootson, Elder, Eldridge, Epton, Finch, Goldsworthy, Harris, Haussler, Hurley, Jastad, Johnston (Elmer E.), Jueling, Kink, Kirk, Litchman, Lynch, Mahaffey, Mast, May, McCormick, McDougall, Morphis, Newhouse, Newschwander, O'Brien, O'Donnell, Perry, Radcliffe, Saling, Savage, Smith, Taylor, Thompson, Traylor, Veroske, Wang—44.

Those resigned were: Representative Moos-1.

The Speaker declared that, the affirmative motion having failed to pass, the House by its action had voted not to concur in the Senate amendments to Substitute House Bill No. 655.

On motion of Mr. Sawyer, the House requested that the Senate recede from its amendments to Substitute House Bill No. 655.

MESSAGES FROM THE SENATE

Senate Chamber,

MR. SPEAKER:

Olympia, Wash., May 7, 1965.

Under the provisions of Senate Bill No. 566, the following members were elected to the Legislative Council: Senators Michael J. Gallagher, R. R. Bob Greive, James Keefe, George W. Kupka, Edward F. Riley, Don L. Talley, William A. Gissberg, John Stender, Joe Chytil, Perry B. Woodall, Albert C. Thompson, Jr., Ted Peterson, Walter B. Williams.

WARD BOWDEN, Secretary.

Senate Chamber,

MR. SPEAKER:

Olympia, Wash., May 7, 1965.

Under the provisions of RCW 44.28.010, the following members were elected to the Legislative Budget Committee: Senators Frank W. Foley, Frances Haddon Morgan, Martin J. Durkan, Charles P. Moriarty, Jr., Marshall A. Neill, R. Frank Atwood.

WARD BOWDEN, Secretary.

Senate Chamber,

MR. SPEAKER:

Olympia, Wash., May 7, 1965.

Under the provisions of Senate Concurrent Resolution No. 25, the President has appointed as members of the Joint Interim Committee on Facilities and Operations: Senators Robert C. Bailey, Gordon Herr, Fred H. Dore, Joe Chytil, Perry B. Woodall, Harry B. Lewis.

WARD BOWDEN, Secretary.

Senate Chamber,

Mr. Speaker:

Olympia, Wash., May 7, 1965.

Under the provisions of RCW 41.52.010, the President has appointed as members of the State Public Pension Commission: Senators Edward F. Riley, Gordon Sandison, John T. McCutcheon, John N. Ryder, Charles P. Moriarty, Jr.

WARD BOWDEN, Secretary.

Senate Chamber. Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of Senate Bill No. 489, the President has appointed as members of the Temporary Advisory Council for Public Higher Education: Senators Wilbur G. Hallauer, Mike McCormack, Gordon Sandison, John N. Ryder, Harry B. Lewis.

WARD BOWDEN, Secretary.

Senate Chamber. Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of Senate Bill No. 235, the President has appointed as member of the Municipal Code Committee: Senator Martin J. Durkan.

WARD BOWDEN, Secretary.

Senate Chamber. Olympia, Wash., May 7, 1965.

Mr. Speaker:

Under the provisions of RCW 43.57.010, the President has appointed as member of the Columbia Interstate Compact Commission; Senator R. Frank Atwood.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of House Concurrent Resolution No. 33, the President has appointed as members of the Committee on Water Resources: Senators John L. Cooney, Wilbur G. Hallauer, Lowell Peterson, Sam C. Guess, Joe Chytil.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of Senate Bill No. 438, the President has appointed as members of the Joint Committee on Highways: Senators Robert C. Bailey, Al Henry, August P. Mardesich, Dewey C. Donohue, Nat Washington, John A. Petrich, W. C. Raugust, Sam C. Guess, Fred G. Redmon (if a third position). WARD BOWDEN, Secretary,

> Senate Chamber. Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of House Bill No. 442, the President has appointed as members of the Joint Committee on Education: Senators Lowell Peterson, Robert L. Charette, Fred H. Dore, Albert C. Thompson, Jr., Jack England. WARD BOWDEN. Secretary.

> Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of House Concurrent Resolution No. 16, the President has appointed as members of the Interim Committee on Fisheries: Senators Robert L. Charette, John A. Petrich, William A. Gissberg, Ted Peterson, Ernest W. Lennart.

WARD BOWDEN, Secretary.

MR. SPEAKER:

Senate Chamber. Olympia, Wash., May 7, 1965.

Under the provisions of House Concurrent Resolution No. 18, the President has appointed as members of the Legislative Committee on Game and Game Fish: Senators Dewey C. Donohue, Reuben A. Knoblauch, David E. McMillan, W. C. Raugust, Fred G. Redmon. WARD BOWDEN, Secretary.

> Senate Chamber. Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of Senate Concurrent Resolution No. 12, the President has appointed as members of the Committee on Oversight: Senators R. R. Bob Greive, Nat Washington, John T. McCutcheon, Ernest W. Lennart, Walter B. Williams.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of House Concurrent Resolution No. 19, the President has appointed as members of the Joint Committee on Governmental Cooperation: Senators H. B. Hanna, Reuben A. Knoblauch, Jack England.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of Senate Bill No. 565, the President has appointed as members of the Committee on Industrial Insurance Appeals: Senators R. R. Bob Greive, John H. Stender.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of RCW 1.08.081, the President has appointed as members of the Statute Law Committee: Senators Robert L. Charette, Marshall A. Neill.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of RCW 2.52.010, the President has appointed as member of the Judicial Council: Senator Herbert H. Freise. WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

Under the provisions of Senate Concurrent Resolution No. 10, the President has appointed as members of the Interim Committee on Insurance: Senators Gordon Herr, Frank Connor, Karl Herrman, Herbert H. Freise, Fred G. Redmon.

WARD BOWDEN, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Bill No. 231, have compared same with the original bill and find it correctly enrolled.

RAY OLSEN, Chairman.

I concur in this report: Chet King.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 231.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 570, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

FIRST READING OF SENATE BILL

The following was read first time by title and acted upon as indicated:

Senate Bill No. 570, by Senators Mardesich and Williams:

Appropriating funds for highway construction.

On motion of Mr. Sawyer, the rules were suspended, Senate Bill No. 570 was advanced to second reading and read the second time by sections.

On motion of Mr. Sawyer, the rules were suspended, Senate Bill No. 570 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 570, and the bill passed the House by the following vote: Yeas, 52; nays, 1; absent or not voting, 45; resigned, 1.

Those voting yea were: Representatives Adams, Ahlquist, Andersen (James A.), Anderson (Eric O.), Angevine, Avey, Backstrom, Beck, Bledsoe, Bottiger, Burtch, Conner, Copeland, Cunningham, Day, Epton, Gallagher, Gorton, Grant, Hawley, Humiston, Jastad, Johnson (Doris), Jolly, Kalich, King (Chet), King (Richard "Dick"), Kink, Klein, Kull, Leland, Lux, Marsh, Marzano, McCaffree, McCormick, Moon, Olsen, Pierre, Pritchard, Rogers, Savage, Sawyer, Sheridan, Slagle, Swayze, Uhlman, Valle, Whetzel, Witherbee, Wolf, Mr. Speaker—52.

Those voting nay were: Representative Clark-1.

Those absent or not voting were: Representatives Berentson, Bergh, Bozarth, Brachtenbach, Braun, Brouillet, Canfield, Chatalas, DeJarnatt, Dootson, Elder, Eldridge, Finch, Flanagan, Garrett, Goldsworthy, Harris, Haussler, Hurley, Johnston (Elmer E.), Jueling, Kirk, Litchman, Lynch, Mahaffey, Mast, May, McDougall, Morphis, Newhouse, Newschwander, O'Brien, O'Dell, O'Donnell, Perry, Radcliffe, Saling, Smith, Taplin, Taylor, Thompson, Traylor, Veroske, Wang, Warnke—45.

Those resigned were: Representative Moos-1.

Senate Bill No. 570, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Concurrent Resolution No. 39, by Committee on Rules and Order: Relating to the *sine die* adjournment, thirty-ninth legislature.

With the consent of the House, the rules were suspended, House Concurrent Resolution No. 39 was advanced to second reading and read the second time in full.

With consent of the House, the rules were suspended, House Concurrent Resolution No. 39 was advanced to the third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

RESOLUTIONS

Resolution by Committee on Rules and Order:

Be It Resolved, That the Chief Clerk be allowed fifteen days' additional compensation in payment for overtime to complete the work of this extraordinary session of the thirty-ninth legislature, and to edit, complete, and index the journal of the extraordinary session, and that he be allowed compensation at the rate of sixty dollars per diem therefor; and

Be It Further Resolved, That the Speaker and the Chief Clerk be and they are hereby authorized to retain such additional employees as they may deem necessary to complete the work of the extraordinary session of the thirty-ninth legislature, and that each such employee shall be allowed regular per diem therefor; and

Be It Further Resolved, That after the completion of the work of the regular and extraordinary sessions of the thirty-ninth legislature, the Chief Clerk of the House shall receive the salary of two hundred dollars per month until the convening of the

next session of the legislature for the purpose of supervising the preparation of monthly salary vouchers for the members of the House, mailing warrants, and attending to all necessary correspondence and duties in connection therewith; and

Be It Further Resolved, That the Chief Clerk be and he is hereby authorized and directed to make out and approve the necessary vouchers upon which warrants for the foregoing expenses and expenditures shall be drawn.

On motion of Mr. Copeland, the resolution was adopted.

Resolution by Committee on Rules and Order:

Be It Resolved, That the Speaker and the Chief Clerk be authorized and directed to make out the necessary vouchers upon which warrants shall be drawn for the final payment of all expenses in connection with the closing business and for all other business of the House of Representatives for the extraordinary session of the thirty-ninth legislature.

On motion of Mr. Copeland, the resolution was adopted.

Resolution by Committee on Rules and Order:

Be It Resolved, That all bills in possession of the Chief Clerk, committees, or committee clerks be indefinitely postponed.

On motion of Mr. Copeland, the resolution was adopted.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The Senate has adopted: House Concurrent Resolution No. 39, and the same is herewith transmitted. Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The President has signed: House Bill No. 231, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The President has signed: Senate Bill No. 570, and the same is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF ENROLLMENT

House of Representatives, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

We, of your Subcommittee on Claims, Auditing, and Printing of the Committee on Ways and Means, to whom was referred Enrolled House Concurrent Resolution No. 39, have compared same with the original resolution and find it correctly enrolled.

RAY OLSEN, Chairman.

I concur in this report: Gary Grant.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Concurrent Resolution No. 39; also

Senate Bill No. 570.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., May 7, 1965.

MR. SPEAKER:

The President has signed House Concurrent Resolution No. 39, and the same is herewith transmitted.

WARD BOWDEN, Secretary.

Senate Chamber, Olympia, Wash., May 7, 1965.

Mr. Speaker:

The President has appointed as members of the committee to notify the Governor that the Legislature is ready to adjourn sine die, Senators Hanna, Gallagher, Neill.

WARD BOWDEN, Secretary.

APPOINTMENT OF COMMITTEE

Under the provisions of House Concurrent Resolution No. 39, the Speaker appointed as House members of the committee to notify the Governor that the legislature was about to adjourn *sine die*, Representatives O'Brien, Olsen, and Copeland.

The committee retired.

RESOLUTION

Resolution by Committee on Rules and Order:

Be It Resolved, By the House of Representatives, That a committee of three be appointed to notify the Senate that the House is about to adjourn sine die.

On motion of Mr. Copeland, the resolution was adopted.

APPOINTMENT OF COMMITTEE

Under the provisions of the resolution, the Speaker appointed as members of the committee to notify the Senate that the House was ready to adjourn *sine die*, Representatives Clark, King (Chet), and Day.

The Committee retired.

MOTION

On motion of Mr. Garrett, the reading of the journal of the fifty-fourth day of the extraordinary session of the thirty-ninth legislature was dispensed with, and the journal was ordered to stand approved.

REPORT OF SPECIAL COMMITTEE

The House members of the committee appointed to notify the Governor that the legislature was about to adjourn *sine die* appeared before the bar of the House and stated that the committee had so notified the Governor, and he was willing that the session adjourn *sine die*.

The report was received and the committee discharged.

COMMITTEE FROM THE SENATE

A committee from the Senate, comprised of Senators Donohue, Charette, and Moriarty, Jr., appeared before the bar of the House to notify the House that the Senate was about to adjourn sine die.

The report was received and the committee retired.

REPORT OF SPECIAL COMMITTEE

The committee appointed to notify the Senate that the House was about to adjourn *sine die* appeared before the bar of the House and reported the committee had performed its mission.

The report was received and the committee was discharged.

MOTION

On motion of Mr. Ahlquist, the House of Representatives of the extraordinary session of the thirty-ninth legislature adjourned sine die.

ROBERT M. SCHAEFER, Speaker.

S. R. Holcomb, Chief Clerk.



APPENDIX

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HOUSE LEGISLATIVE LEADERS—1965

Speaker	Robert M. Schaefer
Speaker Pro Tempore	Avery Garrett
Majority Floor Leader	John L. O'Brien
Assistant Majority Floor Leader and Democratic Whip	Leonard A. Sawyer
Democratic Caucus Chairman	Frank B. Brouillet
Democratic Caucus Secretary	Ann T. O'Donnell
Minority Floor Leader	Thomas L. Copeland
Assistant Minority Floor Leader	James A. Andersen
Republican Whip	Robert F. Brachtenbach
Republican Caucus Chairman	Robert F. Goldsworthy
Republican Caucus Secretary	Mrs. Douglas Kirk

HOUSE ROSTER THIRTY-NINTH SESSION, 1965

APPENDIX HOUSE ROSTER—1965

Thirty-ninth Session

ROBERT M. SCHAEFER, Speaker

S. R. HOLCOMB, Chief Clerk

NAME OF MEMBER Mailing Address	Age	Birthplace		Dis- trict			Previous Legislative Sessions Served
Adams, Alfred OW. 909 Melinda Lane, Spokane 99203	68	Kansas	Physician and Sur- geon (Retired)	6	R	Spokane, part	1953-53 Ex55-55 Ex 57- 59-59 Ex61-61 Ex 63- 63 Ex.
Ahlquist, H. MauriceR.F.D. 1, Box 63, Touchet	62	Colorado	Farmer	11	R	Walla Walla	1957-59-59 Ex61-61 Ex 63-63 Ex.
Andersen, James A3008-98th N.E., Bellevue	40	Washington	Attorney	48	R	King, part	1959-59 Ex61-61 Ex 63- 63 Ex.
Anderson, Eric O627 Grand Ave., Hoquiam	62	New Zealand	Flood Control and Logging Engr.	21	D	Grays Harbor, except 19 precincts	1961-61 Ex63-63 Ex.
Angevine, Wayne G6202 S. 117th Place, Seattle	29	Washington	Insurance	31	D	King, part	Senate 1959-59 Ex61-61 Ex.
Avey, ArtKettle Falls	46	British Columbia	Self-employed Logger and Sawmill Oper- ator		D	Pend Oreille, Stevens	1959-59 Ex61-61 Ex.
Backstrom, HenryArlington	66	Connecticut	Ford Dealer	39	D	Snohomish, part Island, part	1959-59 Ex61-61 Ex 63- 68 Ex.
Beck, C. W. "Red"Rt. 5, Box 15, Port Orchard	57	Indiana	Property Manager	23	D	Kitsap	1961-61 Ex63-63 Ex.
Berentson, Duane L1490 Country Club Drive, Burlington	36	Washington	Broker, dealer— Securities	40	R	San Juan, Skagit	1963-63 Ex.
Bergh, Arnie215-1st N., Seattle	33	Washington	Real Estate, Insurance	44	D	King, part	1961-61 Ex63-63 Ex.
Bledsoe, StewartRt. 3, Box 60 B, Ellensburg	43	California	Cattle Rancher	13	R	Kittitas, Grant	None
Bottiger, R. Ted868 S. 113th St., Tacoma	32	Washington	Attorney	28	D	Pierce, part	None
Bozarth, Horace WMansfield	70	Washington	Farmer	1	D	Douglas, Okanogan	1955-55 Ex57-59-59 Ex 61-61 Ex63-63 Ex.
Brachtenbach, Robert FRt. 2, Box 727, Selah	83	Nebraska	Attorney	14	R	Yakima, part	1963-63 Ex.
Braun, Eric D225 Cottage Ave. Cashmere	54	Nebraska	Funeral Director	12	D	Chelan	1957-59-59 Ex61-61 Ex 63-63 Ex.
Brouillet, Frank B619 7th Ave. S.W., Puyallup	36	Washington	Teacher	25	D	Pierce, part	1957-59-59 Ex61-61 Ex 63-63 Ex.

HOUSE ROSTER, THIRTY-NINTH SESSION, 1965—Continued

NAME OF MEMBER Mailing Address	Age	Birthplace	Occupation	Dis- trict			Previous Legislative Sessions Served
Burtch, Jack L1319 North "F" St., Aberdeen	38	Oregon	Lawyer	21	D	Grays Harbor, except 19 precincts	1961-61 Ex63-63 Ex.
Canfield, Damon R1368 Upland Dr., Sunnyside	67	Arkansas	Fruit and Cattle Rancher	15	R	Yakima, part	1953-53 Ex55-55 Ex57- 59-59 Ex61-61 Ex63- 63 Ex.
Chatalas, William "Bill" 2802 33rd Ave. S., Seattle 98144	57	Turkey	Sales Mgr., Public Relations	33	D	King, part	1961-61 Ex63-63 Ex.
Clark, Newman H1117 Washington Bldg., Seattle	64	New Jersey	Attorney	43	R	King, part	1950 Ex51-51 Ex51 2nd Ex53-53 Ex55-55 Ex 57-59-59 Ex.
Conner, Paul HRt. 1, Box 60, Port Angeles	89	Washington	Technical Assistant	24	D	Ciallam, Jefferson, Mason	1959-59 Ex61-61 Ex 63- 63 Ex.
Copeland, Thomas LRt. 3, Walla Walla	40	Oregon	Farmer, Businessman	11	R	Walla Walla	1957-59-59 Ex61-61 Ex 63-63 Ex.
Cunningham, Norwood750 Alvord Ave., Kent	48	Washington	Transportation Supervisor	30	R	King, part	None
Day, William S2721 E. Sprague Ave., Spokane	41	Illinois	Chiropractor	4	D	Spokane, part	1959-59 Ex61-61 Ex63- 63 Ex.
DeJarnatt, Arlie U1215 23rd Ave., Longview	41	Indiana	Teacher and Athletic Coach	18	D	Cowlitz, Wahkiakum	1961-61 Ex63-63 Ex.
Dootson, Jack3601 Rockefeller Ave., Everett	50	California	Railway Engineer	38	D	Snohomish, part Island, part	1941-51-51 Ex51 2nd Ex 63-63 Ex.
Elder, Hayes3250 California Ave. S.W., Seattle 98116	26	Alaska	Attorney	34	D	King, part	None
Eldridge, Don1535 Kincaid St., Mount Vernon	44	Washington	Retail Merchant	40	R	San Juan, Skagit	1953-53 Ex55-55 Ex 57- 59-59 Ex61-61 Ex 63- 63 Ex.
Epton, Mrs. John W. (Kathryn)		Idaho	Volunteer Worker for Handicapped	4	D	Spokane, part	1957-59-59 Ex61-61 Ex.
Flanagan, S. E. (Sid)Rt. 1, Box 205 Quincy	55	Washington	Farmer, Cattleman	13	R	Kittitas, Grant	1961-61 Ex63-63 Ex.
Gallagher, P. J. "Jim"125 S. 72nd, Tacoma	49	Washington	Service Station Owner and Opera	28 ator	D	Pierce, part	1961-61 Ex63-63 Ex.
Garrett, Avery450 Langston Rd., Renton	48	Georgia	Sheet Metal Worker	47	D	King, part	1959-59 Ex61-61 Ex 63- 63 Ex.
Goldsworthy, Robert FRt. 2, Rosalia	47	Washington	Farmer	9	R	Whitman	1957-59-59 Ex61-61 Ex 63-63 Ex.

HOUSE ROSTER, THIRTY-NINTH SESSION, 1965—Continued

NAME OF MEMBER Mailing Address	s Age	Birthplace	Occupation	Dis- trict			Previous Legislative Sessions Served
Gorton, Slade1549 N.E. 102nd S Seattle 98125	št. 3 7	Illinois	Attorney	46	R	King, part	1959-59 Ex61-61 Ex 63- 68 Ex.
Grant, Gary3741 136th S.E., Bellevue	30	Wisconsin	Industrial Relations	47	D	King, part	1963-63 Ex.
Harris, Edward F716 Old Nat'l Bar Bldg., Spokane	ık 55	Idaho	Attorney	7	R	Spokane, part	1955-55 Ex57-59- 59 Ex 61-61 Ex63-63 Ex.
Haussler, Joe DBox 949, Omak	62	Texas	Banker, Car Dealer, Orchardist	1	D	Douglas, Okanogan	1963-63 Ex.
Hawley, Dwight S3310 N.W. 80th St Seattle 98107	., 68	Washington	Real Estate, Insurance	44	R	King, part	1950 Ex51-51 Ex51 2nd Ex53-53 Ex55-55 Ex 57-61-61 Ex63-63 Ex.
Hood, Jack CP. O. Box 61, Ferndale	45	Washington	Banker	41	R	Whatcom, part	1959-59 Ex61-61 Ex 63- 63 Ex.
Humiston, Homer607 N. Stadium W Tacoma	ay, 61	Illinois	Physician and Medical Director, Pierce Co. Med. Bureau	26	R	Pierce, part	None
Huntley, Elmer CThornton	49	Washington	Farmer	9	R	Whitman	1957-59-59 Ex61-61 Ex 63-63 Ex.
Hurley, Mrs. Joseph E. 730 E. Boone, Spokane		Minnesota	Housewife and Teacher	3	D	Spokane, part	1953-53 Ex55-55 Ex 57- 59-59 Ex61-61 Ex 63- 63 Ex.
Jastad, ElmerBox 38, Morton	58	Washington	Druggist	20	D	Lewis	None
Johnson, Doris737 Tacoma Pl., Kennewick	41	Washington	Teacher	16	D	Benton, Franklin	None
Johnston, Elmer E714 W. 14th, Spokane	66	Washington	Attorney	6	R	Spokane, part	1947-49-50 Ex51-51 Ex 51- 2nd Ex53-53 Ex 55-55 Ex57-59-59 Ex 61-61 Ex63-63 Ex.
Jolly, DanBox 185, Connell	57	Washington	Farmer	16	D	Benton, Franklin	1963-63 Ex.
Jueling, Helmut L5215 S. Tacoma W Tacoma	ay, 51	Nebraska	Laundry-Linen Supply Owner	29	R	Pierce, part	1961-61 Ex63-63 Ex.
Kalich, Hugh "Bud"Rt. 1, Toledo	43	Washington	Logger	20	D	Lewis	None
King, ChetBox 267, Raymond	63	Washington	Boomman	19	D	Pacific, Grays Harbor, part	1945-47-49-50 Ex51-51 Ex51 2nd Ex53-53 Ex55-55 Ex57-59-59 Ex61-61 Ex63-63 Ex.

HOUSE ROSTER, THIRTY-NINTH SESSION, 1965-Continued

NAME OF MEMBER Mailing Address	Age	Birthplace	Occupation	Dis- trict			Previous Legislative Sessions Served
King, Richard "Dick"6915 McDougal, Everett	30	Washington	College Teacher & Debate Coach	38	D	Snohomish, part Island, part	None
Kink, Dick J1124 15th St., Bellingham	43	Washington	Captain, Commer- cial Fisherman, Fish Buyer	42	D	Whatcom, part	1957-59-59 Ex61-61 Ex 63-63 Ex.
Kirk, Mrs. Douglas							
(Gladys)1236 Bigelow N. Seattle	61	Colorado	Homemaker	36	R	King, part	1957-61-61 Ex63-63 Ex.
Klein, William C1105 Broadway, Vancouver	43	Illinois	Lawyer	49	D	Clark, part	1957-61-61 Ex63-63 Ex.
Kull, Robert R811 S. 36th Ave., Yakima	46	Nebraska	Journalist	14	D	Yakima, part	None
Leland, Alfred EBox 715, Redmond	43	Idaho	Real Estate	48	R	King, part	1957-59-59 Ex61-61 Ex 63-63 Ex.
Litchman, Mark13706-2nd N.E., Seattle	39	Washington	Attorney	45	D	King, part	1955-55 Ex57-59-59 Ex 61-61 Ex63-63 Ex.
Lux, Mary Stuart2621 Capitol Way, Olympia		New York	Homemaker	22	D	Thurston	None
Lynch, Marjorie802 Pickens Rd., Yakima	44	England	Homemaker	14	R	Yakima, part	1963-63 Ex.
Mahaffey, Audley F5241 16th N.E., Seattle 98105	64	Oklahoma	Teacher	46	\mathbf{R}	King, part	1945-47-59-59 Ex61-61 Ex63-63 Ex.
Marsh, Daniel G400 E. 19th St., Vancouver	27	Oregon	Attorney	49	D	Clark, part	None
Marzano, Frank. Geo2501 S. Melrose St., Tacoma	42	Washington	Driver Salesman	27	D	Pierce, part	None
Mast, Fred R511 Pike St., Seattle 98101	66	Wisconsin	Owner, Television and Appliance Stores	35	R	King, part	1953-53 Ex55-55 Ex57- 63-63 Ex.
May, William J. SW. 711 Waverly Pl., Spokane	62	England	Labor Council Secretary	3	D	Spokane, part	1961-61 Ex63-63 Ex.
McCaffree, Mary Ellen5014 18th Ave. N.E., Seattle 98105	46	Kansas	Homemaker	32	R	King, part	1963-63 Ex.
McCormick, W. L. "Bill"	39	Iowa	Industrial Rela- tions Consultant	5	D	Spokane, part	1957-59-59 Ex61-61 Ex 63-63 Ex.
McDougall, BobRt. 2, Box 2001, Wenatchee	40	Washington	Fruit Grower, Warehouse Mgr.	12	R	Chelan	1961-61 Ex63-63 Ex.
Moon, CharlesRt. 2, Box 427A, Snohomish	41	Wyoming	Veterinarian	89	D	Snohomish, part, Island, part	1963-63 Ex.

HOUSE ROSTER, THIRTY-NINTH SESSION, 1965—Continued

NAME OF MEMBER Mail	ing Address	Age	Birthplace	Occupation	Dis- trict			Previous Legislative Sessions Served
Moos, Donald WBox 10 Edw		41	Washington	Farmer, Rancher	8	R	Lincoln, Adams, Ferry	1959-59 Ex61-61 Ex63- 63 Ex.
Morphis, Richard W3504 R Spok		35	Washington	Sanitarium Manager	7	R	Spokane, part	1957-59-59 Ex61-61 Ex 63-63 Ex.
Newhouse, IrvingRt. 1, Mab		44	Washington	Farmer, Cattle Feeder	15	R	Yakima, part	None
Newschwander, Charles E2140 B Tacc		44	Washington	Dentist	29	R	Pierce, part	1961-61 Ex63-63 Ex.
O'Brien, John L5041 L Blvd	ake Washington I. S., Seattle	53	Washington	Certified Public Accountant	33	D	King, part	1941-43-44 Ex45-49-50 Ex51-51 Ex51 2nd Ex53-53 Ex.55-55 Ex 57-59-59 Ex61-61 Ex 63-63 Ex.
O'Dell, Robert W2022 N Cam		40	Washington	Attorney	17	R	Skamania, Klickitat, Clark, part	None
O'Donnell, Ann T1815 E Seat	. Harrison St., tle 98102	29	Montana	Public Relations	37	D	King, part	1959-59 Ex61-61 Ex63- 63 Ex.
Olsen, Ray1400 H Apt.	Iubbell Pl., . 710, Seattle 98101	60	Oregon	Budget Director	35	D	King, part	1951-51 Ex51 2nd Ex 53-53 Ex55-55 Ex57- 59-59 Ex61-61 Ex63- 63 Ex.
Perry, Robert A1154 N Seat		43	New York	Corporation Executive	45	D	King, part	1959-59 Ex61-61 Ex63- 63 Ex.
Pierre, GeorgeP. O. Wes Seat	Box 6694, t Seattle Station, tle 98116	88	Washington	Professional Writer	34	D	King, part	None
Pritchard, Joel1401 B Seat		39	Washington	Manager, Envelope Company	36	R	King, part	1959-59 Ex61-61 Ex63- 63 Ex.
Radcliffe, W. O. E. "Bill"437-21s Belli	st St., ingham 98225	62	Washington	Junior High School Principal	42	D	Whatcom, part	None
Rogers, Jack10838	•	49	Utah	Newspaper Owner, Printer		D	Kitsap	Senate—1945-47-49-50 Ex51-51 Ex51 2nd Ex53-53 Ex55-55 Ex. House—1963-63 Ex.
Saling, Gerald LW. 32 Spok	0 Nebraska, ane 99208	36	Washington	Educator	5	R	Spokane	None

HOUSE ROSTER, THIRTY-NINTH SESSION, 1965—Continued

NAME OF MEMBER Mailing Address	Age	Birthplace	Occupation	Dis- trict			Previous Legislative Sessions Served
Savage, Charles R2011 King St., Shelton	58	Wisconsin	Labor, Manage- ment, Relations, Logger	24	D	Clallam, Jefferson, Mason	1939-41-43-44 Ex51-51 Ex51 2nd Ex53-53 Ex55-55 Ex57-63-63 Ex.
Sawyer, Leonard A703 4th St. S.E., Puyallup	39	Washington	Attorney	25	D	Pierce, part	1955-55 Ex57-59-59 Ex 61-61 Ex63-63 Ex.
Schaefer, Robert M. (Bob)122 N. Divine, Vancouver	34	Washington	Attorney	49	D	Clark, part	1959-59 Ex61-61 Ex63- 63 Ex.
Sheridan, George P1510 S. 7th, Tacoma 98405	50	Washington	Public Relations	27	D	Pierce, part	None
Slagle, FrankBox 8, Colville	43	Washington	Pharmacist	2	D	Pend Oreille, Stevens	None
Smith, Samuel J1814 31st Ave., Seattle 98122	42	Louisiana	Boeing Lead Expediter	37	D	King, part	1959-59 Ex61-61 Ex63- 63 Ex.
Swayze, Mrs. Frances G. 1500 N. Warner St., Tacoma 98416		Iowa	Research Assist- ant to Adminis- tration, U.P.S.	26	R	Pierce, part	1953-53 Ex55-55 Ex57- 59-59 Ex61-61 Ex63- 63 Ex.
Taplin, Ben F1228 6th St., Clarkston	68	Wisconsin	County Official	10	D	Asotin, Columbia, Garfield	None
Taylor, Richard "Dick"721 5th, Mukilteo	45	Washington	Business Owner	38	D	Snohomish, part Island, part	1961-61 Ex63-63 Ex.
Thompson, Alan310 Cowlitz View Dr., Castle Rock	37	Iowa	Newspaper Publisher	18		Cowlitz, Wahkiakum	None
Traylor, W. S. "Bill"Rt. 2, Box 2400, Port Angeles	38	Virginia	Restaurant Owner & Operator	24	D	Clallam, Mason Jefferson	None
Uhlman, Wes C818 Logan Bldg., Seattle	29	Washington	Attorney	32	D	King, part	1959-59 Ex61-61 Ex63- 63 Ex.
Valle, Georgette19661 Marine View Dr. S.W., Seattle 98166	40	Minnesota	Homemaker	31		King, part	None
Wang, Arnold S1003 Callahan Dr., Bremerton	64	Illinois	Real Estate & In- vestment Broker	23	R	Kitsap	1953-58 Ex55-55 Ex57- 59-59 Ex61-61 Ex63- 68 Ex.
Warnke, Frank J29457 51st S., Auburn	31	Montana	Public Affairs Consultant	30	D	King, part	None
Whetzel, Jonathon1708 East Highland Drive, Seattle 98102	37	Pennsylvania	Lawyer	43		King, part	None
Witherbee, C. G13647 24th Ave. S., Seattle	42	Montana	Real Estate Broker	81		King, part	1959-59 Ex61-61 Ex63- 63 Ex.
Wolf, Harold E. "Hal"Clark Road, Yelm	38	Washington	Grocer	22	R	Thurston	None

STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES, 1965

ROBERT M. SCHAEFER, Speaker S. R. HOLCOMB, Chief Clerk

Agriculture and Livestock (15)—Bozarth, Chairman; Kull, Vice Chairman; Berentson, Bledsoe, Canfield, Day, Flanagan, Jolly, Kalich, Marsh, McDougall, Moon, Moos, Newhouse, Taplin.

Aviation and Transportation (9)—Avey, Chairman; Garrett, Vice Chairman; Berentson, Copeland, Epton, Huntley, O'Dell, Sawyer, Warnke.

Banking and Insurance (13)—Bergh, Chairman; O'Brien, Vice Chairman; Angevine, Harris, Hawley, Hood, Huntley, Hurley, Klein, Litchman, Perry, Smith, Wang.

Commerce and Economic Development (17)—Witherbee, Chairman; Sheridan, Vice Chairman; Backstrom, Bergh, Clark, Cunningham, Eldridge, Gallagher, Jueling, Litchman, Lynch, Mast, O'Brien, Olsen, Slagle, Warnke, Wolf.

Constitution, Elections and Reapportionment (17)—Grant, Chairman; Elder, Vice Chairman; Bottiger, Brouillet, Burtch, DeJarnatt, Dootson, Gorton, Harris, Johnson (Doris), May, Moos, McCaffree, McDougall, Newschwander, Radcliffe, Uhlman.

Education and Libraries (19)—Litchman, Chairman; Johnson (Doris), Vice Chairman; Anderson (Eric O.), Brachtenbach, Braun, Brouillet, Cunningham, DeJarnatt, Flanagan, Goldsworthy, Kalich, Kirk, Lux, Mahaffey, Moos, Radcliffe, Saling, Taplin, Valle.

Fisheries (11)—King (Chet), Chairman; Taylor, Vice Chairman; Berentson, Bergh, Conner, Hawley, Hood, Kink, Mahaffey, Thompson, Wang.

Game and Game Fish (12)—Burtch, Chairman; Traylor, Vice Chairman; Beck, Bledsoe, Bozarth, Kalich, King (Richard "Dick"), Leland, Mast, Moos, Sheridan, Wolf.

Higher Education (17)—Kink, Chairman; Thompson, Vice Chairman; Angevine, Bledsoe, Huntley, Jastad, King (Richard "Dick"), Kull, Lynch, Marsh, McCaffree, Moon, Morphis, Pierre, Rogers, Swayze, Witherbee.

Highways (37)—Sawyer, Chairman; Beck, Vice Chairman (Western Washington); McCormick, Vice Chairman (Eastern Washington); Anderson (Eric O.), Avey, Berentson, Bergh, Bozarth, Brachtenbach, Braun, Burtch, Conner, Cunningham, Gallagher, Garrett, Hawley, Hood, Huntley, Jastad, Jolly, Leland, Mast, May, McDougall, Newhouse, O'Dell, Rogers, Sheridan, Taplin, Taylor, Thompson, Traylor, Wang, Warnke, Whetzel, Witherbee, Wolf.

Judiciary (19)—Klein, Chairman; Bottiger, Vice Chairman; Andersen (James A.), Brachtenbach, Burtch, Clark, Dootson, Elder, Gorton, Grant, Harris, Johnston (Elmer E.), Litchman, Marsh, O'Dell, Sawyer, Schaefer, Uhlman, Whetzel.

Labor and Industrial Insurance (13)—O'Donnell, Chairman; Marsh, Vice Chairman; Adams, Anderson (Eric O.), Clark, Copeland, Dootson, Grant, Jueling, Marzano, May, O'Brien, Whetzel.

Licenses (15)—Hurley, Chairman; Olsen, Vice Chairman; Bledsoe, Bottiger, Chatalas, Day, Goldsworthy, Humiston, Johnston (Elmer E.), Marzano, McCormick, Morphis, O'Donnell, Pritchard, Witherbee.

Local Government (28)—Smith, Chairman; Warnke, Vice Chairman. (Subcommittee on Cities and Towns) (15)—Rogers, Chairman; Radcliffe, Vice Chairman; Andersen (James A.), Avey, Braun, Eldridge, Gorton, Johnston (Elmer E.), O'Donnell, Pritchard, Sheridan, Taylor, Uhlman, Warnke, Whetzel. (Subcommittee on Counties and Junior Taxing Districts) (12)—Haussler, Chairman; Kalich, Vice Chairman; Brachtenbach, Canfield, Garrett, Hawley, Jolly, Jueling, Kirk, Olsen, Pierre, Valle.

Medicine, Dentistry, and Drugs (13)—Perry, Chairman; Jastad, Vice Chairman; Adams, Chatalas, Day, Elder, Humiston, Lynch, Newschwander, Pierre, Slagle, Swayze, Valle.

Natural Resources, Harbors, and Waterways (9)—Moon, Chairman; King (Richard "Dick"), Vice Chairman; Avey, Haussler, King (Chet), Leland, O'Dell, Saling, Whetzel.

Parks, Capitol Buildings and Grounds (11)—Savage, Chairman; Pierre, Vice Chairman; Humiston, Klein, Kull, Leland, Lux, Morphis, Pritchard, Thompson, Wolf.

Public Institutions and Youth Development (15)—Epton, Chairman; Taplin, Vice Chairman; Adams, Backstrom, Beck, Conner, Elder, Humiston, Kirk, Lynch, Mahaffey, Newhouse, O'Donnell, Savage, Traylor.

Public Utilities (16)—Jolly, Chairman; Backstrom, Vice Chairman; Ahlquist, Andersen (James A.), Bottiger, Cunningham, DeJarnatt, Harris, Haussler, Jastad, Kink, Klein, McDougall, Perry, Saling, Savage.

Rules and Order (17)—Schaefer, Chairman; Garrett, Vice Chairman; Andersen (James A.), Braun, Brouillet, Conner, Copeland, Day, Eldridge, Gallagher, Goldsworthy, Johnston (Elmer E.), May, O'Brien, Olsen, Pritchard, Taylor.

Social Security and Public Assistance (15)—Chatalas, Chairman; Slagle, Vice Chairman; Adams, Ahlquist, Copeland, Epton, Humiston, Hurley, Kull, Lux, Marzano, McCaffree, Newschwander, Savage, Smith.

State Government, Military and Veterans Affairs (13)—Angevine, Chairman; Marzano, Vice Chairman; Beck, Bozarth, Canfield, Goldsworthy, Hood, Mast, McCormick, Pierre, Swayze, Traylor, Wang.

Water Resources and Pollution Control (10)—Anderson (Eric O.), Chairman; King (Chet), Vice Chairman; Ahlquist, Epton, Flanagan, Gallagher, Johnson (Doris), Leland, Newhouse, Taplin.

Ways and Means (47)—Uhlman, Chairman; Valle, Vice Chairman. (Subcommittee on Appropriations) (26)—DeJarnatt, Chairman; Lux, Vice Chairman; Angevine, Brouillet, Canfield, Chatalas, Clark, Eldridge, Epton, Goldsworthy, Gorton, Haussler, Johnson (Doris), Jueling, King (Chet), King (Richard "Dick"), Kink, Mahaffey, Moon, Morphis, Newschwander, O'Donnell, Radcliffe, Savage, Smith, Swayze. (Subcommittee on Revenue) (20)—Backstrom, Chairman; Litchman, Vice Chairman; Ahlquist, Bledsoe, Day, Dootson, Elder, Flanagan, Grant, Harris, Hurley, Kirk, Marsh, McCaffree, Olsen, Perry, Rogers, Saling, Slagle, Valle.

INDIVIDUAL COMMITTEE ASSIGNMENTS, HOUSE OF REPRESENTATIVES, 1965

- ADAMS, ALFRED 0.—Labor and Industrial Insurance; Medicine, Dentistry, and Drugs; Public Institutions and Youth Development; Social Security and Public Assistance.
- AHLQUIST, H. MAURICE—Public Utilities; Social Security and Public Assistance; Water Resources and Pollution Control; Ways and Means (Subcommittee on Revenue).
- ANDERSEN, JAMES A.—Judiciary; Local Government (Subcommittee on Cities and Towns); Public Utilities; Rules and Order.
- ANDERSON, ERIC O.—Water Resources and Pollution Control, Chairman; Education; Highways; Labor and Industrial Insurance.
- ANGEVINE, WAYNE G.—State Government, Military and Veterans Affairs, Chairman; Banking and Insurance; Higher Education; Ways and Means (Subcommittee on Appropriations).
- AVEY, ART—Aviation and Transportation, Chairman; Highways; Local Government (Subcommittee on Cities and Towns); Natural Resources, Harbors, and Waterways.
- BACKSTROM, HENRY—Ways and Means (Subcommittee on Revenue, Chairman); Public Utilities, Vice Chairman; Commerce and Economic Development; Public Institutions and Youth Development.
- BECK, C. W. "RED"—Highways, Vice Chairman (Western Washington); Game and Game Fish; Public Institutions and Youth Development; State Government, Military and Veterans Affairs.
- BERENTSON, DUANE L.—Agriculture and Livestock; Aviation and Transportation; Fisheries; Highways.
- BERGH, ARNIE—Banking and Insurance, Chairman; Commerce and Economic Development; Fisheries; Highways.
- BLEDSOE, STEWART—Agriculture and Livestock; Game and Game Fish; Higher Education; Licenses; Ways and Means (Subcommittee on Revenue).
- BOTTIGER, R. TED—Judiciary, Vice Chairman; Constitution, Elections, and Reapportionment; Licenses; Public Utilities.
- BOZARTH, HORACE W.—Agriculture and Livestock, Chairman; Game and Game Fish; Highways; State Government, Military and Veterans Affairs.
- BRACHTENBACH, ROBERT F.—Education and Libraries; Highways; Judiciary; Local Government (Subcommittee on Counties and Junior Taxing Districts).
- BRAUN, ERIC D.—Education and Libraries; Highways; Local Government (Subcommittee on Cities and Towns); Rules and Order.
- BROUILLET, FRANK B.—Constitution, Elections, and Reapportionment; Education and Libraries; Rules and Order; Ways and Means (Subcommittee on Appropriations).
- BURTCH, JACK L.—Game and Game Fish, Chairman; Constitution, Elections, and Reapportionment; Highways; Judiciary.
- CANFIELD, DAMON R.—Agriculture and Livestock; Local Government (Subcommittee on Counties and Junior Taxing Districts); State Government, Military and Veterans-Affairs; Ways and Means (Subcommittee on Appropriations).
- CHATALAS, WILLIAM "BILL"—Social Security and Public Assistance, Chairman; Licenses; Medicine, Dentistry, and Drugs; Ways and Means (Subcommittee on Appropriations).
- CLARK, NEWMAN H.—Commerce and Economic Development; Judiciary; Labor and Industrial Insurance; Ways and Means (Subcommittee on Appropriations).
- CONNER, PAUL H.—Fisheries; Highways; Public Institutions and Youth Development; Rules and Order.

- COPELAND, THOMAS L.—Aviation and Transportation; Labor and Industrial Insurance; Rules and Order; Social Security and Public Assistance.
- CUNNINGHAM, NORWOOD—Commerce and Economic Development; Education and Libraries; Highways; Public Utilities.
- DAY, WILLIAM S.—Agriculture and Livestock; Licenses; Medicine, Dentistry, and Drugs; Rules and Order; Ways and Means (Subcommittee on Revenue).
- DeJARNATT, ARLIE U.—Ways and Means (Subcommittee on Appropriations, Chairman); Constitution, Elections, and Reapportionment; Education and Libraries; Public Utilities.
- DOOTSON, JACK—Constitution, Elections, and Reapportionment; Judiciary; Labor and Industrial Insurance; Ways and Means (Subcommittee on Revenue).
- ELDER, HAYES—Constitution, Elections, and Reapportionment, Vice Chairman; Judiciary; Medicine, Dentistry, and Drugs; Public Institutions and Youth Development; Ways and Means (Subcommittee on Revenue).
- **ELDRIDGE**, **DON**—Commerce and Economic Development; Local Government (Subcommittee on Cities and Towns); Rules and Order; Ways and Means (Subcommittee on Appropriations).
- EPTON, MRS. JOHN W. (KATHRYN)—Public Institutions and Youth Development, Chairman; Aviation and Transportation; Social Security and Public Assistance; Water Resources and Pollution Control; Ways and Means (Subcommittee on Appropriations).
- FLANAGAN, S. E. (SID)—Agriculture and Livestock; Education and Libraries; Water Resources and Pollution Control; Ways and Means (Subcommittee on Revenue).
- GALLAGHER, P. J. "JIM"—Commerce and Economic Development; Highways; Rules and Order: Water Resources and Pollution Control.
- GARRETT, AVERY—Aviation and Transportation, Vice Chairman; Rules and Order, Vice Chairman; Highways; Local Government (Subcommittee on Counties and Junior Taxing Districts).
- GOLDSWORTHY, ROBERT F.—Education and Libraries; Licenses; Rules and Order; State Government, Military and Veterans Affairs; Ways and Means (Subcommittee on Appropriations).
- GORTON, SLADE—Constitution, Elections, and Reapportionment; Judiciary; Local Government (Subcommittee on Cities and Towns); Ways and Means (Subcommittee on Appropriations).
- GRANT, GARY—Constitution, Elections, and Reapportionment, Chairman; Judiciary; Labor and Industrial Insurance; Ways and Means (Subcommittee on Revenue).
- HARRIS, EDWARD F.—Banking and Insurance; Constitution, Elections, and Reapportionment; Judiciary; Public Utilities; Ways and Means (Subcommittee on Revenue).
- HAUSSLER, JOE D.—Local Government (Subcommittee on Counties and Junior Taxing Districts, Chairman); Natural Resources, Harbors, and Waterways; Public Utilities; Ways and Means (Subcommittee on Appropriations).
- HAWLEY, DWIGHT S.—Banking and Insurance; Fisheries; Highways; Local Government (Subcommittee on Counties and Junior Taxing Districts).
- HOOD, JACK C.—Banking and Insurance; Fisheries; Highways; State Government, Military and Veterans Affairs.
- HUMISTON, HOMER—Licenses; Medicine, Dentistry, and Drugs; Parks, Capitol Buildings and Grounds; Public Institutions and Youth Development; Social Security and Public Assistance.
- **HUNTLEY, ELMER C.**—Aviation and Transportation; Banking and Insurance; Higher Education; Highways.
- HURLEY, MRS. JOSEPH E.—Licenses, Chairman; Banking and Insurance; Social Security and Public Assistance; Ways and Means (Subcommittee on Revenue).
- JASTAD, ELMER—Medicine, Dentistry, and Drugs, Vice Chairman; Higher Education; Highways; Public Utilities.

- JOHNSON, DORIS—Education and Libraries, Vice Chairman; Constitution, Elections, and Reapportionment; Water Resources and Pollution Control; Ways and Means (Subcommittee on Appropriations).
- JOHNSTON, ELMER E.—Judiciary; Licenses; Local Government (Subcommittee on Cities and Towns); Rules and Order.
- JOLLY, DAN—Public Utilities, Chairman; Agriculture and Livestock; Highways; Local Government (Subcommittee on Counties and Junior Taxing Districts).
- JUELING, HELMUT L.—Commerce and Economic Development; Labor and Industrial Insurance; Local Government (Subcommittee on Counties and Junior Taxing Districts); Ways and Means (Subcommittee on Appropriations).
- KALICH, HUGH "BUD"—Local Government (Subcommittee on Counties and Junior Taxing Districts, Vice Chairman); Agriculture and Livestock; Education and Libraries; Game and Game Fish.
- KING, CHET—Fisheries, Chairman; Water Resources and Pollution Control, Vice Chairman; Natural Resources, Harbors, and Waterways; Ways and Means (Subcommittee on Appropriations).
- KING, RICHARD "DICK"—Natural Resources, Harbors, and Waterways, Vice Chairman; Game and Game Fish; Higher Education; Ways and Means (Subcommittee on Appropriations).
- KINK, DICK J.—Higher Education, Chairman; Fisheries; Public Utilities; Ways and Means (Subcommittee on Appropriations).
- KIRK, MRS. DOUGLAS (GLADYS)—Education and Libraries; Local Government (Submittee on Counties and Junior Taxing Districts); Public Institutions and Youth Development; Ways and Means (Subcommittee on Revenue).
- KLEIN, WILLIAM C.—Judiciary, Chairman; Banking and Insurance; Parks, Capitol Buildings and Grounds; Public Utilities.
- KULL, ROBERT R.—Agriculture and Livestock, Vice Chairman; Higher Education; Parks, Capitol Buildings and Grounds; Social Security and Public Assistance.
- LELAND, ALFRED E.—Game and Game Fish; Highways; Natural Resources, Harbors, and Waterways; Parks, Capitol Building and Grounds; Water Resources and Pollution Control.
- LITCHMAN, MARK—Education and Libraries, Chairman; Ways and Means (Subcommittee on Revenue, Vice Chairman); Banking and Insurance; Commerce and Economic Development; Judiciary.
- LUX, MARY STUART—Ways and Means (Subcommittee on Appropriations, Vice Chairman); Education and Libraries; Parks, Capitol Buildings and Grounds; Social Security and Public Assistance.
- LYNCH, MARJORIE—Commerce and Economic Development; Higher Education; Medicine, Dentistry, and Drugs; Public Institutions and Youth Development.
- MAHAFFEY, AUDLEY F.—Education and Libraries; Fisheries, Public Institutions and Youth Development; Ways and Means (Subcommittee on Appropriations).
- MARSH, DANIEL G.—Labor and Industrial Insurance, Vice Chairman; Agriculture and Livestock; Higher Education; Judiciary; Ways and Means (Subcommittee on Revenue).
- MARZANO, FRANK. GEO.—State Government, Military and Veterans Affairs, Vice Chairman; Labor and Industrial Insurance; Licenses; Social Security and Public Assistance.
- MAST, FRED R.—Commerce and Economic Development; Game and Game Fish; High-ways; State Government, Military and Veterans Affairs.
- MAY, WILLIAM J. S.—Constitution, Elections, and Reapportionment; Highways; Labor and Industrial Insurance; Rules and Order.
- McCAFFREE, MARY ELLEN—Constitution, Elections, and Reapportionment; Higher Education; Social Security and Public Assistance; Ways and Means (Subcommittee on Revenue).

- McCORMICK, W. L. "BILL"—Highways, Vice Chairman (Eastern Washington); Licenses; State Government, Military and Veterans Affairs.
- McDOUGALL, BOB-Agriculture and Livestock; Constitution, Elections, and Reapportionment; Highways; Public Utilities.
- MOON, CHARLES—Natural Resources, Harbors, and Waterways, Chairman; Agriculture and Livestock; Higher Education; Ways and Means (Subcommittee on Appropriations).
- MOOS, DONALD W.—Agriculture and Livestock; Constitution, Elections, and Reapportionment; Education and Libraries; Game and Game Fish.
- MORPHIS, RICHARD W.—Higher Education; Licenses; Parks, Capitol Buildings and Grounds: Ways and Means (Subcommittee on Appropriations).
- NEWHOUSE, IRVING—Agriculture and Livestock; Highways; Public Institutions and Youth Development; Water Resources and Pollution Control.
- NEWSCHWANDER, CHARLES E.—Constitution, Elections, and Reapportionment; Medicine, Dentistry, and Drugs; Social Security and Public Assistance; Ways and Means (Subcommittee on Appropriations).
- O'BRIEN, JOHN L.—Banking and Insurance, Vice Chairman; Commerce and Economic Development; Labor and Industrial Insurance; Rules and Order.
- O'DELL, ROBERT W.—Aviation and Transportation; Highways; Judiciary; Natural Resources, Harbors and Waterways.
- O'DONNELL, ANN T.—Labor and Industrial Insurance, Chairman; Licenses; Local Government (Subcommittee on Cities and Towns); Public Institutions and Youth Development; Ways and Means (Subcommittee on Appropriations).
- OLSEN, RAY—Licenses, Vice Chairman; Commerce and Economic Development; Local Government (Subcommittee on Counties and Junior Taxing Districts); Rules and Order; Ways and Means (Subcommittee on Revenue).
- PERRY, ROBERT A.—Medicine, Dentistry, and Drugs, Chairman; Banking and Insurance; Public Utilities; Ways and Means (Subcommittee on Revenue).
- PIERRE, GEORGE—Parks, Capitol Buildings and Grounds, Vice Chairman; Higher Education; Local Government (Subcommittee on Counties and Junior Taxing Districts); Medicine, Dentistry, and Drugs; State Government, Military and Veterans Affairs.
- PRITCHARD, JOEL—Licenses; Local Government (Subcommittee on Cities and Towns); Parks, Capitol Buildings and Grounds; Rules and Order.
- RADCLIFFE, W. O. E. "BILL"—Local Government (Subcommittee on Cities and Towns, Vice Chairman); Constitution, Elections, and Reapportionment; Education and Libraries; Ways and Means (Subcommittee on Appropriations).
- ROGERS, JACK—Local Government (Subcommittee on Citles and Towns, Chairman); Higher Education; Highways; Ways and Means (Subcommittee on Revenue).
- SALING, GERALD L.—Education and Libraries; Natural Resources, Harbors, and Waterways; Public Utilities; Ways and Means (Subcommittee on Revenue).
- SAVAGE, CHARLES R.—Parks, Capitol Buildings and Grounds, Chairman; Public Institutions and Youth Development; Public Utilities; Social Security and Public Assistance; Ways and Means (Subcommittee on Appropriations).
- SAWYER, LEONARD A.—Highways, Chairman; Aviation and Transportation; Judiciary.
- SCHAEFER, ROBERT M.-Rules and Order, Chairman; Judiciary.
- SHERIDAN, GEORGE P.—Commerce and Economic Development, Vice Chairman; Game and Game Fish; Highways; Local Government (Subcommittee on Cities and Towns).
- SLAGLE, FRANK—Social Security and Public Assistance, Vice Chairman; Commerce and Economic Development; Medicine, Dentistry, and Drugs; Ways and Means (Subcommittee on Revenue).
- SMITH, SAMUEL J.—Local Government, Chairman; Banking and Insurance; Social Security and Public Assistance; Ways and Means (Subcommittee on Appropriations).

- SWAYZE, MRS. FRANCES G.—Higher Education; Medicine, Dentistry, and Drugs; State Government, Military and Veterans Affairs; Ways and Means (Subcommittee on Appropriations).
- TAPLIN, BEN F.—Public Institutions and Youth Development, Vice Chairman; Agriculture and Livestock; Education and Libraries; Highways; Water Resources and Pollution Control.
- TAYLOR, RICHARD—Fisheries, Vice Chairman; Highways; Local Government (Subcommittee on Cities and Towns); Rules and Order.
- THOMPSON, ALAN—Higher Education, Vice Chairman; Fisheries; Highways; Parks, Capitol Buildings and Grounds.
- TRAYLOR, W. S. "BILL"—Game and Game Fish, Vice Chairman; Highways; Public Institutions and Youth Development; State Government, Military and Veterans Affairs.
- UHLMAN, WESLEY C.—Ways and Means, Chairman; Constitution, Elections, and Reapportionment; Judiciary; Local Government (Subcommittee on Cities and Towns).
- VALLE, GEORGETTE—Ways and Means, Vice Chairman (Subcommittee on Revenue); Education and Libraries; Local Government (Subcommittee on Counties and Junior Taxing Districts); Medicine, Dentistry, and Drugs.
- WANG, ARNOLD S.—Banking and Insurance; Fisheries; Highways; State Government, Military and Veterans Affairs.
- WARNKE, FRANK J.—Local Government, Vice Chairman (Subcommittee on Cities and Towns); Aviation and Transportation; Commerce and Economic Development; Highways.
- WHETZEL, JONATHAN—Highways; Judiciary; Labor and Industrial Insurance; Local Government (Subcommittee on Cities and Towns); Natural Resources, Harbors and Waterways.
- WITHERBEE, C. G.—Commerce and Economic Development, Chairman; Higher Education; Highways; Licenses.
- WOLF, HAROLD E. "HAL"—Commerce and Economic Development; Game and Game Fish; Highways; Parks, Capitol Buildings and Grounds.

INTERIM COMMITTEE APPOINTMENTS 1965-1967

(and other Councils, Commissions, and Committees made up in part by legislative appointment.)

LEGISLATIVE COUNCIL (RCW 44.24.010 & SB 566, 1965 Ex. Sess.)

Representatives

Robert M. Schaefer, Chairman Robert F. Brachtenbach

Jack L. Burtch

Thomas L. Copeland, Secretary

Don Eldridge
Avery Garrett
Slade Gorton
Edward F. Harris
Helmut L. Jueling
William J. S. May
Charles Moon
John L. O'Brien
Ann T. O'Donnell

Richard Taylor

Senators

William A. Gissberg, Vice Chairman

Joe Chytil Michael J. Gallagher R. R. Bob Greive James Keefe George W. Kupka Ted Peterson Edward F. Riley John Stender

Don L. Talley Albert C. Thompson, Jr. Walter B. Williams Perry B. Woodall

LEGISLATIVE BUDGET COMMITTEE (RCW 44.28.010)

Representatives

Henry Backstrom, Chairman Damon R. Canfield Arlie U. DeJarnatt Robert F. Goldsworthy Mrs. Frances G. Swayze

Wesley C. Uhlman

Senators

R. Frank Atwood Martin J. Durkan Frank W. Foley, Secretary Frances Haddon Morgan Charles P. Moriarty, Jr.

Marshall A. Neill. Vice Chairman

JOINT COMMITTEE ON HIGHWAYS (SSB 438, 1965 Ex. Sess.)

Representatives

Leonard A. Sawyer, Chairman

C. W. "Red" Beck
Duane L. Berentson
Horace W. Bozarth
Paul H. Conner
Alfred E. Leland
W. L. "Bill" McCormick
Bob McDougall, Secretary
Arnold S. Wang

Senators

Nat Washington, Vice Chairman

Robert C. Bailey Dewey C. Donohue Sam C. Guess Al Henry August P. Mardesich John A. Petrich W. C. Raugust Fred G. Redmon

JOINT COMMITTEE ON EDUCATION (HB 442, 1965 Ex. Sess.)

Representatives

C. G. Witherbee

Frank B. Brouillet, Chairman S. E. (Sid) Flanagan Gary Grant Doris Johnson, Secretary Audley F. Mahaffey

Senators

Robert L. Charette Fred H. Dore, Vice Chairman Jack England, Vice Chairman Lowell Peterson Albert C. Thompson, Jr.

TEMPORARY ADVISORY COUNCIL FOR PUBLIC HIGHER EDUCATION (SB 489, 1965 Ex. Sess.)

Representatives

Senators

Majorie Lynch

Mary Ellen McCaffree, Vice Chairman

W. O. E. "Bill" Radcliffe

Charles R. Savage

Georgette Valle

Wilbur G. Hallauer Harry B. Lewis

Mike McCormack

John N. Ryder

Gordon Sandison, Chairman

COMMITTEE FOR OVERSIGHT

(SCR 12, 1965 Ex. Sess.)

Lieutenant Governor John A. Cherberg, Chairman

Representatives

Senators

Arnie Bergh

William "Bill" Chatalas, Vice Chairman

Newman H. Clark Norwood Cunningham P. J. "Jim" Gallagher

Gerald L. Saling

Samuel J. Smith, Secretary

R. R. Bob Greive Ernest W. Lennart John T. McCutcheon Nat Washington Walter B. Williams

INTERIM COMMITTEE ON INSURANCE (SCR 10, 1965 Ex. Sess.)

Representatives

Senators

James A. Andersen Joe D. Haussler

Jack Rogers, Vice Chairman

Frank Slagle Fred A. Veroske Frank Connor Herbert H. Freise Gordon Herr

Karl Herrmann, Chairman Fred G. Redmon, Secretary

STATE PUBLIC PENSION COMMISSION (RCW 41.52.010)

Representatives

Senators

Homer Humiston, Secretary Mrs. Joseph E. Hurley

Mary Stuart Lux, Vice Chairman

Charles E. Newschwander

Frank J. Warnke

John T. McCutcheon Charles P. Moriarty, Jr. Edward F. Riley

John N. Ryder, Chairman Gordon Sandison

JOINT COMMITTEE ON GOVERNMENTAL COOPERATION (HCR 19, 1965 Ex. Sess.)

Representatives

Senators

Mrs. Douglas (Gladys) Kirk Robert R. Kull, Secretary

Mark Litchman, Chairman

Jack England H. B. Hanna

Reuben A. Knoblauch, Vice Chairman

COMMITTEE ON WATER RESOURCES (HCR 33, 1965 Ex. Sess.)

Representatives

Senators

Eric O. Anderson, Secretary

Stewart Bledsoe

Mrs. John W. (Kathryn) Epton Dan Jolly, Vice Chairman

Robert W. O'Dell

Joe Chytil John L. Cooney Sam C. Guess

Wilbur G. Hallauer, Chairman

Lowell Peterson

JOINT INTERIM COMMITTEE ON FACILITIES AND OPERATIONS (SCR 25, 1965 Ex. Sess.)

Representatives

James A. Andersen William S. Day Elmer Jastad

Richard W. Morphis, Secretary

Ray Olsen

Harold E. "Hal" Wolf, Vice Chairman

Senators

Robert C. Bailey

Joe Chytil

Fred H. Dore, Chairman

Gordon Herr

Harry B. Lewis

Perry B. Woodall

INTERIM COMMITTEE ON FISHERIES (HCR 16, 1965 Ex. Sess.)

Representatives

Dwight S. Hawley Chet King Richard "Dick" King Dick J. Kink, Chairman

W. S. "Bill" Traylor

Senators

Robert L. Charette William A. Gissberg Ernest W. Lennart Ted Peterson John A. Petrich

LEGISLATIVE COMMITTEE ON GAME AND GAME FISH (HCR 18, 1965 Ex. Sess.)

Representatives

Art Avey
Eric D. Braun
Wm. Howard Finch
Hugh "Bud" Kalich, Chairman
Fred R. Mast

Frank, Geo. Marzano, Secretary

Senators

Dewey C. Donohue Reuben A. Knoblauch David E. McMillan, Vice Chairman W. C. Raugust Fred G. Redmon

COMMITTEE ON INDUSTRIAL INSURANCE APPEALS (SB 564, 1965 Ex. Sess.)

Representatives

Senators

George P. Sheridan Jonathan Whetzel R. R. Bob Greive John H. Stender

COLUMBIA INTERSTATE COMPACT COMMISSION (RCW 43.57.010)

Representatives

Senators

Joe D. Haussler Irving Newhouse R. Frank Atwood John L. Cooney

STATUTE LAW COMMITTEE (RCW 1.08.001)

Representatives

Jack L. Burtch Elmer E. Johnston William C. Klein Senators

Robert L. Charette Marshall A. Neill

(Legislative appointees only)

JUDICIAL COUNCIL (RCW 2.52.010)

Representatives

R. Ted Bottiger William C. Klein Senators

Herbert H. Freise John A. Petrich

(Legislative appointees only)

MUNICIPAL CODE (SB 235, 1965 Ex. Sess.)

Representative

Daniel G. Marsh

Senator

Martin J. Durkan, Chairman

(Legislative appointees only)

CONSTITUTIONAL ADVISORY COUNCIL (HCR 38, 1965 Ex. Sess.)

Representatives

Senators

William C. Klein, Chairman Joel Pritchard Martin J. Durkan John N. Ryder

(Legislative appointees only)

HOUSE BILLS PASSED BY BOTH HOUSE AND SENATE SHOWING THE ACTION BY THE GOVERNOR THEREON

THIRTY-NINTH LEGISLATIVE SESSION—1965

House		Chapter	Date
Bill No.	Relating to:	Number	Effective
10	Economic opportunity act of 1964	14	3/20/65
13	Canal commission powers and duties	123 Ex.	8/ 6/65
14	Higher education facilities commission		4/ 4/65
33	Tacoma Narrows bridge tolls		6/10/65
36	State education television commission		4/14/65
38	Sports stadiums		3/20/65
40	Salaries of elected state officials		1/12/65
50	Election of port commissioners	51	6/10/65
51	State representative elections by position		6/10/65
52	Irrigation district directors' compensation		6/10/65
55	School bus length limit increased* *vetoed	•••	
56	Fees under securities act	17	6/10/65
	Section 4 effective 7/1/65	**	0 (10 (05
58	Teachers' lunch period		6/10/65
60	Business corporation act		7/ 1/65
61	Mining claim requirements		6/10/65
63	Municipal pension fund investment		6/10/65
64	Teachers' tax-deferred annuities		6/10/65
S-67	Child abuse		3/19/65
74	Wallace Falls state park *Partial veto	146	6/10/65
76	State college campus police		8/ 6/65
77	Accident insurance for school children		8/ 6/65
81	Port district employees' retirement		6/10/65
86	Arson redefined		8/ 6/16
88	Fire protection districts		6/10/65
91	Justice court fees for law library		6/10/65
9 2	Mineral leases		6/10/65
S-96	Real property condemnation final offer		4/10/65
100	Lie detector tests		6/10/65
103	Fire protection district merger election waived		8/ 6/65
S-104	Community college districts		8/ 6/65
105	School board meeting dates		8/ 6/65
111	County officials' hospitalization and medical aid		6/10/65
112	City L.I.D. authority		6/10/65
113	County budget transfers		8/ 6/65
114	City mayor & commissioner salaries		6/10/65
117	Escrow agents		6/10/65
122	City pre-annexation planning		8/ 6/65
125	Community college dormitories		8/ 6/65
132	School district boundaries *Partial veto	108 Ex.	8/ 6/65
134	County construction permit restriction	20 Ex.	8/ 6/65
137	Community colleges established	159 Ex.	8/ 6/65
142	County real property exchange	21 Ex.	8/ 6/65
149	Port district surplus property	23	6/10/65
151	Fire districts	59	6/10/65
152	Port district canal construction levy	22 Ex.	8/ 6/65
154	Teacher "employee organizations"	143	6/10/65
156	County public auction sales	23 Ex.	8/ 6/65
160	Joint city-county ownership		6/10/65
161	County adjustment board membership		8/ 6/65
(*For	Governor's veto message on House Bills see pages 2049	-2067.)	

House		Chap		Date
Bill No.	•	Numi		Effective
162	County road improvement districts			6/10/65
163 164	County fund transfers		Ex. Ex.	8/ 6/65 8/ 6/65
173	Embalmer, funeral director requirements			8/ 6/65
110	*Partial veto	101	EA.	0/ 0/03
174	Fresh fruit sales limitation act			6/10/65
175	School district purchase authority		;	6/10/65
184	Governor, state patrol protection		Ex.	4/ 6/65
186	Intercounty rural library districts			6/10/65
189	Washington dairy commission election *Vetoed	••		
190	Retired persons, property tax exemption			8/ 6/65
191	Primary election, filing dates revised		Ex.	8/ 6/65
192	Interstate compact on mental health		Ex.	7/ 1/65
196	Legislative redistricting			2/26/65
203 206	State officials, employees, per diem		Ex. Ex.	8/ 6/65
216	State game land in lieu tax		Ex.	8/ 6/65 8/ 6/65
217	Commercial clam diggers Net fishing area			6/10/65
218	Wholesale fish dealers		Ex.	8/ 6/65
219	Fish buyer redefined		Ex.	8/ 6/65
220	Nonresident commercial fishing licenses		Ex.	8/ 6/65
231	Water diversion application fee			8/ 6/65
234	Rules of the road		Ex.	8/ 6/65
	*Partial veto			
237	Jurors selection time	. 65		6/10/65
239	Motor vehicle license fees	. 25		1/ 1/66
240	Commercial feed sales regulations		Ex.	7/ 1/65
241	Livestock brand registration fees			6/10/65
243	Agricultural fair allocations		Ex.	8/ 6/65
244	Flood control district law		77	6/10/65
245	Governmental vehicles license exemption* *Partial veto		Ex.	8/ 6/65
246	License director's report to governor			6/10/65
247	Motor vehicle use fuel tax		Ex.	8/ 6/65
248 249	Disinfecting fruit trees	•	Ex.	6/10/65 8/ 6/65
249 251	Duplicate vehicle license plates	•	EA.	6/10/65
S-252	*Vetoed			0/10/03
256	Hair dressing, beauty culture regulations	3	Ex.	7/ 1/65
200	*Partial veto	. •		1, 2,00
264	Public assistance frauds	. 34	Ex.	4/ 2/65
265	Motor vehicle fuel tax	. 79	Ex.	8/ 6/65
S-268	Provisional doctors' licenses	. 29		6/10/65
271	Public assistance federal program coordination	. 35	Ex.	8/ 6/65
273	Public assistance advisory committee		Ex.	8/ 6/65
274	Public assistance nursing home services		Ex.	4/ 2/65
275	Public assistance uncollectible debts		Ex.	8/ 6/65
276	Dependent child redefined		Ex.	8/ 6/65
277	Public assistance funeral payments		EX.	8/ 6/65
278 279	House trailer excise tax			6/10/65
285	Voting hours			8/ 6/65
200	*Vetoed	•		
288	Harrison Memorial Hospital acquisition	. 11		3/11/65
289	Credit union loan authorization	. 38	Ex.	8/ 6/65
295	Interstate library compact		Ex.	8/ 6/65
296	Child welfare services			3/20/65
298	Water district L.I.D.'s		Ex.	8/ 6/65
299	Sewer district L.I.D.'s		Ex.	8/ 6/65
(* P Or	Governor's veto message on House Bills see pages 2049-	2067.)		

House		Chapter	Date
Bill No.	Relating to:	Number	Effective
303	School district budgets	124 Ex.	4/ 6/65
304	Agricultural products transactions		6/10/65
307	Insurance eye care service *Partial veto	149	6/10/65
309	Historical society land conveyance		6/10/65
313	Rented automobile larceny		6/10/65
315	Psychologists' regulations		6/10/65
318	Employer industrial insurance reports		8/ 6/65
319	Industrial insurance fund investment		8/ 6/65
324 326	Police pensions		6/10/65 6/10/65
332	Highway charter party carriers		7/ 1/65
335	Vocational rehabilitation program		6/10/65
337	Medical aid contracts for workmen		6/10/65
339	Temporary publication of session laws		3/20/65
343	Gross weight on highways		6/10/65
347	City incorporation franchise rights		8/ 6/65
348	Garbage collection companies	105 Ex.	8/ 6/65
	*Partial veto		
362	Soft tree fruit assessment		8/ 6/65
364	Teachers' retirement system		7/ 1/65
366	Council on aging		6/10/65
371	Sewer district contracts		6/10/65
372	Water district contracts		6/10/65
377	Precinct election officers		8/ 6/65
378	Deputy voter registrars*Vetoed	•••	
382	Dairy product assessments	44 Ex.	8/ 6/65
383	County revenue bonds	142	6/10/65
387	Industrial insurance prior pension increase	166 Ex.	7/15/65
S-391	Firemen's pensions		8/ 6/65
392	City excess fund investment		8/ 6/65
397	State property conveyance, Lewis county		6/10/65
402	City charters		8/ 6/65
409 428	Adjutant general, assistants, salaries		8/ 6/65
428 430	Motor carrier permits transfer Youth development and conservation corps		8/ 6/65 8/ 6/65
432	Female work day		6/10/65
437	Wine tax		7/ 1/65
442	Joint committee on education		4/14/65
444	Teachers' seniority, leave transfers		8/ 6/65
451	State permanent funds investment		8/ 6/65
456	Chiropractic practice	50 Ex.	8/ 6/65
460	Automobile transport height limitation	43	6/10/65
464	Apiaries	44	6/10/65
465	State finance committee expense		8/ 6/65
467	Congressional redistricting *Vetoed	•••	
470	Land transfer to game department		8/ 6/65
473	Veterans' home sewage plant sale		4/ 6/65
474	Oleomargarine use in institutions		3/20/65
476	Sliding glass doors		1/ 1/66
479	Deeds of trust		6/10/65
491 494	ShiShi beach acquisition for park		8/ 6/65
S-495	Cravel removal from public lands		6/10/65 6/10/65
S-495 514	Gravel removal from public lands		6/10/65 6/10/65
514 515	Littering penalties		8/ 6/65
520	Rental property nonreturn		8/ 6/65
(*Eo:	*Partial veto		2, 3, 40

(*For Governor's veto message on House Bills see pages 2049-2067.)

House		Chapt	er	Date
Bill No.	Relating to:	Numb	er	Effective
526	Underground labor			
	*Partial veto	148		6/10/65
549	State trade fairs			
	*Partial veto	49		6/10/65
5 75	Liquor sales to minors			
582	Retirement benefits for legislators			
	*Vetoed	167	Ex.	5/12/65
586	Highway department building	. 99	Ex.	8/ 6/65
590	City retirement systems	. 144		6/10/65
592	Family courts, third class countles	. 83	Ex.	8/ 6/65
S-608	Tax package	. 173	Ex.	6/ 1/65
	*Partial veto			
621	Regional governmental problems study	. 84	Ex.	8/ 6/65
637	Tax collection procedures	. 141	Ex.	7/ 1/65
643	Aid to blind	. 2	Ex.	8/ 6/65
647	Mental health facilities	. 75		6/10/65
660	N.S.F. checks, interest, costs	. 53	Ex.	8/ 6/65
665	Port district airport bonds	. 54	Ex.	4/ 2/65
676	Probate code amendments	. 55	Ex.	8/ 6/65
679	Ski tow regulations	. 85	Ex.	8/ 6/65
695	Alcoholism treatment	. 143	Ex.	7/ 1/65
S-709	Property tax limitation	. 174	Ex.	8/ 6/65
	*Partial veto			
714	Congressional redistricting	. 152	Ex.	8/ 6/65
716	Interim committee for oversight			5/15/65
(*Fo	r Governor's veto message on House Bills see pages 2049-	2067.)		

HOUSE MEMORIALS AND RESOLUTIONS PASSED BY BOTH THE HOUSE AND SENATE

THIRTY-NINTH LEGISLATIVE SESSION—1965

*House Joint Memorial No. 10Peace arch commemorative postage stamp
*House Joint Memorial No. 17
*House Joint Memorial No. 21Repeal Taft-Hartley act, section 14-b
House Joint Memorial No. 24Return of Wahluke slope land
House Joint Memorial No. 26Amend federal sugar act
*House Joint Memorial No. 27Navigational locks in proposed Asotin Dam
*House Joint Memorial No. 30Prohibit restrictions on interstate sale of firearms
*House Joint Memorial No. 32Industrial carbon products plant construction in state
*House Joint Memorial No. 33Pend Oreille National Wildlife Refuge transfer to department of game
*Substitute House Joint Resolution No. 4Residence qualifications for voting
*House Joint Resolution No. 7Real property tax exemption, certain people over sixty-five
*House Joint Resolution No. 39Notice of elections called to ratify the contraction of state debt
*House Concurrent Resolution No. 1Organization of Legislature
House Concurrent Resolution No. 2Joint session, canvass vote of elective state officers
House Concurrent Resolution No. 3Joint session, message of Governor Rosellini
House Concurrent Resolution No. 4Joint session, Governor Evans inauguration, message
*House Concurrent Resolution No. 6Congratulations, Boeing Company, fiftieth anniversary
House Concurrent Resolution No. 9Joint session, message from Governor Evans
House Concurrent Resolution No. 11Memorial services, deceased members
*House Concurrent Resolution No. 13Legislative council study, taxation of lands on basis of use
*House Concurrent Resolution No. 14Legislative council study, family support of state institution inmates
*House Concurrent Resolution No. 16Fisheries interim committee established
House Concurrent Resolution No. 17Joint session, receive United States Senator Warren G. Magnuson
*House Concurrent Resolution No. 18Game and game fish interim committee established
*House Concurrent Resolution No. 19Joint Committee on Governmental Cooperation reactivated
House Concurrent Resolution No. 20Sine die adjournment, thirty-ninth regular session
*House Concurrent Resolution No. 21Organization of legislature
*House Concurrent Resolution No. 23Youth Legislature in legislative chambers authorized
*Substitute House Concurrent Resolution
No. 27Legislative council study, property tax exemptions

*House Concurrent Resolution No. 28Appreciation, public assistance citizens' advisory committee
*House Concurrent Resolution No. 30Legislative council study, charitable contributions
*House Concurrent Resolution No. 33Water resources interim committee estab- lished
*House Concurrent Resolution No. 37Superintendent of public instruction study, state aid to schools for remodeling
*House Concurrent Resolution No. 38Constitutional advisory council established
*House Concurrent Resolution No. 39Sine die adjournment, thirty-ninth legislature, extraordinary session

*Passed during Extraordinary Session

SENATE BILLS PASSED BY BOTH SENATE AND HOUSE SHOWING THE ACTION BY THE GOVERNOR THEREON

THIRTY-NINTH LEGISLATIVE SESSION-1965

Senate		hapte r	Date
Bill No.		lumbe r	Effectiv e
S- 1 2	Public officials code of ethics		8/ 6/65
3	Title 35 RCW reenactment	. 7	3/ 5/65
4	Title 43 RCW reenactment	. 8	3/ 5/65
5	Title 29 RCW reenactment	. 9	3/ 5/65
6	Probate law, title 11 RCW enacted* *Partial veto	. 145	1/ 1/66
8	Vagrancy redefined, school loiterers	. 112 Ex.	8/ 6/65
15	Ionizing radiation regulations	. 88	6/10/65
25	State college bond retirement	. 76	3/20/65
26	Bond retirement fund	. 77	3/20/65
29	School fund apportionment *Vetoed		
2nd S- 34	Nuclear industry development		3/ 8/65
39	Industrial insurance benefits		8/ 6/65
40	School plant facility bonds		8/ 6/65
S- 41	Bond issue, college, state buildings Partial veto	. 172 Ex.	8/ 6/65
S- 42	Capital budget	153 Ex.	8/ 6/65
47	Judges, legislators, salary increase	127 Ex.	1/ 1/67
48	Declaratory judgment	. 131	6/10/65
50	Law officers' training commission *Partial veto	. 158	8/ 6/65
51	Department of motor vehicles	156	7/ 1/65
54	Civic centers	. 132	6/10/65
57	Garnishment exemptions	. 89	6/10/65
61	Counsel for indigents, criminal cases		6/10/65
65	Legislators' subsistence appropriation	. 3	1/19/65
66	Legislative expense appropriation	. 2	1/18/65
68	Firemen pensions, inheritance tax exempt	8 Ex.	8/ 6/65
70	W. S. U. land acquisition		6/10/65
71	Transportation system employee rights	91	6/10/65
72	Epileptics		6/10/65
73	County auditor's liability		6/10/65
76	Criminally insane		8/ 6/65
78	Fire protection district levies		8/ 6/65
84	Transportation system fuel tax refund		6/10/65
86	County responsibility for sheriffs		6/10/65
90	Safe deposit box access repeal		6/10/65
91	County board of equalization		6/10/65
94	Police judge appointment		6/10/65
95	Justice of peace jurisdiction		6/10/65
96	Justice of peace jurisdiction		6/10/65
97	Echo Lake juvenile institution		8/ 6/65
98	Chiropody, licensing		6/10/65
101	State employee suggestion award		8/ 6/65
109	Mortgage foreclosure sales		6/10/65
117	Court reporters' salary increase		8/ 6/65
119	Condominium regulations		8/ 6/65
120	Materialmen's lien statute		6/10/65
122	Uniform commercial code *Partial veto	157 EX.	8/ 6/65

^{*(}For Governor's veto messages on Senate Bills see Senate Journal.)

Senate Bill No.	Relating to:	Chapter Number	Date Effective
126	Justices of the peace salaries *Partial veto		6/10/65
129	Federal court local law certification	99	6/10/65
148	University of Washington land sale		8/ 6/65
149	Director of licenses		6/10/65
150	Port district commissioners	101	6/10/65
152	Port district park acquisition		6/10/65
157	Port district consolidation		6/10/65
158	School directors' association dues		6/10/65
159	Vocational school cooperative financing		6/10/65
160	Agricultural fair admission, B & O tax exempt	145 Ex.	8/ 6/65
163	Lake Spokane		6/10/65
S-167	Public transportation tax subsidies		8/ 6/65
171	Third class city officers	105	6/10/65
172	City officers' election date	106	6/10/65 6/10/65
173	3rd class city mayor, tie-breaking vote		6/10/65
174	3rd class city police judge pro tem		6/10/65
176 177	City firemen disability payments L.I.D. bond cancellation		8/ 6/65
182	City storm sewer authority		6/10/65
S-183	Forest protection		3/31/65
184	Forest burning permits.		6/10/65
197	Council, Budget, Education committee, appropriat		1/27/65
199	County assessor tax roll delivery		8/ 6/65
200	Public agency investments		6/10/65
202	Fire district commissioners	112	6/10/65
205	State employees' vacation accrual		8/ 6/65
211	Public hospital district contract bids		6/10/65
213	Bid deposits—counties	113	6/10/65
219	Bid deposits—cities		6/10/65
220 221	Walla Walla county land sale		6/10/65 6/10/65
221 222	Claims against local governments		8/ 6/65
223	State employees' retirement revisions		3/23/65
224	Auto wrecking yard enclosures		6/10/65
229	County purchases, notice requirement,		o,,
	amount increase* *Vetoed	•••	
232	City utility revenue, bond payment	118	6/10/65
S-233	Municipal bonding procedures	74 Ex.	4/ 2/65
235	Municipal code committee	115 Ex.	4/ 8/65
236	City police judge authority, regulations		8/ 6/65
237	Legislative redistricting *Vetoed		• • • • • • • • • • • • • • • • • • • •
240	Public cemeteries		6/10/65
241	Engineer, surveyor fee disposition		8/ 6/65 6/10/65
247 S-250	Diking district election officials		6/10/65
252	Commercial fishing license fees		8/ 6/65
264	Fisheries director, food, shellfish sales		8/ 6/65
265	Fish primary market value defined		8/ 6/65
272	State retirement, school employees		6/10/65
274	Farm to market roads		3/20/65
279	School district public libraries		6/10/65
280	Town area and population limitation		6/10/65
281	Electricians' fees, safety regulations		8/ 6/65
285	Irrigation district sewage disposal		6/10/65
292	Insurance code revisions		8/ 6/65
294 295	Employee welfare trust funds		8/ 6/65 6/10/65
293	City dock facilities	104	6/10/65

^{*(}For Governor's veto messages on Senate Bills see Senate Journal.)

Senate Bill No.		hapter umber	Date Effective
296	Election laws		6/10/65
301	Voter registration provisions		8/ 6/65
304	Intermediate school district offices	139	6/10/65
310	Public hospital districts* *Partial veto		6/10/65
315	Vehicle operator financial responsibility	124	6/10/65
316	Town marshals		6/10/65
318	Public works contracts		8/ 6/65
320	P.U.D. water course easements, condemnation actions	118 Ex.	8/ 6/65
321	Probate procedure	126	6/10/65
323	State aid, county probation services		4/20/65
324	Property purchase, Fort Worden school		8/ 6/65
327	State employee flight insurance		8/ 6/65
334	Vehicle driver license regulations		8/ 6/65
335 337	Bank and trust company stock		6/10/65
338	Gifts to minors, tax provision		8/ 6/65
345	Stock transfers		6/10/65 7/ 1/65
346	Electrical construction provisions		8/ 6/65
350	Town waterfront created by dam		6/10/65
358	Limited access facilities		8/ 6/65
360	Public employee collective bargaining *Vetoed		2, 2, 22
364	Aid to blind	128	6/10/65
366	Highway maps, plans, rental provisions	64 Ex.	8/ 6/65
S-374	Omnibus appropriation bill		5/15/65
377	Capitol historical association		8/ 6/65
389	Justice court transitional procedures		8/ 6/65
399	Motor vehicle accident reports		8/ 6/65
404 414	W.S.U. electrical research station		8/ 6/65
416	County road administration board		8/ 6/65 6/10/65
417	Bond refunding procedure		4/20/65
421	Industrial insurance appeals, attorney fees		8/ 6/65
422	Indus. insurance permanent partial disability benefits *Vetoed		0, 0,00
423	Divorce, grounds, separation period	15 Ex.	8/ 6/65
S-438	Omnibus highway bill* *Partial veto	170	5/14/65
446	State park commissioners' per diem		8/ 6/65
451	P.U.D. employee benefit payments	149 Ex.	8/ 6/65
454	City water rights		6/10/65
462 464	Health care services		6/10/65
404 474	Lost or destroyed public instruments		8/ 6/65
476	Cross sound bridge route determination Teletypewriter communications network	60 Ex.	4/14/65 7/ 1/65
477	Election day liquor sale	59 Ex.	8/ 6/65
S-479	Healing profession practitioners	58 Ex.	8/ 6/65
489	Advisory council, public higher education	161 Ex.	5/12/65
502	Commercial fishing license appplication date		8/ 6/65
S-504	Capitol campus building construction		5/ 4/65
518	Ferry vessel acquisition, federal assistance	56 Ex.	4/ 2/65
519	U. of W. land funds, disposition	136 Ex.	4/19/65
520	U. of W. and E.W.S.C. building construction	4 Ex.	3/29/65
522	School funds, apportionment	154 Ex.	7/ 1/65
523	Ten-mill state levy for schools *Vetoed		
524	Forest reserve fund distribution	140 Ex.	8/ 6/65
531	Outdoor recreation administrative costs	136 Ex.	8/ 6/65

^{*(}For Governor's veto messages on Senate Bills see Senate Journal.)

Senate Bill No.	Relating to:	Chapter Number	Date Effective
535	Highway appropriations, reappropriations Section 11 effective 4/28/65	144 Ex.	7/ 1/65
538	Legislative expense appropriation	12 Ex.	3/19/65
544	School fund apportionment	162 Ex.	8/ 1/65
546	State highway commissioners' qualifications	1 Ex.	3/26/65
552	State college fees	147 Ex.	8/ 6/65
555	Community college fees	146 Ex.	8/ 6/65
557	Interstate highway construction bonds	163 Ex.	8/ 6/65
558	Interstate compact commission, terms	164 Ex.	8/ 6/65
564	Industrial insurance benefits	165 Ex.	7/ 1/65
565	School fund apportionment	171 Ex.	7/ 1/65
566	Legislative council membership increase	148 Ex.	4/28/65
570	Highway construction appropriations *Vetoed	••••	

^{*(}For Governor's veto messages on Senate Bills see Senate Journal.)

SENATE MEMORIALS AND RESOLUTIONS PASSED BY BOTH THE SENATE AND HOUSE

THIRTY-NINTH LEGISLATIVE SESSION-1965

*Senate Joint Memorial No. 4Fire fighters' recognition day
Senate Joint Memorial No. 9Flood water detention structures, increased capacity
*Senate Joint Memorial No. 17Offshore fisheries protection
*Senate Joint Memorial No. 18Veterans' hospital, closure delay, study
*Substitute Senate Joint Resolution No. 6Judges, election, single candidate
Senate Joint Resolution No. 20Alien land law repeal
*Senate Joint Resolution No. 22Common school construction fund
*Senate Joint Resolution No. 25Port districts, promotion, fund expenditure
Senate Concurrent Resolution No. 3Governor consult with Legislature, redistricting
Senate Concurrent Resolution No. 4Remembrance, Stub Nelson
Senate Concurrent Resolution No. 9Joint rules, 39th Legislature
*Senate Concurrent Resolution No. 10Insurance interim committee established
Senate Concurrent Resolution No. 11Legislative bills, consideration limitation
*Senate Concurrent Resolution No. 12Special interim committee for oversight, federal grant programs
Senate Concurrent Resolution No. 13Legislative bills, 39th regular session, retransmittal retention
*Senate Concurrent Resolution No. 14Legislative bills, regular session, status retained, extraordinary session
*Senate Concurrent Resolution No. 16Legislative bills, extraordinary session, consideration limitation
*Senate Concurrent Resolution No. 17Legislative council study, retail credit charges
*Senate.Concurrent Resolution No. 18Louis Hofmeister, illness, best wishes
*Senate Concurrent Resolution No. 20Captain A. H. Rooks U.S.N., resoultion of esteem
*Senate Concurrent Resolution No. 23Legislative council study, motorboats, vessels
*Senate Concurrent Resolution No. 25Legislative facilities and operation interim committee established
*Senate Concurrent Resolution No. 26Legislators' salary increase, attorney general study

^{*}Passed during Extraordinary Session

GOVERNOR'S MESSAGES ON HOUSE BILLS VETOED OR PARTIALLY VETOED

March 20, 1965.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, **House Bill No. 55** entitled:

"An Act relating to motor vehicles; and amending section 46.44.030, chapter 12, Laws of 1961 as last amended by section 52, chapter 3, Laws of 1963 extraordinary session and RCW 46.44.030."

This bill would permit the operation on the state's highways of school buses which have a length of forty feet. The present law limits the length to thirty-five feet.

In December, 1964, the National School Bus Specifications Conference representing forty-five states, rejected a proposal to increase the length of school buses from thirty-five to forty feet. The Washington State School Transportation Commission, consisting of representatives of the State Patrol, the Highway Department, and the office of the Superintendent of Public Instruction, has studied the forty foot school bus proposal and its members are unanimously opposed to it.

School children require supervision while being transported in school buses, and I doubt that a school bus driver should be required to supervise the ninety-one children or more who could be carried in a forty foot bus.

The Highway Committee of the House amended the original bill in an attempt to limit the operation of school buses in accordance with regulations of the Superintendent of Public Instruction as provided in RCW 46.48.150. I believe many members of the legislature felt that this proviso would give the Superintendent the power to determine whether or not the forty foot school bus should be permitted. I do not believe the Superintendent's powers under that section are sufficient to prohibit the use of a bus otherwise permitted on the public highways.

Both the Highway Department and the Superintendent of Public Instruction would have preferred an interim study of the economic feasibility and the safety factors involved in the operation of the forty foot school bus. However, the legislature did not see fit to amend the bill to make provision for such an interim study.

For the reasons stated above, I have vetoed House Bill No. 55.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

March 20, 1965.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to one item, **House Bill No. 74** entitled:

"An Act relating to state parks and recreation; establishing Wallace Falls State Park; and providing for the acquisition of certain lands for park purposes."

As originally drafted, the last paragraph of section 2 provided for evaluation of the public interest of the transaction by which property would be acquired for Wallace Falls State Park, and a report to the fortieth session of the Legislature. As a result of its deliberation, the Legislature has concluded that the acquisition of real property for the park is in the public interest, and has directed the parks and recreation commission to proceed to acquire the property. Having issued this mandate, the expenditure of further legislative funds for evaluation seems unnecessary and improper.

I have, therefore, vetoed the last paragraph of section 2, and approve the remainder of the bill.

Respectfully submitted,
(Signed) DANIEL J. EVANS,
Governor.

April 6, 1965.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to one item, **House Bill No. 132** entitled:

"An Act relating to school district boundaries; amending section 5, chapter 266, Laws of 1947, as last amended by section 1, chapter 208, Laws of 1963, and RCW 28.57.150; and declaring an emergency."

This bill deals with school district boundaries as they relate to the boundaries of cities and towns. Section 2 of the bill contains a standard emergency clause. I have followed the practice of vetoing emergency clauses on bills submitted to me whenever no genuine emergency existed.

An emergency clause defeats the right of the people to reject a bill by referendum and, therefore, should be sparingly used by the legislature. I can see no reason why this bill should not take effect 90 days after adjournment in the same manner as other legislation.

Therefore, I have vetoed Section 2. The remainder of House Bill No. 132 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

April 6, 1965.

To the Honorable.

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to one item, House Bill No. 173 entitled:

"An Act relating to funeral directors and embalmers; and amending section 1, chapter 108, Laws of 1937 and RCW 18.39.010; amending section 2, chapter 52, Laws of 1955 and RCW 18.39.030; amending section 4, chapter 108, Laws of 1937 as last amended by section 2, chapter 105, Laws of 1947 and RCW 18.39.040 and amending section 5, chapter 108, Laws of 1937 and RCW 18-39.070."

This bill makes certain amendments in the laws relating to licensing of embalmers and funeral directors. Section 2 requires that an applicant for a funeral director's license shall have completed a one year course of training under a licensed funeral director in this state in addition to meeting certain educational requirements.

Section 3 requires that an applicant for a license as an embalmer shall have completed a two year course of training under a licensed embalmer in this state in addition to meeting certain educational requirements.

The bill was amended in the Senate by adding at the end of section 4 a proviso which refers to "the one year course of training required by sections 2 and 3." Since only section 2 provides for a one year course of training, I have vetoed the reference to section 3 in this proviso in order to prevent a misunderstanding as to the true intent of this amendment.

My staff has consulted with the sponsors of this bill and the proponent of the amendment, all of whom agree that this item veto would clarify the language of the bill. The remainder of House Bill No. 173 is approved.

Respectfully submitted.

(Signed) DANIEL J. EVANS,

Governor.

March 18, 1965.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 189 entitled:

"An Act relating to the Washington state dairy products commission; providing for the election of commission members; amending section 15.44.020, chapter 11, Laws of 1961 and RCW 15.44.020; amending section 15.44.025, chapter 11, Laws of 1961 and RCW 15.44.025; amending section 15.44.030, chapter 11, Laws of 1961 and RCW 15.44.030; amending section 15.44.032, chapter 11, Laws of 1961 and RCW 15.44.032; adding new sections to chapter 15.44 RCW; repealing section 15.44.034, chapter 11, Laws of 1961 and RCW 15.44.034, and section 15.44.036, chapter 11, Laws of 1961 and RCW 15.44.036; and declaring an emergency."

The bill provides that in 1966 and subsequent years, members of the Washington state dairy products commission will be elected by the producers of dairy products. Members currently are appointed by the Governor.

Section 4 of the bill sets forth the *expiration* dates of the terms of the members first elected under this amendatory act, when it is apparent that these dates were intended to be *commencement dates* for these terms. If the bill were approved in its present form, each group of newly elected members would hold office for less than one month. The vacancies thus created would be filled by appointment of the remaining members of the commission, who could thwart the will of the dairy products producers, if they wished.

Unfortunately, the defect in section 4 does not lend itself to correction by partial veto; therefore, I have vetoed the entire bill. This defect has been called to the attention of the sponsors of this legislation; and it is my understanding that a corrected measure will be submitted to the legislature during the extraordinary session.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

April 29, 1965.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to one item, House Bill No. 234, entitled:

"An Act enacting new rules of the road for motor vehicles upon highways."

House Bill No. 234 enacts a modern traffic regulation statute and brings together all Rules of the Road in one place. I have vetoed subsection (2) of section 58 of House Bill No. 234 because I believe it inadvertently changes the law of the State of Washington in a manner totally unintended by the Legislature.

As originally drafted this subsection restated the existing law that the plaintiff has the burden of proving that negligence of the defendant was the "proximate cause of an accident." This language made it clear that the subsection referred only to civil cases. A floor amendment adopted by the House of Representatives deleted part of the language so that subsection (2) of section 58 as amended states:

"Any provision of this amendatory act declaring maximum speed limitations shall not be construed to relieve the plaintiff in any action from the burden of proving negligence on the part of the defendant."

I am convinced that as a result of the amendment, the subsection alters the present rule of law that violation of the maximum speed laws constitutes negligence as a matter of law in civil suits. This would alter the burden of proof which an injured person now has to meet to obtain compensation from the one causing the injury. If the legislature wishes to make this change, it should be accomplished after consideration of its merits, not as an unintended consequence of an amendment made for another purpose.

Subsection (2) of section 58 as it now exists, further creates ambiguity by referring only to the burden of proof which the plaintiff must meet, even though contributory negligence of the plaintiff may be raised by the defendant. If a change in the law were desirable, it should apply equally to either party to a lawsuit having the burden of proving negligence, and not just to the plaintiff.

I am also concerned that subsection (2) in its present form may apply to criminal charges of violations of maximum speed laws. The remainder of section 58 refers only to criminal actions, and subsection (2) refers to any action in which maximum speed laws are drawn in question. I am sure the legislature did not intend to create any possibility that proof of negligence in addition to proof of excessive speed would be necessary in order to obtain a conviction under the maximum speed laws.

By vetoing subsection (2) of section 58, I believe the law of the state on this subject will remain unchanged as the legislature intended. With the exception of subsection (2) of section 58 of House Bill No. 234, which is vetoed, the remainder of the bill is approved.

Respectfully submitted.

(Signed) DANIEL J. EVANS,

Governor.

April 2, 1965.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to one item, **House Bill** No. 245 entitled:

"An Act relating to vehicle licenses; amending section 46.16-.020, chapter 12, Laws of 1961 and RCW 46.16.020; and declaring an emergency."

This bill exempts from payment of license fees certain vehicles owned or operated by international bodies. I am informed by the Department of Licenses that there are no vehicles involved which will require licensing before the time when the bill would normally become effective. Yet Section 2 contains the standard emergency clause requiring the act to take effect immediately.

Imposition of an emergency clause defeats the right of the people to reject legislative action by referendum and should be sparingly used. Having carefully considered the provisions of House Bill No. 245, it is clear that no part of the act is necessary for the immediate preservation of the public peace, health and safety, or the support of state government and its existing public institutions.

Section 2 is therefore vetoed. The remainder of House Bill No. 245 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

March 20, 1965.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval **Substitute House Bill No. 252** entitled:

"An Act relating to ground waters; creating a state water well commission within the department of conservation; providing for the licensing of water well contractors and the regulation of water well construction; prescribing fees and providing for the disposition thereof; providing penalties; and declaring an effective date"

The commission created by this bill would license water well contractors, conduct examinations as a condition to issuance of a license, collect license

fees for deposit in a special account in the general fund, expend monies from the fund, receive complaints against licensees charging violation of law or negligence in conducting well drilling activities, conduct hearings, adopt rules and perform other functions befitting a full-fledged state agency.

I believe that the existing departments of state government are capable of protecting the public health and the ground waters of the state without creating a new agency of state government.

Moreover, I look with disfavor upon legislation which seeks to establish stringent standards and require rigid examinations for those who seek to enter the industry in the future, while those already engaged in the activity of well drilling are given a license under the "grandfather clause" of section 11 without any examination whatsoever to test their knowledge or competency.

For the foregoing reasons, I have vetoed Substitute House Bill No. 252.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

March 29, 1965.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives, without by approval as to certain items, **House Bill No. 256** entitled:

"An Act relating to hairdressing and beauty culture, amending section 2, chapter 281, Laws of 1927 as last amended by section 1, chapter 324, Laws of 1959 and RCW 18.18.010; amending section 1, chapter 215, Laws of 1937 and RCW 18.18.030; amending section 2, chapter 324, Laws of 1959 and RCW 18.18.065; amending section 4, chapter 180, Laws of 1951 as amended by section 5, chapter 52, Laws of 1957 and RCW 18.18.070; amending section 9, chapter 215, Laws of 1937 and RCW 18.18.080; amending section 5, chapter 180, Laws of 1951 as last amended by section 4, chapter 324, Laws of 1959 and RCW 18.18.090; amending section 7, chapter 215, Laws of 1937 and RCW 18.18.100; amending section 2, chapter 168, Laws of 1953 and RCW 18.18.104; amending section 4, chapter 313, Laws of 1955 and RCW 18.18.110; amending section 14, chapter 215, Laws of 1937 as amended by section 6, chapter 180, Laws of 1951 and RCW 18.18.120; amending section 7, chapter 180, Laws of 1951 as last amended by section 5, chapter 324, Laws of 1959 and RCW 18.18.140; amending section 8, chapter 180, Laws of 1951 as amended by section 9, chapter 52, Laws of 1957 and RCW 18.18.190; amending section 9, chapter 180, Laws of 1951 as amended by section 10, chapter 52, Laws of 1957 and RCW 18.18.210; amending section 16, chapter 215, Laws of 1937 and RCW 18.18.230; amending section 11, chapter 52, Laws of 1957 as amended by section 9, chapter 324, Laws of 1959 and RCW

18.18.260; adding new sections to chapter 18.18 RCW; and providing an effective date.

This bill amends the licensing statutes regarding beauty schools. Licensing statutes are designed to insure that only businesses which meet minimum standards serve the people of the State of Washington. They also tend to restrict entry into a particular field by smaller businesses, whether or not they meet the minimum standards relating to quality. I believe that a requirement that a school covered by this act have a minimum 3,000 square feet is an arbitrary dividing line without direct relationship to the quality of the school, and is unnecessarily prohibitive to entry of new schools, otherwise meeting the standards of the profession. I have therefore vetoed section 5(3) which establishes this restriction.

The bill also provides that schools presently in existence shall not be required to meet the requirements of the amendments to the licensing law. Unless the requirements of the law are unreasonable, presently existing businesses should be required to meet the same requirements that newly organized businesses must meet. This portion of the bill would require new schools to comply with the sanitary rules and regulations approved by the state board of health, but conclusively presumes that presently existing schools have met this requirement.

I believe this distinction between presently existing schools is without merit, and have therefore vetoed the portion of section 5 establishing this exemption.

In addition I believe that an increase in a licensing fee for new schools from \$150 to \$500 is totally disproportionate to the increase in the amounts of other licenses under the bill and to the comparative cost of licensing schools. While some increase is undoubtedly in order, my power of veto does not allow me to substitute a more reasonable figure. I have therefore vetoed that portion of section 6 increasing the license fee for new schools, returning the language to its original form.

Section 11 requires that a certificate of health be submitted by individuals applying for licenses, but deletes the requirement that they be submitted with renewal applications. The necessity that those in a profession requiring such close personal contact with the public be in good health does not dissipate once they have been granted an initial license. If it is necessary for original applicants, it is also necessary when licenses are renewed. I have therefore vetoed the deletion of the requirement that a health certificate accompany a renewal application, returning that provision to the law.

Section 14 provides that membership of a hearing board shall consist of three members appointed by the governor. The first is appointed from a list, but the source of the list nor the number on the list is not given. The second member is to be appointed from a list submitted by the licensed cosmetology schools. It does not prohibit each school from submitting a list, nor does it have any provision which would require more than one person to be listed.

I believe these restrictions are contrary to sound public policy. The person who makes an appointment should be held responsible for it. If it is good, he deserves the credit; if it is bad, he deserves the blame. But no appointing power can properly be held to account for an appointment which he is not

free to make in accordance with his own best judgment. When making appointments to this hearing board I will seek the advice and counsel of persons knowledgeable in the field of cosmetology. I will welcome suggestions from all interested parties and organizations, including those groups named in this bill. I believe any succeeding governor would follow this example.

In exercise of the power of item veto, I have retained the basic make-up of the board, in that one member of the board must have six years experience in cosmetology, one member must be from the licensed Washington state cosmetology schools, and one member must be unaffiliated with the above listed groups. Only the requirement that appointments be made from restricted lists submitted to the governor has been removed.

The remainder of the bill is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

March 15, 1965.

To the Honorable.

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, **House Bill No. 285** entitled:

"An Act relating to cities and towns; amending section 29.13.080, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.13.080."

I have reluctantly vetoed this bill because the title is inadequate to cover the scope of the legislation. The bill extends the voting hours at elections so that the polls will open at 7:00 AM instead of 8:00 AM.

The code section which is amended by the bill is RCW 29.13.080 which is derived from three chapters of the 1921 Session Laws—Chapter 61, Chapter 170, and Chapter 178. In the aggregate, these statutes cover all elections. Thus the code reviser properly treated RCW 29.13.080 as applying to all elections in the state.

However, the title of House Bill No. 285 is limited to "cities and towns". Article 2, Section 19 of the State Constitution, provides that no bill shall embrace more than one subject and that shall be expressed in the title. Therefore, I am satisfied that House Bill No. 285 cannot constitutionally apply to elections other than city and town elections. This was not the intention of the Legislature. Moreover, by amending RCW 29.13.080, such a construction would leave the state without a code section providing any hours for the opening and closing of polls at elections generally.

I am in sympathy with the result which I am sure the Legislature intended by this legislation. Therefore, I recommend that another bill, properly entitled "relating to elections" be introduced in the extraordinary session and be given priority attention by the Legislature.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

March 20, 1965.

To the Honorable.

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to one item, **House Bill No. 307** entitled:

"An Act relating to eye care service benefits under certain insurance contracts; adding a new section to chapter 79, Laws of 1947 and to chapter 48.18 RCW; adding a new section to chapter 79, Laws of 1947 and to chapter 48.20 RCW; and adding a new section to chapter 79, Laws of 1947 and to chapter 48.21 RCW."

I believe that section 2 and section 3 fully accomplish the purposes of House Bill No. 307, and that addition to the general insurance laws of section 1 will create an unnecessary ambiguity in the law.

I am therefore vetoing section 1. The remainder of House Bill 307 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

April 2, 1965.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to one item, House Bill ${f No.\,348}$ entitled:

"An Act relating to public service companies, amending section 4, chapter 295, Laws of 1961 and RCW 81.77.030; adding two new sections to chapter 295, Laws of 1961 and to chapter 81.77 RCW; amending section 81.08.010; chapter 14, Laws of 1961 and RCW 81.08.010; amending section 81.12.010, chapter 14, Laws of 1961, as amended by section 5, chapter 59, Laws of 1963, and RCW 81.12.010."

The bill amends certain laws relating to garbage and refuse collection companies. The last paragraph of Section 1 would permit the Utilities and Transportation Commission to alter or amend a certificate held by a garbage and refuse collection company if such a company had failed for at least one year to operate in a part of the area or territory covered by the certificate.

It is possible that a company might fail to operate in a certain territory because a competitor had all of the available customers; and a deletion of this territory would thus eliminate any chance of competition in the future.

Moreover, this bill does not require a showing that the company in question had refused service to any potential customer.

I have vetoed the last paragraph of Section 1 because I fear that it will have the effect of reducing competition in the garbage and refuse collection industry which would not be in the best interests of the public.

The remainder of House Bill No. 348 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

April 6, 1965.

To the Honorable.

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval, House Bill No. 378 entitled:

"An Act relating to elections; amending section 29.07.100, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.07.100; and amending section 29.07.105, chapter, Laws of 1965 (Senate Bill No. 5) and RCW 29.07.105."

This bill would amend the law relating to registration of voters in cities. Under existing law first class cities are required to maintain on a permanent basis at least one office in each legislative district in which to register voters. These cities may maintain whatever number of additional offices are necessary, may authorize door-to-door registration, and may operate mobile registration offices.

Also, under existing law, cities of the first, second and third class are required to operate at least two additional temporary registration facilities in stores, public buildings, or mobile units during the last fifteen days before the registration rolls are closed prior to each state primary and general election. Each city is required to operate other temporary facilities during the fifteen day period if necessary to afford ample opportunity for all qualified persons to register for voting.

Also, under the present law partisan politics do not enter into the registration process in cities. The city clerk is a non-partisan office holder, and his staff, including temporary deputy registrars, do not represent any political party. Moreover, no prospective voter need disclose his political affiliation in order to be registered.

Thus, it is apparent that existing law gives to cities the necessary tools to expand their registration programs in order to give all eligible persons the opportunity to vote.

In contrast, this bill would require the appointment of permanent registration officers in each legislative district of each first class city who would specifically represent each major political party. Not only do I object to the introduction of partisan politics into big city voter registration programs; but I feel that it might be an undue burden upon some cities to require twice as many registrars in each legislative district as required by existing law. A city such as Yakima, for example, would have to maintain four permanent registrars in addition to those working in the city hall.

This bill would also require the city to pay registrars in legislative districts a fixed fee for each person registered. Under existing law these cities are free to set the level and method of compensation of these registrars. I believe that it is desirable to continue this local autonomy.

This bill adds nothing to the authority presently granted to city officials, but it does unnecessarily burden and restrict cities in their voter registration programs. For the reasons set forth above, I have vetoed House Bill No. 378.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

April 30, 1965.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentleman:

I am returning herewith, without my approval, House Bill No. 467 entitled:

"An Act relating to the redistricting and reapportionment of the state into congressional districts; adding new sections to chapter 29.68 RCW and to chapter 9. Laws of 1965; repealing section 29.68.005, chapter 9, Laws of 1965 and RCW 29.68.005; repealing section 29.68.007, chapter 9, Laws of 1965 and RCW 29.68.007; repealing section 29.68.011, chapter 9, Laws of 1965 and RCW 29.68.011; repealing section 29.68.021, chapter 9, Laws of 1965 and RCW 29.68.021; repealing section 29.68.030, chapter 9, Laws of 1965 and RCW 29.68.030; repealing section 29.68.040, chapter 9, Laws of 1965 and RCW 29.68.040; repealing section 29.68.062, chapter 9, Laws of 1965 and RCW 29.68.062; and repealing section 29.68.066, chapter 9, Laws of 1965 and RCW 29.68.062; and repealing section 29.68.066, chapter 9, Laws of 1965 and RCW 29.68.066."

This bill would realign the boundaries of the state's seven congressional districts. The standards which I laid down in my inaugural message to the legislature on January 13, 1965 relating to legislative redistricting are equally applicable to congressional redistricting. In that message I stated that such a redistricting bill should:

". . . obey the mandates of the state and federal constitutions, provide equitable representation for all areas of the state and insure that the party which wins a majority of the votes will win a majority of the seats. . . "

Although the present districts are not as nearly equal in population as they might be, they are established so that most congressional elections tend to reflect popular sentiment at the polls. Two of the existing congressional districts tend to elect Republican candidates and two of the districts tend to elect Democratic candidates; however five of the seven districts have elected both Republicans and Democrats in recent years as the wishes of a majority of the electorate have changed. This is a desirable feature of any apportionment plan.

In contrast, the apportionment plan contained in this bill totally fails to meet this fundamental goal of the two party system. It is obviously intended to insure that one political party will control Washington's congressional delegation irrespective of the wishes of a majority of the people. Moreover, the bill did not have bi-partisan sponsorship or support. After spending forty-seven days of the regular session in order to pass a plan of legislative apportionment, the leaders of the majority in the legislature should realize that a fair and equitable plan is best achieved through bi-partisan consultation and compromise, which were totally lacking during the passage of this bill.

As Governor I have a responsibility to all the people of the state, regardless of political affiliation, to see that they have the right to choose by majority vote the party which will represent this state in the national Congress. I did not hesitate to protect this right when a partisan legislative redistricting bill was sent to my desk in the early days of the regular session; nor will I fail to meet this responsibility now.

I am also disappointed that the boundary lines of some of the districts have been established without any logic whatsoever, and that counties with small population have been divided unnecessarily. Moreover, the populations contained in the largest and smallest congressional districts are more disproportionate than necessary. I believe many of these problems could have been avoided had the bill resulted from bi-partisan discussions and compromise.

For the foregoing reasons I have vetoed House Bill No. 467. I trust that bipartisan negotiations either in this session or the next will produce a congressional redistricting bill which will be fair to all the people.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

April 6, 1965.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

Į am returning herewith, without my approval as to one item, **House Bill** No. 520 entitled:

"An Act relating to crimes and punishment, and amending section 377, chapter 249, Laws of 1909 and RCW 9.45.060; adding a new section; and providing penalties."

This bill amends a 1909 criminal statute which makes it a gross misdemeanor to conceal, remove or destroy personal property held under lease, mortgage or conditional sale contract. As amended by this bill, the statute will also apply to rented property and to the act of converting personal property to one's own use or willfully and without reasonable cause failing to return a leased or rented article within 10 days after written notice is sent by certified or registered mail.

House Bill No. 313 which was passed in the regular session of the 1965 legislature made it a felony to fail to return within a reasonable time after notice any motor vehicle, machinery or equipment having a fair market value of more than \$2,000. Although the language is not identical, House Bill No. 520 and House Bill No. 313 are comparable.

However, section 2 of House Bill No. 520 provides that any person who successfully defends an action brought under section 1 of the bill may recover costs, expenses, attorneys fees, and reasonable compensation for time lost in defending the action from the rentor or lessor of the property. No comparable provision was contained in House Bill No. 313. Moreover, section 1 is not limited to rented or leased property but also property held under mortgage, lien or conditional sale contract. In addition, the provisions of section 2 would not only apply to a failure to return rented or leased property but also to its destruction, conversion, removal or concealment.

Section 2 is undoubtedly intended to deter owners of property from using law enforcement agencies as collection agents or as a substitute for civil process. I share this concern; however section 2 would introduce a new concept into our criminal laws and would make the owner of property the guarantor of all actions taken by the law enforcement officers, prosecutors and judges who might be involved with the criminal proceeding. I do not believe that imposing this responsibility upon owners of property would be wise.

For the foregoing reasons I have vetoed section 2. The remainder of House Bill No. 520 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,
Governor.

March 20, 1965.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives without my approval as to certain items, **House Bill No. 526** entitled:

"An Act relating to health and safety for underground workers; providing requirements for underground labor; and amending section 1, chapter 194, Laws of 1941 and RCW 49.24.080."

Amendments to section 1 (5) achieve two results:

- 1. The deletion of certain language on page 1, lines 26 through 27 and page 2, lines 1 and 2, appears to remove employees of a railroad who are constructing tunnels, caissons or subways from protection of certain safety standards set forth in RCW 49.24.080 through 49.24.380. Inasmuch as persons otherwise employed in such work are included within the protection of the safety standards, I believe it would be discriminatory to exclude railroad workers. It is my understanding that the proposed deletion was intended to remove a redundancy. I am not convinced that the language is redundant.
- 2. The deletion of the proviso on page 2, lines 2 through 5, completely removes the protection of certain safety standards for those working in a railroad tunnel. The regulations of the Department of Labor and Industries also provide protection to these workers, but I think it unwise to remove the protection from the statute.

I have therefore vetoed the deletion of the language in section 1 (5), thus restoring the original language.

Respectfully submitted,

(Signed) DANIEL J. EVANS.

Governor.

March 20, 1965.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to certain items, **House Bill No. 549** entitled:

"An Act relating to state trade fairs and the support thereof, amending section 9, chapter 55, Laws of 1933 as last amended by section 5, chapter 106, Laws of 1955, and RCW 67.16.100; and repealing sections 15.73.010, 15.73.020, 15.73.030 and 15.73.040,

chapter 11, Laws of 1961 and RCW 15.73.010, 15.73.020, 15.73.030, and 15.73.040; directing an apportion from the state trade fair fund; and declaring an emergency."

This bill recognizes the economic benefits which will result to the state from participation in state trade fairs. Through trade fairs, Washington products are put on view to people of the state, of the nation and of the world. To facilitate this economic development, the state trade fair fund now available to the director of agriculture has been transferred by this bill to the director of Commerce and Economic Development.

Under Section 9, the Director of Commerce and Economic Development is directed to apportion not more than \$40,000 from the state trade fair fund to assist public agencies involved in the International Trade Fair to be held in Japan next month. However, the proviso at the end of Section 9 would transfer all monies remaining in the state trade fair fund to the general fund after that apportionment. It is my view that these monies should remain in the state trade fair fund, to be used by the director in the event the money is needed to assist in the development of additional trade fairs which might qualify under the Act. For this reason, I have vetoed the proviso in Section 9.

I have also vetoed Section 13, which relates to a "state fair account", which does not exist in our state treasury and is not defined in the Act. Although the intention of the section is not entirely clear from the language employed, it could be construed as transferring all monies from the state trade fair fund to the general fund at the end of each biennium. In order that the Director of Commerce and Economic Development can carry out the purposes of House Bill No. 549, it may be necessary to accumulate a reasonable amount of money from one biennium to the next. If at the next session of the Legislature, it appears that surplus money is available in the state trade fair fund, any surplus could then be transferred to the general fund. For these reasons, I have also vetoed section 13.

The remainder of House Bill No. 549 is approved.

Respectfully submitted.

(Signed) DANIEL J. EVANS,

Governor.

March 17, 1965.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, **House Bill No. 582** entitled:

"An Act relating to the state employees' retirement system; and amending section 1, chapter 274, Laws of 1947 as last amended by section 1, chapter 174, Laws of 1963 and section 1,

chapter 225, Laws of 1963, and RCW 41.40.010; and amending section 13, chapter 274, Laws of 1947 as last amended by section 1, chapter 210, Laws of 1963 and section 2, chapter 225, Laws of 1963, and RCW 41.40.120."

This bill would increase retirement benefits for state legislators electing to qualify under the State Employees Retirement System. This increase is provided in two ways:

First, by computing years of service at three times the actual number of years served up to a maximum of twenty years; and

Second, by basing a legislator's pension on a presumed compensation level of \$3,600 per year rather than the present level of \$1,200.

The bill would operate retroactively in that past service would be calculated at the accelerated rate, and past compensation as well as future compensation would be presumed to be \$3,600 per year.

I believe this measure is the product of a legislature tortured by the realization that its members are not adequately compensated for the valuable time taken away from their families and their jobs in order to render a service to the people of this state. With this proposition I wholeheartedly agree.

In my inaugural address I said:

"I urge the legislature to . . . provide adequate compensation for its members."

In the proclamation calling the extraordinary session now in progress, I listed an increase in legislative salaries as one of the purposes of the session. I have made similar statements to the press and at many public appearances. Lest there be any misunderstanding, I will say it again. One hundred dollars a month is not a proper level of compensation for a legislator.

However, the inequity of the present salary level is accentuated, not relieved, by HB 582; for a retired legislator would receive substantially more money each month than a legislator actively serving his state. A pay increase would automatically increase retirement benefits, while doing justice to the legislator who continues to serve, and who deserves adequate compensation.

For the reasons stated above, I have vetoed HB 582.

Respectfully submitted.

(Signed) DANIEL J. EVANS,

Governor.

To the Honorable.

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without by approval as to one item, **Substitute House Bill No. 608** entitled:

"An Act relating to revenue and taxation."

This bill includes a hodge-podge of increased taxes designed to balance the state budget during the next biennium. In many instances these taxes will be very onerous on many segments of our state's economy. However, this is the method selected by the Legislature to provide needed revenues; thus I am reluctant to veto any of the taxes imposed by this bill. Moreover, the revenues estimated by the Tax Commission to be derived from these increased taxes are barely sufficient to meet anticipated expenditures.

However, I have examined carefully the tax exemptions included in Substitute House Bill No. 608. One of these is an exemption from the increased tax on liquor, which has been granted to local rectifiers and bottlers. I do not believe there is any justification for this exemption. Only one taxpayer in the state would benefit from the exemption at this time and if others qualified under the law in the future, the state could well lose a substantial portion of the \$10,000,000 which this new liquor tax should produce over the next two years. I am satisfied that an increase in the number of exempt liquor enterprises would not stimulate the state's economy sufficiently to offset this loss of revenue.

For the foregoing reasons, I have vetoed the proviso in Section 16 of the bill which states:

"Provided, That this nine-tenths of a cent increase as provided for in this 1965 amendatory act shall not apply to manufacturers as defined under RCW 66.24.150." The remainder of the bill is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to one item **Substitute House Bill No. 709** entitled:

"An Act relating to revenue and taxation; and declaring an emergency and establishing an expiration date."

This bill is intended to protect property owners of the state from increases in taxes which might result from increases in assessed valuations of real and personal property. It has been common knowledge for a number of years that the level of assessment of property has not been maintained at fifty percent of true and fair value as required by Article 7, Section 2 of the State Constitution. The assessment level has varied from county to county, ranging from approximately fourteen percent in some counties to approximately twenty-five percent in others. The statewide average is approximately twenty percent of the true and fair value of property.

The legislature was fearful that in the event the level of assessment were increased, either by voluntary action of the county assessors or as the result of a court decree requiring compliance with the State Constitution, the various taxing districts in each county might continue to levy taxes in the full amount authorized by statute. This would produce revenues greatly in excess of those which taxing districts otherwise would receive, and would impose tremendous burdens upon taxpayers. Therefore, in addition to existing statutory millage limitations now imposed upon taxing districts, this bill adds to requirement that revenues not be increased as a result of increases in the assessment level. The bill limits the total dollar revenues of each taxing district to the same amount received in the previous year, plus new revenues attributable to normal growth, but excluding any revenues which might result from applying authorized millages to increases in assessed valuation of property.

Under Section 5 of the bill a taxing district may receive additional monies if authorized by majority vote of the people, but then only to the extent permitted by the maximum millage allocated by statute to the taxing district.

I believe that this type of protection for the property owner is highly desirable. However, Section 8 of this bill provides that the act will expire December 31, 1967. Thus, it would be necessary to re-enact this legislation at the 1967 legislative session in order to continue this protection to property owners. Since I believe that the taxpayers of this state deserve the continuing protection of this law, I have vetoed Section 8. The remainder of Substitute House Bill No. 709 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

SUBJECT AND HISTORY OF HOUSE BILLS

	SUBJECT AND HISTORY OF ROUSE BILLS												
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor			
1.	Representatives Grant, Savage, and Elder: Providing for straight party ballot voting	22	395		.,								
2.	Representatives Litchman, Olsen, and Mast: Repealing 1909 Blue Laws	22						•••••					
3.	Representatives Grant, O'Donnell, and Elder: Providing for additional deputy registrars prior to each state primary and general election	22											
4.	Representatives Litchman, O'Donnell, and Chatalas: Eliminating two of the three probate appraisers	22	262										
5.	Representatives Litchman, Chatalas, and May: Establishing open state primary elections	22	805										
6.	Representatives Litchman, O'Donnell, and Uhlman: Abolishing the death penalty	22	973	.,					•••••				
7.	Representatives Klein, Burtch, and Litchman: Creating a constitutional advisory council	25	396, 1069	1150	1153								
8.	Representative Dootson: Abolishing capital punishment	25											
9.	Representatives Uhlman, Gorton, and Garrett: Requiring the mayor or his delegate to prepare budgets for first class cities with population over three hundred thousand	26	302	391	599, 1033			•••••					
10.	Representatives Olsen, O'Brien, Chatalas, and Litchman: Enabling counties to participate in Economic Opportunity Act of 1964	26	207	223, 543	543, 544		851	877	955	S. 1316			

11.	Representatives Sawyer and Johnston (Elmer E.): Increasing salaries of supreme and superior court judges and certain elected officials	26		<i></i>						
12.	Representatives Brouillet, Lux, DeJarnatt, Beck, Bottiger, Marzano, Savage, Uhlman, Chatalas, and Kalich (by executive request of Governor Rosellini): Providing for the report of campaign expenditures and contributions	26	1069	1265, 1271, 1277	1286	1265				
13.	Representatives Lux, Burtch, Anderson (Eric O.), Bottiger, and Savage (by executive request of Governor Rosellini): Establishing and setting forth powers and duties of a canal commission.	27	288, 1166	1248	1252, 1498	132	1437, 1498	1521	1539	S. 1619
14.	Representatives Lux, Thompson, Bergh, Litchman, Beck, and Angevine (by executive request of Governor Rosellini): Creating and setting forth powers and duties of the higher education facilities commission	27	233	658	658, 1164, 1558		1558	1572	1581	S. 1672
15.	Representatives Johnson (Doris), Jolly, and Backstrom (by executive request of Governor Rosellini): Amending law relating to development, regulation, and utilization of sources of ionizing radiation	28	247		,		,			
16.	Representatives King, O'Donnell, Litchman, Beck, Olsen, Radcliffe, Jolly, Johnson (Doris), Valle, Uhlman, Chatalas, Sheridan, and Kalich (by executive request of Governor Rosellini): Providing certain credits to manufacturers toward business and occupation taxes due	28	699	1130	1132					*******
17.	Representatives Kull, Uhlman and Brouillet (by executive request of Governor Rosellini): Setting business and occupation tax on fruit and vegetable processors	28		, , , , , , , , , , , , , , , , , , , ,			********			
18.	Representatives Taplin, Klein, and Johnson (Doris) (by executive request of Governor Rosellini): Exempting tangible personal property from retail sales tax, when non-resident permit acquired and displayed	28				,,,,				
19.	Representatives Johnson (Doris), Bergh, O'Donnell, Litchman, and Smith (by executive request of Governor Rosellini): Excluding from business and occupation tax gross income of certain educational institutions and non-profit corporations in performance of research	28	1607	1628	1629				•••••	

	SUBJECT AN	D HISTU	RY OF H	OUSE BIL	LS—Cont	inuea			· · · · · · · · · · · · · · · · · · ·	
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
20.	Representatives Bottiger, Sheridan, and Backstrom (by executive request of Governor Rosellini): Establishing state law enforcement officers' training commission; providing state aid to increase standards of local law enforcement personnel	28	671							·
21.	Representatives Lux and Chatalas (by executive request of Governor Rosellini): Transferring motor pool functions to division of motor transport in department of general administration	29								
22.	Representatives Brouillet, Sawyer, Rogers, Beck, Taylor, Traylor, Bergh, and Olsen (by executive request of Governor Rosellini): Providing for transportation benefit districts and authorizing levy of certain taxes thereby	29	••••						•••••	
23.	Representatives Epton, Anderson (Eric O.), Rad- cliffe, Marzano, Sheridan, Bottiger, Beck and Marsh (by executive request of Governor Rosel- lini): Providing for permanent partial disability pension awards under workmen's compensation	29	805							
24.	Representatives Brouillet, Thompson, Johnson (Doris), Beck, Uhlman, Angevine, Radcliffe, Bergh, and Marsh (by executive request of Governor Rosellini): Creating and setting forth powers and duties of a temporary study commission on higher education	30								
25.	Representatives Beck, Radcliffe, Gallagher, and Klein (By executive request of Governor Rosellini): Allocating income from lands granted for state colleges purposes to the bond retirement funds of the state colleges	44	233			234				

26.	Representatives Beck and Lux (by executive request of Governor Rosellinl): Allocating Washington State University income derived from land grants to bond retirement purposes	45	234			 			
27.	Representatives Chatalas, Olsen, and Radcliffe (by executive request of Governor Rosellini): Creating a department of motor vehicles, defining its powers and duties			,,,,,,,,,		 			,
28.	Representatives Gallagher and Epton (by executive request of Governor Rosellini): Changing administrative procedures under employment security claims	45	805	1247, 1870, 1874, 1889		 			
29.	Representatives Lux, Thompson, Valle, Johnson (Doris), and Klein (by executive request of Governor Rosellini): Providing apportionment of school funds to school districts monthly and providing for emergency advancements thereof	45				 			
20.	Representatives Taplin, Gallagher, Bergh, and Beck (by executive request of Governor Rosellini): Providing equalization funds for school districts operation expenses implementing said school district's special levies for such purpose	46				 			
31.	Representatives O'Donnell, King (Richard "Dick"), Sheridan, Litchman, and Valle (by executive request of Governor Rosellini): Creating a state commission on the status of women	46				 			
32.	Representatives Beck, King (Richard "Dick"), Chatalas, Savage, Angevine, Moon, Grant, Klein, Marzano, and Litchman (by executive request of Governor Rosellini): Providing for fair campaign practices	46				 			
33.	Representatives Beck, Sheridan, Bottiger, Gallagher, Rogers, Swayze, and Humiston (by executive request of Governor Rosellini): Providing Tacoma Narrows bridge be toll free upon retirement of bonded indebtedness	46	296	376	539	 954	970	972	S. 1318
34.	Representatives Johnson (Doris), Jolly, O'Donnell, Chatalas, Sheridan, and Backstrom (by executive request of Governor Rosellini): Providing for promotion and development of nuclear industry through new division of department of commerce and controlled and produced the second controlled and	40	9.42						
	and economic development	46	247	************		 			

	ŠUBJEČT AN	D HISTO	RY OF H	DUSE BIL	LS—Conti	inued				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
34.	(Substitute) By Committee on Commerce and Economic Development: Providing for promotion and development of nuclear industry through new division of department of commerce and economic development		247							
35.	Representatives Lux, Thompson, Anderson (Eric O.), O'Donnell, Sheridan, Taylor, Smith, and Marzano (by executive request of Governor Rosellini): Permitting port districts to engage in industrial development and promotion	47								
36.	Representatives Valle, King (Richard "Dick"), and Radcliffe (by executive request of Governor Rosellini): Creating a state education television commission and defining its powers and duties	47	191	224						
36.	(Substitute) by Committee on Education and Libraries: Creating a state education television commission and defining its powers and duties			224	787, 1165, 1557	**********	1557	1572	1581	S. 1672
37.	Representatives Backstrom and Anderson (Eric O.) (by executive request of Governor Rosellini): Creating a commission on Indian affairs and setting out its powers and duties	47	699, 1198	1135					•••••	
37.	(Substitute) by Committee on State Government: Creating a commission on Indian affairs and set- ting out its powers and duties		700, 1198	1199	1199	*******	********			
38.	Representatives Olsen, Litchman, Chatalas, O'Donnell, Taylor, and Smith (by executive request of Governor Rosellini): Enabling counties and cities to participate in a sports stadium	47	247	301	515		874	877	955	S. 1316

39.	Representatives Beck, Gallagher, Olsen, Anderson (Eric O.), O'Donnell, Sheridan, Bottiger, Klein, and Marzano (by executive request of Governor Rosellini): Raising certain benefits under industrial insurance	48	1045			 			
40.	Representatives Uhlman, Johnson (Doris), Elder, Chatalas, Valle, Angevine, Grant, Radcliffe, De-Jarnatt, Thompson, and Litchman (By executive request of Governor Rosellini): Increasing salaries of state elected officials	48		49	51	 53	54	54	s.
41.	Representative Brouillet: Establishing an advisory council of higher education	55				 •••••			
42.	Representatives O'Donnell, Chatalas, O'Brien, Olsen, Smith, Valle, Eldridge, Flanagan, Bergh, Bozarth, Haussler, Warnke, Moon, and King (Richard "Dick") By request of Joint Committee on Education): Adding four new community colleges	55				 	,,,,,,,,,		
43.	Representatives Litchman, Witherbee, and Bottiger: Requiring certain adults to agree to be jointly and severally liable with certain minors who apply for driver's license	55	308	578, 686		 			
44.	Representatives Litchman, Witherbee, and Bottiger: Providing for the issuance of drivers' licenses to persons who have completed a driver's training program	55				 		•••••	
15.	Representatives Litchman, Witherbee, and Bottiger: Establishing a minimum driving age of 18 years unless a person over the age of 16 has a permit	55				 			
46.	Representatives Anderson (Eric O.), Burtch, and Beck: Providing for inspection of vessels and equipment when engaged in towing for hire	56				 			
47.	Representatives Bottiger, Valle, and Wang (By departmental request): Transferring licensing of electricians to director of labor and industries	66	215	243, 253, 293	788, 1031	 			
48.	Representatives Bottiger, Elder, and Wang (By departmental request): Transferring licensing duties relating to carrying of concealed weapons to state patrol	66				 			

	SUBJECT AN	D HISTOI	RY OF H	OUSE BIL	LS—Conti	lnued				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
49.	Representatives Anderson (Eric O.), Jastad, and Burtch: Extending 1964 clam digging license for 1965 season	67		,	,					
50.	Representatives Uhlman, Pritchard, and Haussler: Providing for at large election of port commissioners in class AA county	69	396	507	628		954	970	972	S. 1318
51.	Representatives Uhlman, Garrett, Pritchard, Whetzel, Smith, and Olsen: Requiring candidates for state representative to file by position numbers	69	396	574	574	69	954	970	972	S. 1318
52.	Representatives Jolly, Johnson (Doris), and Flanagan: Increasing irrigation district director's compensation	69	207	231	629		874	877	955	S. 1316
53.	Representatives Garrett, Anderson (James A.), and King (Richard "Dick"): Establishing four new community colleges	69								• • • • • • • • • • • • • • • • • • • •
54.	Representatives Radcliffe, Hood, and Brouillet: Establishing distribution formula for forest reserve funds to school districts	69	672							
55.	Representatives May, Pierre, and McCaffree: Increasing school bus length limit	70	440	532, 566, 567	734, 735		851	877	955	V. 1516
56 .	Representatives Berentson, Olsen, and Bottiger (By departmental request): Changing certain fees and procedures under securities act	70	262	313	594	138, 189	875	877	955	S. 1316
57.	Representatives Bottiger, Pierre, and Newschwander (By departmental request): Providing for compensation and reimbursement of expenses of certain professional boards and commissions	70	672						•••••	

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58.	Representatives Uhlman, Grant, and Andersen (James A.): Requiring lunch breaks for teachers	70	148	231	596		875	877	955	S. 1316
59 .	Representatives Litchman, Sawyer, and Hood: Prohibiting discrimination against teachers	70	148							
60.	Representatives Uhlman, Brachtenbach, and Saw- yer: Enacting the Washington business corpora- tion act	70	377	607	608, 957		956	981	987	S. 1318
61.	Representatives Johnston (Elmer E.), Leland, and Avey (By departmental request): Changing certain staking and holding requirements for mining claims	74	323	413	630		875	877	955	S. 1319
62.	Representatives Litchman, Bottiger, and O'Dell: Requiring filing of a notice of the execution of a will		288							
62.	(Substitute) By Committee on Judiciary: Requiring filing of a notice of the execution of a will		•••••					•••••		
63.	Representatives Gallagher, Jueling, and Marsh: Authorizing increase in percentage of municipal pension funds investable in certain securities	74	302	374	788		875	877	955	S. 1316
64.	Representatives DeJarnatt, Copeland, Sawyer, Uhlman, Mahaffey, and Radcliffe: Authorizing teachers' tax deferred annuities	75	148	344	592, 878	74	878	970	972	S. 1318
65.	Representatives May, Backstrom, and Smith: Liberalizing police pension fund awards for those retiring prior to July, 1957	75								
66.	Representatives Beck, Garrett, and Wolf: Raising teachers' minimum salary	75	254	412			•••••			
67.	Representatives Jastad, Kalich, and Angevine: Requiring physicians and surgeons and institutions to report evidence of child abuse	75	255	306			•••••			
67.	(Substitute) By Committee on Medicine, Dentistry and Drugs: Requiring physicians and surgeons and institutions to report evidence of child abuse		255	306	631, 979	880	879, 979	986	991	S. 1170
68.	Representative Lux: Establishing Southwestern Washington State College in Thurston county	75					•••••	•••••		
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	SUBJECT AN	D HISTO	RY OF H	OUSE BIL	LS—Conti	nued				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
69.	Representatives Bledsoe, Flanagan, and Bozarth: Adding livestock and fowl to items on which average inventory basis may be used for tax as- sessment	76	1524	1645, 1667	1667					
70.	Representatives Litchman, Gallagher, and Conner: Requiring motor vehicles to be equipped with air pollution control devices	76					•••••			
71.	Representatives Grant and Garrett: Redefining a full time justice of the peace	77							•••••	
72.	Representatives Klein, Brachtenbach, and Burton: Increasing salaries of judges of the supreme and superior courts	77								
73.	Representatives Kull, Newschwander, and Lynch: Redefining park district condemnation procedure	77	308	659	659				•	
74.	Representative Moon: Acquiring of Wallace River property for state parks purposes	77	378	508	59 3, 883		883	970	972	P.V. 1517
75.	Representatives Backstrom, Moon, Taylor, and King (Richard "Dick"): Establishing a new state college in Snohomish county	77						•••••		
76.	Representatives Flanagan, Kink, and McCormick: Establishing campus police for state colleges	77	346	608	609, 1100		1319	1467	1479	S. 1540
77.	Representatives Garrett, Grant, and Litchman: Providing for accident insurance for school chil- dren	77	191	232, 252	512, 1098, 1441		1441	1476	1479	S. 1576
78.	Representatives Hood, O'Brien, and May: Establishing an exemption for certain religious organizations which issue property insurance	78						•••••		

79.	Representatives Garrett, Newschwander, and Dootson (by State Public Pension Commission request): Authorizing membership of nonacademic employees of certain state universities and colleges in the state employees' retirement system	96								
80.	Representatives Newschwander, Dootson, and Garrett (by State Public Pension Commission request): Requiring certain information in budgets of the state or its political subdivisions	96			,,,,,,,,,					
81.	Representatives Morphis, Garrett, and New- schwander (by State Public Pension Commission request): Preventing port district employees from belonging to both public and private pension sys- tems	96	388	660	660		851	877	955	S. 1316
82.	Representatives Andersen (James A.), Burtch, and Elder: Permitting plea of guilty and sentence by court in first degree murder cases	96								
83.	Representatives Uhlman, Garrett, and Witherbee: Requiring bid period for garbage collection in first class cities to be not more than five years.	96								
84.	Representatives Garrett, Bergh, and Grant: Providing for notice to debtors of renewal date of insurance	96								
85.	Representatives Gorton, Jolly, and May: Providing for the issuance of citizenship cards	96								
86.	Representatives Bledsoe, Flanagan, and Jolly: Increasing definition of arson	97	262	660	660, 1180		1319	1467	1479	S. 1540
87.	Representatives Hood and Kink: Making appropriation for approach road to Western Washington State College campus	97								
88.	Representatives Garrett, Leland, and Taylor: Authorizing fire protection districts to execute conditional sales contracts	97	215	243	632		875	877	955	S. 1316
89.	Representatives Wolf, Witherbee, and Olsen: Removing real estate excise from lease with option to purchase	97								
90.	Representatives Avey, Slagle, May, Warnke, Day, Moon, and Leland: Prohibiting sales of state or political subdivision logs for export	97								

	SUBJECT AND HISTORY OF HOUSE BILLS—Communed											
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor		
91.	Representatives Harris, Sawyer, and May: Making a portion of filing fees in justice court available for county law libraries	97	263	375	594, 884		883	970	972	S. 1318		
92.	Representatives Johnston (Elmer E.), Lux, and Conner: Revising law relating to mineral leases on state lands	97	452	57 3	734, 884	•••••	884	970	972	S. 1318		
93.	Representatives Thompson and DeJarnatt: Appropriating funds to compensate Wahkiakum county in operation of Westport Ferry	99										
94.	Representatives Haussler, Brachtenbach, and Kalich: County treasurer's record search fee	99	208									
95.	Representatives Thompson and DeJarnatt: Providing for a four year college in Cowlitz county.	•				•••••						
96.	Representatives Sawyer, Kalich, and Johnston (Elmer E.): Requiring condemnors of real property to file a copy of their final pre-suit offer with the clerk of the court	100	334	761		**********						
96.	(Substitute) By Judiciary Committee: Providing for reimbursement of expenses of condemnee in eminent domain proceeding	100	334	761, 1015	761, 1015, 1016, 1484		1482	1521	1539	S. 1619		
97.	Representatives McDougall, Braun, and Conner: Regulating outdoor advertising upon lands adjacent to state highways	100										
98.	Representatives Bottiger and Lux: Extending appeal rights to state employees whose job is abolished or reclassified	100	973		•••••			•••••				

99.	Representatives Bergh, Thompson, and Radcliffe: Eliminating descriptive identification on general election ballot in certain elections for office of state representative	100								
100.	Representatives Olsen, Kull, and Mast: Prohibiting use of lie detectors in employment of persons	100	309	537, 567, 569	736		875	877	955	S. 1319
101.	Representatives Olsen, Rogers, and Andersen (James A.): Allowing first class cities to create separate departments to manage civic centers	100								
102.	Representatives Witherbee, Olsen, and Sawyer: Authorizing special permits for movement of 12 foot wide mobile homes	100								
103.	Representatives Witherbee, Angevine, and Valle: Dispensing with elections in merger of and annexation by fire districts when certain percentage of voters approve petition	100	216	306	632, 1097		1319	1467	1479	S. 1540
104.	Representatives Brouillet, Eldridge, and Flanagan: Providing for community college districts	101	545	661					• • • • • • • • • • • • • • • • • • • •	· • • • • • • • • • • • • • • • • • • •
104.	(Substitute) By Committee on Higher Education: Providing for administration of community col- leges on a district basis			661, 696, 1012	698, 1012, 1014, 1442	958, 975, 986	957, 986, 1441	1478	1496	S. 1577
105.	Representatives Brouillet, Backstrom, and Moos: Permitting school boards in second and third class districts to determine the date and time of their regular meetings	101	208	243	683, 1269		1437	1476	1479	S. 1576
106.	Representatives DeJarnatt, Braun, and Brachten- bach: Regulating teachers' contract hearings	101								
107.	Representatives Harris, Goldsworthy, Whetzel, Ahlquist, Kirk, Mast, Wolf, Cunningham, Eld- ridge, Hood, Hawley, O'Dell, Haussler, and Bo- zarth (By executive request): Regulating cam- paign contributions	101	*****			1232				
108.	Representatives Litchman and Kirk: Providing for the suspension of minor's drivers' licenses upon certain convictions	101				189				
109.	Representatives Newschwander, Sawyer, and Mc- Dougall: Expanding membership of county and state central committees	101								

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	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
110.	Representatives Brouillet, Eldridge, and Flanagan (by Interim Committee on Education request): Creating community college districts	1.01								
111.	Representatives Olsen, Smith, and Haussler: Extending group hospitalization and medical aid coverage to elected county officials	107	208	225, 252, 503, 733	732, 733	•••••	954	970	972	S. 1318
112.	Representatives Olsen, Smith, and Rogers: Adding exceptions to the restraints to the creation of local improvement districts	107	519	661	661	194	954	970	972	S. 1318
113.	Representatives Haussler, Olsen, and Garrett: Pertaining to transfers within county budgets	1.07	209	253	789, 1025		1320	1467	1479	S. 1540
114.	Representatives McDougall, Braun and Garrett: Increasing city mayor-commissioners' salaries	108	519	711	711		875	877	955	S. 1316
115.	Representatives Bottiger, King (Richard "Dick"), and Newschwander: Providing for support of minor children upon death of person who was under a support order	108								
116.	Representatives Conner, Eldridge, and Brouillet: Raising compulsory school attendance age to 18 years	108							•••••	•••••
117.	Representatives Uhlman, O'Donnell, and Leland: Requiring escrow agents to be licensed and bonded	108	335	570	571, 958		958	981	987	S. 1319
118.	Representatives Litchman, Kirk, and Gallagher: Regulating the sale of liquor to minors	108								*******
119.	Representatives Conner, Olsen, and Eldridge: Deducting credit losses from retail sales tax	108							•••••	

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120.	Representative Clark: Repealing contractor's registration act	108	700							
121.	Representatives Litchman, Mast, and Gallagher: Providing a curfew for certain minors	108	149							
122.	Representatives Uhlman, Chatalas, and Gorton: Enables cities to engage in pre-annexation planning	108	700	1258	1259	•••••	1437	1476	1479	S. 1576
123.	Representatives Uhlman, Day, and Adams: Providing for port district operation of foreign trade subzones	109							•••••	
124.	Representatives Conner, Mast, and O'Donnell: Limiting occasions when an unemployed individ- ual may be disqualified for benefits	109	700							
125.	Representatives McDougall, Braun, and DeJarnatt: Allowing management of dormitories by community colleges	109	546	802, 1030	802, 1029, 1030, 1443		1443	1476	1479	S. 1576
126.	Representatives Kalich and Jastad: Providing for a four year college in Lewis county	109								
127.	Representative Clark: Repealing safe deposit box inventory law	109	546							
128.	Representatives Bottiger and Lux: Compensating state employees for overtime	110								
129.	Representatives Anderson (Eric O.) and Burtch: Converting Grays Harbor college from a commu- nity college to a four year college	110								
130.	Representatives Gorton, Uhlman, and Smith: Permitting establishment of community municipal corporations to approve zoning restrictions in areas annexed or consolidated with a city	110	1070							
131.	Representatives Flanagan, Bergh, and Brachten- bach (by Interim Committee on Education re- quest): Clarifies power of community colleges to regulate off-campus housing	110		* ; * =	· · · · · · · · · · · · · · · · · · ·			i s		
132.	Representatives Gorton, Uhlman, and Dootson (by departmental request): Removes requirement that school district boundaries be co-extensive with city boundaries	110		5	633.		Ŋ.			P.V. 1574

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
133.	Representatives Witherbee, Warnke, and Perry: Providing that public building construction be by county building permit	117	323	661	662, 1098		••••		••••	
134.	Representatives Witherbee, O'Donnell, and May: Making it unlawful for county to issue construction permit to employer not paying industrial insurance premium	117	216	253	789, 1090		1386	1467	1479	S. 1540
135.	Representatives Uhlman, Whetzel, and Litchman: Disposing of stolen vehicles	117								
136.	Representatives McCaffree, Garrett, and Pritchard: Providing aid by relative to physically disabled when voting by machine	117	806			,				
137.	Representatives Litchman, Kink, Andersen (James A.), Lux, King (Richard "Dick"), Chatalas, Moon, Leland, Ahlquist, Johnson (Doris), Garrett, Taylor, Gallagher, Marzano, Kirk, Smith, O'Donnell, Brouillet, Olsen, Pritchard, Bottiger, Valle, Sawyer, Uhlman, Whetzel, Radcliffe, Copeland, O'Brien, Witherbee, Pierre, Haussler, Bozarth, and Backstrom: Authorizing the establishment of five additional community colleges.	117	289	305	583, 1016, 1874	1845, 1852	1842, 1845, 1851, 1874	1879	1881	s.
138.	Representatives Elder, Valle, and Bottiger: Providing election precincts not be changed less than thirty days prior to election; providing affected electors be given thirty days' notice	117					•••••			
139.	Representatives Elder, Valle, and Traylor: Changing filing date for precinct committeemen; giving additional reason for vacancy in position	117								

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140.	Representatives Braun, Backstrom, and Leland: Repealing safe deposit box access act	118		,,,,,,,,,		•••••	•••••	• • • • • • • • • • • • • • • • • • • •	•••••	
141.	Representatives Leland, Litchman, and Kirk: Prohibiting political subdivisions from limiting hours foodstuffs or nonalcoholic beverages may be sold.	118								
142.	Representatives Conner, Haussler, and Bratchten- bach: Authorizing exchanges of county real prop- erty	118	324	390	544, 1011	•••••	1319	1467	1479	S. 1540
143.	Representatives O'Donnell, Smith, and O'Brien: Changing name of board against discrimination to human rights commission	118								
144.	Representatives O'Brien, Swayze, Olsen, Johnston (Elmer E.), Gallagher, Kink, Warnke, and Wolf; Providing for state scholarships	118	806			806				
144.	(Substitute) By Committee on Higher Education: Providing for state scholarships		806							
145.	Representatives Huntley, Johnston (Elmer E.), and Sawyer: Authorizing a highway approach to Eastern Washington State College	118	234	271	634, 1035					
146.	Representatives Valle, Elder, and Pierre: Adding additional members to state committee of each major political party	119	1117			•••••				
147.	Representatives Beck, Savage, and Leland: Permitting limited hunting in state parks	119	209							
148.	Representatives Conner and Johnston (Elmer E.): Amending lease procedures for public lands	119	324	609, 687	687, 1240					
149.	Representatives Burtch, Jolly, and McDougall: Providing for sale of port district property no longer needed for district purposes	119	209	231	635		875	877	955	S. 1316
150.	Representatives Smith, Klein, and Sawyer: Allowing automatic garnishment exemption allowance	119	335			•••••				
150.	(Substitute) By Judiciary Committee: Altering garnishment law		335							
151.	Representatives Beck, Swayze, and Haussler: Providing an alternate method of fire districts	119	217	260	635		954	970	972	S. 1818

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
152.	Representatives Burtch, Andersen (James A.), and Anderson (Eric O.): Allowing port district special levy for canal construction or land leveling or filling purposes	119	209	260	636, 1107	1107	1319	1467	1479	S. 1540
153.	Representative McCaffree: Providing for the redistricting and reapportionment of the legislature	120								
154.	Representatives Brouillet, Sawyer, and Copeland: Recognizing employee organizations for certifi- cated employees of school districts	126	255	316, 331	515, 959	526	959	981	987	S. 1318
155.	Representatives Olsen, Sawyer, Huntley, Garrett, Chatalas, Beck, Witherbee, McDougall, Gallagher, Conner, Mast, Wang, Hawley, McCormick, Brachtenbach, Jastad, Taylor, Day, King (Chet), Bergh, Litchman, Rogers, Hood, O'Brien, Leland, Wolf, and Cunningham: Requiring drivers' licenses to have photographs	126			•••••	<i>.</i>				
156.	Representatives Olsen, Haussler, and Gallagher: Allowing county sales by public auction to be held wherever county commissioners designate	127	255	843	637, 1025		1319	1467	1479	S. 1540
157.	Representatives Olsen, Jastad, and Marzano: Establishing temporary commission to clarify county boundaries	127	324							
158.	Representatives Olsen, Smith, and Bottiger: Allowing counties right to retain necessary easements after vacation of roads	127						••••		•••••
159.	Representatives Olsen, Garrett, and Smith: Regulating county-city housing standards	127	247	301	790, 1026, 1027	•••••	••••••	•••••		

160.	Representatives Olsen, Smith, and Garrett: Allowing joint ownership and operation of property by cities and counties	127	248	314, 331	591		875	877	955	S. 1316
161.	Representatives Olsen, Haussler, and Garrett: Increasing county adjustment board size	127	324	383	638, 1028		1320	1467	1479	S. 1540
162.	Representatives Haussler, Huntley, and Olsen: Enlarging road functions counties may perform through creation of road improvement districts	127	234	313	638, 960		960	981	987	S. 1318
163.	Representatives Kalich, Haussler, and Garrett: Authorizing labor charges by voucher to equip- ment rental and revolving fund by road fund and vice versa	128	217	301			1320	1467	1479	S. 1540
164.	Representatives Thompson, Haussler, Kalich, Braun, Traylor, Kull, Olsen, and Bozarth: Allowing all counties to create park and recreation service areas	128	309	372	791, 1029, 1444		1444	1478	1496	S. 1576
165.	Representatives Avey, Haussler, and Taplin: Extending limited authority to all first class and under counties to levy up to nine mills	128								•
166.	Representatives Anderson (Eric O.), O'Brien, and Wolf: Relieving firemen from civil liability while rendering emergency care	128				•••••				
167.	Representatives Witherbee, Andersen (James A.), and Kink: Requiring materialmen to give notice to the prime contractor	128								
168.	Representatives Andersen (James A.), Witherbee, and Kink: Relating to the retained percentage in public works contracts	128								
169.	Representatives Sheridan, Brouillet, and Klein: Exempting from excise taxes costs of or charges for labor and services involved in obtaining sand, gravel, or rock from public quarries for public purposes	128	1614	1639	1640					
170.	Representatives Conner, Brouillet, and Canfield: Increasing penalties for operating motor vehicle under influence of intoxicants	129			•••••					
171.	Representatives Conner, Beck, and Hawley: Requiring annual motor vehicle inspection	129								

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172.	Representatives Litchman, Saling, and Radcliffe: Establishing a professional practice commission for education	129	325	413, 443, 485, 491, 501		448, 526							
173.	Representatives O'Brien, Garrett, and Brachten- bach: Setting forth necessary qualifications be- fore being licensed as embalmer	129	335	384	592, 1022	960, 990 991, 1446	960, 976, 985, 1445	1478	1496	P.V. 1575			
174.	Representatives Canfield, McDougall, and Bozarth: Forbidding limitation in amount on sale of fresh fruit below seller's cost	129	255	762	762		954	970	972	S. 1318			
175.	Representatives Leland, Garrett, and Brouillet: Increasing school district purchase authority	129	248	307	639		954	970	972	S. 1318			
176.	Representatives Marzano, Gallagher, and O'Donnell: Prohibiting state employment of persons on certain size retirement incomes, and spouses of current employees	129	806										
177.	Representatives Uhlman, McCaffree, and Grant: Prohibiting changes of voter registration within thirty days prior to an election	129	547	662									
178.	Representatives Day and Flanagan: Providing for acquisition by irrigation district of water system.	129	520	609, 1194	1194								
179.	Representatives O'Donnell, Chatalas, and Backstrom: Exempting religious practice from vagrancy	130	•••••										
180.	Representatives O'Brien, Pritchard, Litchman, and Backstrom: Eliminating certain taxing powers over municipal airports and air navigation facilities	184	•••••	••••									

181.	Representatives Slagle, Avey, Jastad, and Hurley: Repealing the business and occupation tax	134									
182.	Representatives Elder, Whetzel, and Pierre: Regulating commercial solicitation by telephone	134									
183.	Representatives Conner, Taylor, and Berentson: Providing for fleet purchases of school buses	134		•••••				•••••			
184.	Representatives Conner, Copeland, and O'Brien: Requiring the state patrol to protect the governor and his family	135	263	373	595, 1019, 1536	1446, 1457	1446, 1471, 1497, 1524, 1535	1539	1549	S. 1576	
185.	Representatives Bottiger, May, and Savage: Changing contribution state or political subdi- visions thereof pay in as "employers" for unem- ployment compensation	135									
186.	Representatives Taylor, Radcliffe, and DeJarnatt: Authorizing expansion of an intercounty rural library district by a majority vote	135	210	231	545		954	970	972	S. 1318	
187.	Representatives Leland, Avey, and Goldsworthy: Authorizing counties, cities and towns to designate portions of roads or streets upon which aircraft may taxi	135	235	270	639, 1036						INDEX
188.	Representatives Conner, McDougall, and DeJarnatt: Authorizing public utility districts to advertise and promote the sale of power and water.	135									
189.	Representatives Moon, Kalich, Hood, Kull, Bledsoe, and Newhouse: Providing for the election of members of the Washington state dairy products commission	135	217	260	599	1120	875	877	955	v.	
190.	Representatives Bergh, Uhlman, and Smith: Allowing property tax exemption for certain retired persons	136	1572	1588	1590, 1903		1903	1940	1961	s.	
191.	Representatives Newschwander, Grant, and Brou- illet: Changing dates relating to primaries	136	807	1223	1225		1437	1476	1479	S. 1577	
192.	Representatives Adams, Johnston (Elmer E.), and Conner: Adopting the interstate compact on mental health	136	335	391	640, 1089		1319	1467	1479	S. 1540	
193.	Representatives Conner and Traylor: Providing for the conversion of Peninsula College in Clallam county into a four year college	136									208
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194.	Representatives Perry, Pierre, and Wang: Allowing issuance of free fishing licenses to mentally or physically handicapped persons who are residents of institutions.	136			**********		*******			
195.	Representatives Epton, May, and Valle: Extending certain provisions of the child labor law to agriculture	136			•••••	******				
196.	Representatives Grant and Elder: Reapportioning and redistricting the legislature	136	157	158	180, 480	434, 439, 470	417, 454	482	483	S. 501
197.	Representatives Conner and Day: Providing for modifiable basic plans for school construction	137								
198.	Representatives Leland, Anderson (Eric O.), King (Chet), Taylor, Wang, Ahlquist, Kink, Hood, Burtch, Hawley, Conner, Berentson, Witherbee, Mahaffey, Thompson, and Mast: Providing for the protection of the commercial fisheries of the state from the escape of cargoes hazardous thereto	137								
199.	Representatives Bottiger, Avey, and Goldsworthy: Changing exemption for nonresident owned aircraft	137	235	260, 791	791. 792, 1527					
200.	Representatives Smith, Marzano, Sheridan, Gorton, Pritchard, O'Donnell, and Chatalas (by executive request): Forbidding discrimination in housing and real property	137	550	1062	1201		***************************************			

Representatives Olsen, O'Brien, Taylor, Johnson (Doris), Thompson, Sheridan, Klein, Day, Litchman, King (Chet), Elder, Perry, King (Richard "Dick"), Uhlman, Smith, Witherbee, Mast, Gallagher, Marzano, Hawley, Valle, Chatalas, and Kull: Allowing employees time off to vote	141	673							
Representatives Olsen, O'Brien, and Marzano: Increasing vacation leave for state employees	142								
Representatives Olsen, Lux, and Wolf: Raising per diem for state officials and employees	142	520	722	723, 1023	270	1466	1478	1496	S. 1576
Representatives Lux, Olsen, and Wolf: Raising mileage rate allowance for state officials and employees	142	520	723	724, 1023	270				
Representatives Haussler, Backstrom, and O'Dell: Regulating P.U.D. contracts	142	335			•••••				
Representatives Beck, Bozarth, and Moos: Imposing in lieu tax on state game lands and eliminating partial payment of hunting fines and forfeitures to counties	142	263	663, 1146	1149		1437	1476	1479	S. 1577
Representatives Kull, Canfield, and Newhouse: Authorizing the establishment of additional com- munity colleges	142								
Representatives Smith and Garrett: Redefining "public work"	142								
Representatives Marsh and Klein: Providing for a four year college in Clark county	143								
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Representatives Wang, Hawley, and Witherbee: Allowing interim credit for tax paid on residential property purchased for immediate resale	143								
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Representatives Kull, Canfield, and Newhouse: Authorizing the establishment of additional community colleges Representatives Smith and Garrett: Redefining "public work" Representatives Marsh and Klein: Providing for a four year college in Clark county Representative Bottiger, May, and Sawyer: Limiting right of governor to remove state personnel board members Representatives Brouillet, Mahaffey, and Sawyer: Increasing teacher retirement plan eligibilities Representatives Wang, Hawley, and Witherbee: Allowing interim credit for tax paid on residen-	(Doris), Thompson, Sheridan, Klein, Day, Litchman, King (Chet), Elder, Perry, King (Richard "Dick"), Uhlman, Smith, Witherbee, Mast, Gallagher, Marzano, Hawley, Valle, Chatalas, and Kull: Allowing employees time off to vote	(Doris), Thompson, Sheridan, Klein, Day, Litchman, King (Chet), Elder, Perry, King (Richard "Dick"), Uhlman, Smith, Witherbee, Mast, Gallagher, Marzano, Hawley, Valle, Chatalas, and Kull: Allowing employees time off to vote	(Doris), Thompson, Sheridan, Klein, Day, Litchman, King (Chet), Elder, Perry, King (Kichard "Dick"), Uhlman, Smith, Witherbee, Mast, Gallagher, Marzano, Hawley, Valle, Chatalas, and Kull: Allowing employees time off to vote	(Doris), Thompson, Sheridan, Klein, Day, Litchman, King (Chet), Elder, Perry, King (Richard "Pick"), Uhlman, Smith, Witherbee, Mast, Gallagher, Marzano, Hawley, Valle, Chatalas, and Kull: Allowing employees time off to vote	(Doris), Thompson, Sheridan, Klein, Day, Litchman, King (Chet), Elder, Perry, King (Richard "Dick"), Uhlman, Smith, Witherbee, Mast, Gallagher, Marzano, Hawley, Valle, Chatalas, and Kull: Allowing employees time off to vote	(Doris), Thompson, Sheridan, Klein, Day, Litchman, King (Cheb.), Elder, Perry, King (Richard "Dick"), Unlman, Smith, Witherbee, Mast, Gallagher, Marzano, Hawley, Valle, Chatalas, and Kull: Allowing employees time off to vote. 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214.	Representatives Witherbee, Hawley, and Wang: Providing for real estate excise tax on actual value of equity transferred	143								
215.	Representatives Wolf and Kalich: Restricting doe and fawn hunting	144								
216.	Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, King, and Berentson (by departmental request): Making it unlawful to dig hard shell clams for commercial purposes except on licensed clam farms	150	256	391	640, 1041		1319	1467	1479	S. 1540
217.	Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request): Defining "Village Point" as the boundaries of a net fishing area	150	256	314	641		954	970	972	S. 1318
218.	Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Berentson, and Thompson (by departmental request): Requiring wholesale fish dealer's license for certain business activities	150	256	609	609, 1041		1319	1467	1479	S. 1540
219.	Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Thompson, Berentson, and Bergh (by departmental request): Defining fish buyer	150	256	610	610, 1042		1319	1467	1479	S. 1540
220.	Representatives King (Chet), Hawley, Taylor, Wang, Hood, Mahaffey, Conner, Kink, Berentson, and Thompson (by departmental request): Requiring that commercial fishing gear be licensed according to residency of operator rather than owner	151	256	611	·		1319	1467		S. 1540

231.	Representatives Beck, Haussler, and Goldsworthy (by departmental request): Changing fees to be collected by supervisor of water resources	152	336	664	664, 1184, 2005		2005	2014	2016	S.
230.	Representatives Savage, May, and King (Richard "Dick"): Prescribing minimum teachers' salaries	152							•••••	
229.	Representatives Anderson (Eric 0.), Burtch, and Conner: Permitting physically handicapped to be aided by immediate family members in catching food fish and shellfish limits	152	441	663	664, 1085					
228.	Representatives Leland, Adams, Backstrom, Conner, Haussler, and Mast: Authorizing topographic and geological surveys	152								
227.	Representatives Taylor, Hawley, and King (Richard "Dick"): Extending secondary highway system	152							•••••	
226.	Representatives O'Brien, Whetzel, and Valle: Provides for open space lands in urban areas	152	378	663, 712, 1186, 1189	716, 1179	721, 1180, 1186				
225.	Representatives Conner, Wang, McCormick, Berentson, O'Dell, Warnke, Hawley, Beck, and Bozarth (by Highway Interim Committee request): Requiring reflectorized license plates	152								
224.	Representative Conner: Exempting noncharter pleasure boats from property tax	151								
223.	Representatives Jastad and Humiston (by departmental request): Pertaining to the health laws of the state	151		•••••						
222.	Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, Berentson, Bergh, and Thompson (by departmental request): Declaring unlawful alien commercial fishing and fraudulent application for licenses	151	257	344, 372, 656	642, 656, 1084					
221.	Representatives Hawley, King (Chet), Taylor, Wang, Hood, Mahaffey, Kink, and Berentson (by departmental request): Establishing presumption that Title 75 and rules and regulations of director of fisheries are necessary for conservation of food fish and shellfish	151	520	611, 626, 663						

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232.	Representatives Moon, Hood, and Backstrom: Exempting nonprofit water distribution properties from taxation	153	1671							
233.	Representatives Wang, Witherbee, Conner, Braun, Leland, Day, and Hawley: Prohibiting state from interfering with right to sell or lease real property	153		,						
234.	Representatives Sawyer, McCormick, Wang, Berentson, Cunningham, Warnke, Hawley, Beck, Leland, and Bozarth (by Highway Interim Committee request): Enacting new rules of the road for motor vehicles upon highways	153	701	762	766, 1032, 1738		1504, 1599, 1738, 1758	1770	1773	P.V. 1858
235.	Representatives O'Donnell, Klein, and O'Brien (by departmental request): Changes board against discrimination to human rights commission	154	601	665, 1056	1061		••••			
236.	Representatives Adams and Conner (by departmental request): Pertaining to the organization and powers of health districts	155	,	••••				*******		
237.	Representatives Brachtenbach, Klein, and O'Dell: Changing date for selection of jurors by county clerk	155	936	611	611		954	970	972	S. 1318
278.	Representatives Andersen (James A.), Klein, and O'Dell: Authorizing interim study committee for consideration of matters relating to judicial business	155	602	665						
239.	Representatives Sawyer, Huntley, McCormick, Conner, Wang, O'Dell, Bozarth, and Warnke (by Highway Interim Committee request): Raising motor vehicle fees and providing for disposition thereof	155	441	531			851	877		S. 1316

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presentatives Bledsoe, Newhouse, and Berent- (by departmental request): Raising fees for ording livestock brands	:	181	217	244	6	42, 886		885	970	972	S. 1318
presentatives Newhouse, Marsh, and Kalich (by bartmental request): Providing producer memof agriculture commodity board may be a ector of a cooperative handling the affected modity	;	182	602	665		665					
oresentatives Canfield, Jolly, and McDougall departmental request): Changing eligibility uirements for state allocations to agricultural s and amount of such allocations	:	182	235	412	64	3, 1034		1386	1467	1479	S. 1540
presentatives Burtch, Moon, Moos, Backstrom, i Leland (by departmental request): Making teral changes in flood control district law; eals earlier 1935 law on such districts	1	182	336	504		644		875	877	955	S. 1317
presentatives Gallagher, Taplin, and Jolly (by bartmental request): Exempting U.S. vehicles m motor vehicle registration; providing regis- tion of vehicles possessed by international body]	182	296	666	66	6, 1108	1108	1386	1467	1479	P.V. 1541
presentatives Huntley, Taplin, and Bozarth (by partmental request): Changing annual report governor by director of licenses from calendar fiscal year basis; changes date required]	182	701	767		767		875	877	955	S. 1317
presentatives Cunningham and Gallagher (by partmental request): Changing administrative visions relating to users under motor vehicle fuel tax	1	183	701	767	76	7, 1087		1386	1467	1479	S. 1541
presentatives McDougall, Canfield, and Flana- (by departmental request): Provides stand- s for disinfecting fruit trees, produce thereof.		183	218	301		644		875	877	955	S. 1317
presentatives Jolly, Huntley, and Bozarth (by partmental request): Abolishing issuance of plicate vehicle license plates	ر 1 مي	183	296	612	110	612, 8, 1447		1446	1478	1496	S. 1576
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251.	Representatives McDougall, Wolf, and Taplin (by departmental request): Changing refund procedure as to motor vehicle fuel importer tax	183	701	768	768		954	971	972	S. 1318
252.	Representatives Hood, Ahlquist, Jastad, Gallagher, and Taylor: Providing for regulation and licensing of water well contractors by commission	188	336	575						•••••
252.	(Substitute) By Committee on Water Resources and Pollution Control: Providing for regulation and licensing of water well contractors by commission			575	575	•••••	875	877	955	V. 1517
253.	Representatives Klein, Warnke, and Hawley: Allowing sewer districts to change names	183	248	270	645, 1184					********
254.	Representatives Garrett, Pritchard, and Smith: Permits annexations by resolution of area completely surrounded by city	184					,			•••••
255.	Representatives Warnke, Hawley, and Haussler: Allowing sale or exchange of surplus property between governmental units without court ap- proval	184				**********				**********
256.	Representatives Day, Backstrom, and Adams: Regulating hair dressing and beauty culture es- tablishments and the operators and employees thereof	184	521	718, 730	731, 1024, 1095	721, 1029, 1482	1094	1124	1130	P.V. 1481
257.	Representatives DeJarnatt and Thompson: Providing a method to pay for continuous operation of diking improvement districts	184	263	512	645, 1187					
258.	Representatives DeJarnatt and Thompson: Increasing compensation of election officials of diking improvement districts	184	264	612, 1187	613, 1187, 1270					

259.	Representatives DeJarnatt and Thompson: Giving power of eminent domain to diking improvement districts	185	264	613	613, 1188	 			
260.	Representatives O'Brien, Bergh, and Hood: Limiting responsibility of safe deposit companies	185				 			
261.	Representatives Bergh, Hood, and Litchman: Increasing deposit required of plaintiff in garnishment action	185	337			 			
262.	Representatives Litchman, Elder, and Valle: Providing for public defenders	185				 			
263.	Representatives Brachtenbach, Uhlman, Andersen (James A.), Elder, Bottiger, and Litchman: Enacting the Washington nonprofit corporation act	185				 			
264.	Representatives Slagle, Adams, Chatalas, and Newschwander (by departmental request): Setting forth crimes for fraudulently obtaining public assistance	185	235	314	646, 1039	 1386	1467	1479	S. 1541
265.	Representatives Huntley, Wolf, and Gallagher (by departmental request): Changing regulation of motor vehicle fuel tax users	186	702	768	769, 1109, 1447	 1447	1478	1496	S. 1576
266.	Representatives Kalich, Sawyer, and McDougall (by departmental request): Providing for relinquishment of rights to divert or withdraw and make use of state waters	186				 			
267.	Representatives Beck, Newhouse, and Elder (by departmental request): Providing for additional time on sentences of prisoner escapees	186	264	614	614	 			
268.	Representatives Beck, Humiston, Lynch, and Epton (by departmental request): Extending provisional licenses for certain department of institutions personnel until July 1, 1967	186	337	512	*********	 			
268.	(Substitute) By Committee on Public Institutions and Youth Development: Extending provisional licenses for certain department of institutions personnel until July 1, 1967		887	,512		 875	877	955	S. 1317
269.	Representatives Beck, Lynch, and Elder (by departmental request): Permitting use of butter substitutes in state institutions	186	218		• •	 			

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	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
270.	Representatives Beck, Epton, and Elder (by departmental request): Provides state bureau of criminal identification may be established at Washington corrections center at Shelton	187	264	667	667, 1096				• • • • • • • • • • • • • • • • • • • •	
271.	Representatives Hurley, Chatalas, and Epton (by departmental request): Allowing department of public assistance to coordinate state aid to federal programs respecting earnings of those receiving assistance	187	236	375	647, 1107	1107	1319	1467	1479	S. 1541
272.	Representatives O'Donnell, Chatalas, and Bergh (by departmental request): Changing law generally relating to child welfare agencies	187	547	1052		1054				
272.	(Substitute) By Committee on Social Security and Public Assistance): Changing generally laws relating to services for children and pregnant females under public assistance		547	1052, 1081, 1109, 1113		1109				
273.	Representatives Copeland, Lux, and Chatalas (by departmental request): Creates state advisory committee on public assistance and provides for county advisory committee	187	389	667, 1055	1055		1437	1476	1479	S. 1576
274.	Representatives Newschwander, Chatalas, and O'Donnell: Changing services available under public institutions in county institutions and nursing homes	187	389	614, 626	626, 1240		1386	1467	1479	S. 1541
275.	Representatives Epton, Humiston, and Slagle (by departmental request): Providing department of public assistance may transfer uncollectible debts to suspense account and limiting time for collection	188	236	301	793, 1241		1437	1476	1479	S. 1576

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276.	Representatives Epton, Adams, and Savage (by departmental request): Including as dependent children for public assistance purposes certain students over eighteen years of age	188	265	569	570, 1088		1386	1467	1479	S. 1541
277.	Representatives Savage, Humiston, and Marzano (by departmental request): Authorizing payment of certain funeral services by department of public assistance	188	236	314	648, 1241, 1448		1448	1478	1496	S. 1577
278.	Representatives Taplin, Wolf, and Cunningham (by departmental request): Providing requisites for motor vehicle dealer licenses	188	297	667, 769	769, 979	961	961, 97 9	986	991	S. 1318
279.	Representatives Taplin, Jolly, and Gallagher (by departmental request): Strikes sending of notice of delinquency to owners when overdue house trailer excise tax; removes present added penalty for overdue tax.	188	297	1198	1198		1437		1479	S. 1576
280.	Representatives Garrett, Kirk, and Haussler: Allowing subsistence and mileage to sewer district commissioners and employees	191								
281.	Representatives Garrett, Kirk, and Haussler: Allowing mileage to employees of water districts and raising rate for commissioner and employees	191								,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
282.	Representatives May, McCormick, and Witherbee: Regulating driver hours of auto transportation companies	191								
283.	Representatives Taplin, Day, and Huntley: Authorizing a feasibility study for relocation of primary state highway No. 3 in Asotin county	192	297	413	649, 1110	**********			*******	
284.	Representatives DeJarnatt, Lux, and King (Richard "Dick") (by request of Interim Committee on Education): Makes certain compulsory courses in state colleges of education discretionary	192	807	1252	1253					
285.	Representative Conner: Lengthening voting hours	192	673	803				971		
286.	Representatives Gorton, Garrett, and Conner: Providing for a presidential preference primary	192								
287.	Representatives McCormick, Saling, and Morphis: Providing for joint acquisition of cemetery property	192					•••••			

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
88.	Representatives Beck, Wang, Rogers, Kirk, Lynch, Canfield, McCormick, Gallagher, Litchman, Smith, Kink, Traylor, Warnke, Chatalas, Mahaffey, Whetzel, Haussler, and Bozarth (by executive request): Authorizing the purchase, lease, or lease with option of Harrison Memorial Hospital in Kitsap county	192	337	668	668, 732	670	756	757	811	S. 954
89.	Representatives Brouillet, Wang, and Garrett: Increasing credit union loan authorization	192	547	737	737, 1038		1319	1467	1479	S. 1541
90.	Representatives Brouillet, Andersen (James A.), and Bergh: Pertaining to liabilities of husband and wife for antenuptial debts	193								
91.	Representatives Conner, Traylor, and King (Chet): Providing for first-phase construction of Sol Duc Salmon Production Station	193	257, 1070	1137	1137					
92.	Representatives Bottiger and Marzano: Regulating contractors	193	807	1195, 1210	1222	212				
93.	Representatives Beck, Flanagan, and Haussler: Providing for dissolution of inactive port districts	193	248	504	649, 1274					
94.	Representatives McCormick, Kink, and Flanagan: Defining residence requirements for students at state schools	193	1170							
95.	Representatives Klein, DeJarnatt, and Huntley: Providing for the entry of this state into the interstate library compact	203	227	260	590, 1019		1437	1476	1479	S. 1576

296.	Representatives Lynch, Chatalas, Adams, Humiston, and Cunningham (by executive request): Setting out department of public assistance's duties relating to child welfare	203	521	716	717		875	877	955	S. 1317
297.	Representatives Witherbee, Day, and Warnke: Exempting certain house trailers from excise taxes	204								
298.	Representatives Canfield, Haussler, and Garrett: Requiring publication of notice of resolutions for formation of LID's in water districts rather than publishing resolution in full	204	265	344	650, 1185		1320	1467	1479	S. 1541
299.	Representatives Canfield, Haussler, and Garrett: Requiring publication of notice of resolution for formation of LID's in sewer districts rather than publishing resolution in full	204	265	344	650, 1186		1320	1467	1479	S. 1541
300.	Representatives Lux, Olsen, and Johnston (Elmer E.): Establishing financial responsibility for residents of state residential schools and their parents	204								
301.	Representatives May, McCormick, and Litchman: Providing for employee wage preference in case of executions, attachments, etc., against employer	204								
302.	Representatives King (Richard "Dick") and Elder: Regulating public building construction	204	1043	1149	1149					
303.	Representatives Uhlman, Brachtenbach, and De- Jarnatt: Changing dates for the preparation and consideration of school district budgets	204	249	307	794, 1200, 1526	1200, 1480, 1491	1472, 1525	1528	1539	S. 1619
304.	Representatives Bledsoe, Flanagan, and Bozarth: Defining certain agricultural transactions as sales at wholesale	205	236	375	651		954	971	972	S. 1318
305.	Representatives Grant, May, and Mast: Expanding the definition of "extrahazardous works and occupations" to include retail employees	205			,					
306.	Representatives May, Backstrom, and Morphis: Regulating railroad employee transportation	205								
307.	Representatives Hurley, Pritchard, Traylor, and Taylor: Providing for payment of eye care service benefits under insurance contracts whether such care is performed by physician or optometrist	205	547	615, 693	695		875	877	955	P.V. 1518

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
308.	Representatives Witherbee, Elder, and Valle: Providing failure to return leased property after notice of expiration of lease is gross misdemeanor	205			,					
309.	Representatives Hood, Kink, and Radcliffe: Authorizing state historical society to sell Pickett House to Daughters of the Pioneers	205	389	615	615	•••••	875	877	955	S. 1317
310.	Representatives Witherbee, Kink, and Andersen (James A.): Requiring notice of materialmen's liens	205								
311.	Representatives Andersen (James A.), Gallagher, and Wolf: Enacting an "Habitual vice offender" law and prescribing a penalty	206								
312.	Representatives Copeland, Andersen (James A.), Eldridge, Mahaffey, Brouillet, Backstrom, Cun- ningham, Bledsoe, Saling, O'Dell, DeJarnatt, Litchman, and Wolf (by executive request): Cre- ating an advisory council on higher education	206	•••••		•••••	·				
313.	Representatives Andersen (James A.), Chatalas, and Litchman: Defining failure to return a rented automobile as larceny	206	410	509	651		875	877	955	S. 1317
314.	Representatives Kull, Kink, and Jolly: Adopting priorities for the establishment of community colleges and authorizing the allocation of planning grants	210	807, 808	.4		1168		•••••		
315.	Representatives Garrett, Swayze, and Rogers: Regulating psychologists	211	389	511	598, 886	•••••	886	971	972	S. 1318

316.	Representatives Kink, O'Donnell, and McCormick: Providing for forfeiture of certain offices upon filing for certain other offices	211								
317.	Representatives O'Donnell, Kink, and McCormick: Providing for forfeiture of certain nonpartisan offices upon filing for partisan office	211								
318.	Representatives King (Chet), Garrett, and Kalich: Amending employer payroll reporting require- ments under workmen's compensation act	211	249	314	794, 1242, 1449		1449	1478	1496	S. 1576
319.	Representatives King (Chet), Garrett, and Kalich: Changing requirements of investment of funds under workmen's compensation act	211	249	307	795, 1243		1320	1467	1478	S. 1541
320.	Representatives King (Chet), Garrett, and Kalich: Amending appeal requirements under workmen's compensation act	212	702	,						
321.	Representatives Moos, Beck, and Bledsoe: Limiting liability of landowners on land made available for public recreation	212	379	738, 784	785, 1236	739				
322.	Representatives Kink, Kull, Radcliffe, Burtch, Anderson (Eric O.), Brachtenbach, and Lynch: Changing method of selection of board of trustees of statewide city employees retirement system	212	. 547	1226			,,,,,,			
323.	Representatives King (Chet), Smith, Jastad, May, King (Richard "Dick"), Moon, Marzano, and O'Donnell: Allowing medical aid for pensioners	218	380	1227, 1246	1247					
324.	Representatives Uhlman, Morphis, Elder, Smith, Sheridan, Chatalas, Grant, O'Donnell, Mahaffey, Garrett, and Backstrom: Exempting police pensions from attachment	218	289	314	516		851	877	955	S. 1317
325.	Representatives Conner, Sheridan, and O'Dell: Amending barbering regulations	218	1117	1262				********		
325.	(Substitute) By Committee on Licenses: Revising law relating to barbers and the licensing thereof.			1262, 1265	1265, 1268	1262				
326.	Representatives Epton, Johnston (Elmer E.), Rad- cliffe, and Anderson (Eric O.): Changing admis- sion requirements, allowable allocations, for day training centers and group training homes for mentally and physically deficient	219	266	374	597		851	877	955	S. 1317
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	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
327.	Representatives Burtch, Bottiger, and Andersen (James A.): Including malicious in description of preparation of fire as attempt of crime of arson	219								
328.	Representatives King (Richard "Dick"), Radcliffe, and Thompson: Limiting landowner liability on recreation	219						•••••		
329.	Representatives Leland, Garrett, and Andersen (James A.): Extending the route of primary state highway No. 1 via the Evergreen Point bridge	219								
330.	Representatives May, Bottiger, Olsen, Marzano, Elder, Slagle, and Pierre: Providing for arbitration of firefighters' labor disputes	219	346	506	736, 1040					
331.	Representatives Avey, May, and Slagle: Repealing laws providing for separate valuation and assessment of timber	220								
332.	Representatives Avey, Slagle, and Braun: Establishing a system for regulating charter party carriers	220	390	739	739, 962		962	981	987	S. 1319
333.	Representatives Wang, Rogers, Conner, and Beck: Appropriating money for state highways	227					3	•••••		
334.	Representatives Bottiger, Avey, and Goldsworthy: Changing laws relating to registration and taxa- tion of aircraft	227	338, 1721	740, 1746	740, 1630, 1747	1630				

335.	Representatives O'Brien, Chatalas, Copeland, Humiston, Smith, Taylor, Gallagher, DeJarnatt, Sawyer, Brouillet, Radcliffe, Sheridan, O'Donnell, Andersen (James A.), McDougall, Newschwander, Whetzel, Saling, Wolf, and Cunningham: Providing for rehabilitation program and administration of same.	228	338	. 391	591	 851	877	956	S. 1317
336.	Representatives Beck, Mast, and Bozarth: Reclassifying game fish	228	338	740	741	 			
337.	Representatives Day, Marzano, King (Chet), O'Donnell, Backstrom, May, Elder, Traylor, Perry, and Grant: Providing medical aid contracts under industrial insurance must provide a standard of service equal to that provided by the department	228	338	505	540	 875	877	955	S. 1317
338.	Representatives Beck, Taplin, and Moos: Creating game department jurisdiction on Snake river	228	521	741	741, 1245	 			
339.	Representatives Uhlman and DeJarnatt: Appropriating funds for the temporary publication of session laws	228		228	652	 875	877	955	S. 1317
340.	Representatives King (Chet), Witherbee, O'Donnell, Taylor, Moon, Olsen, Day, Jastad, Perry, and Radcliffe: Amending medical aid provisions under workmen's compensation act	229	702			 •••••			
341.	Representatives Grant, Mast, and Elder: Authorizing access by interested persons to the original registration files up to thirty days before any election	230				 			
342.	Representatives Sawyer, May, and Perry: Requiring new electrical licensees to possess an electrical contractor's qualifying certificate	230	673	1155	1156	 			
343.	Representatives Avey, Slagle, Huntley, McDougall, and Taplin: Permitting increase in gross weight on highways, if federal highway law is so amended	230	441	615	616	 851	877	956	S. 1317
344.	Representatives Gallagher, Leland, and Wither- bee: Reducing terms of port commissioners and establishing salaries	230				 •••••			
345.	Representatives Wang, Beck, and Conner: Prohibiting commercial fishing for salmon within a prescribed offshore area in Kitsap county	230				 			

	SUBJECT ANI	HISTOR	Y OF HO	USE BILI	LS—Contir	ued				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
346.	Representatives Klein, Grant, and DeJarnatt: Providing for redistricting of the legislature and referring the act to a vote of the people	230								
347.	Representatives Taylor, Smith, Gallagher, and Conner: Preserves franchise rights in areas incorporated by cities and towns	237	548	742	744, 1099		1320	1467	1478	S. 1541
348.	Representatives Taylor, Smith, Gallagher, and Conner: Regulating and prescribing procedures relating to garbage and/or refuse collection companies	237	521	1125	1126		1320	1467	1478	P.V. 1542
349.	Representatives Bottiger, Marzano, Sheridan, Rad- cliffe, Gallagher, Haussler, Bozarth, Chatalas, Pierre, and Braun: Enacting the Model Penal Code section prohibiting the dissemination of obscene material	237								
350.	Representatives Litchman, Johnson (Doris), and Mahaffey: Authorizing annexation of nonhigh school districts to contiguous school districts containing a high school	238	257, 396	318, 333						*********
351.	Representatives Conner, Savage, and Traylor: Authorizing development of outdoor recreation areas	238	309	504, 597	597, 598, 1032				•••••	
352.	Representatives Marzano, Savage, and Kalich: Providing hospitalization for state employees	238	673							••••••
353.	Representatives Sheridan, Wolf, and Gallagher: Relieving public officials, employees, or their agents for actions or omissions in performance of their official duties	238							***********	••••••

354.	Representatives Marzano, Radcliffe, and Kink: Limiting automobile ownership to persons at least eighteen years old	238	548	770, 774	776, 1244	772				
355.	Representatives Pierre, Elder, and Garrett: Establishing West Seattle Community College	238								
356.	Representatives Whetzel, Smith, and Uhlman: Providing for judicial review of actions of boards of adjustment	238	442							
357.	Representative Savage: Regulating unemployment benefit weeks	238								
358.	Representatives Litchman, Johnson (Doris), and Mahaffey: Authorizing the state board of education to establish or adjust that portion of school district within a federal reservation's boundaries	238	266	,						
359.	Representatives Jolly, Moos, Bozarth, and Flanagan (by request of Joint Committee on Highways): Providing for farm to market roads for Grant, Adams and Franklin counties	240		**********				*********		
360.	Representatives Perry, Newschwander, Day, Dootson, Kink, Morphis, Backstrom, Moon, Haussler, and Bozarth: Requiring cigarette packages contain labels stating health hazards of smoking	241	483	725, 729		726, 727, 728	•••••			
361.	Representatives Valle, Jueling, and Garrett: Authorizing adjustment of water and sewer districts' boundaries	241	917	1133	1134					
362.	Representatives Kull, Canfield, and McDougall: Increasing marketing assessment on soft tree fruits	241	410	744	745, 1086		1320	1467	1478	S. 1541
363.	Representative Dootson: Increasing unemployment benefits and standards	241							•••••	
364.	Representatives Brouillet, Goldsworthy, Johnson (Doris), Radcliffe, Saling, Cunningham, Braun, King (Richard "Dick"), Mahaffey, and Sheridan: Changing generally state teachers' retirement system law	250	496	688	693, 1010, 145 1	1017	1450	1478	1496	S. 1576
365.	Representatives Thompson and DeJarnatt: Providing for removal of tolls on Longview toll bridge and the maintenance thereof thereafter	250			•••••					

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366.	Representatives Leland, Chatalas, and Kirk (by executive request): Creating a state council on aging and an interdepartmental committee on aging	250	339	617			851	877	956	S. 1317
367.	Representative Lynch, McCaffree, and Traylor: Invalidating certain write-in votes and requiring political affiliation to be shown after name of write-in candidate									
368.	Representatives O'Brien and Hawley: Exempting free buses for handicapped persons from taxation	251	1205	1262	1262					
369.	Representatives Gallagher, Valle, and Humiston: Adding member to state judicial council	251	452	618	618, 1036					
370.	Representatives Grant, Garrett, and Elder: Making county auditor of class AA and A counties registrar registered voters available to political parties	251	808					,		
371.	Representatives Warnke and Garrett: Authorizing the use of bid bonds in sewer district contracts	251	325	382	653, 887		887	971	972	S. 1318
372.	Representatives Warnke and Garrett: Authorizing the use of bid bonds in bids for water district contracts	251	325	383, 657	653, 657, 888		888	971	972	S. 1318
373.	Representatives Moos and Rogers (by executive request): Reapportioning and redistricting the legislature	251								
374.	Representative Savage: Establishing and providing for the administration of a correctional institution for women	252	380, 1166	1259	1261					

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duries and the counting of pariots	200	941	1101	1100, 1402		1492	1410	1400	D. 1011
Representatives Grant, Gorton, and Elder: Appointing members of political parties as deputy voter registrars	258	500	1159	1161, 1453		1453	1478	1496	V. 1574
Representatives Beck, O'Brien, and Olsen: Abolishing civil liability of sheriffs	258							·····	
Representatives Garrett and Grant: Requiring installation of a control signal and establishing a speed limit within North Bend	258								
Representatives Berentson, McDougall and Bozarth: Prohibiting unfair trade practices with respect to agricultural products	258	380	539						
Livestock: Prohibiting unfair trade practices with		380							
Representatives Moon and Kalich: Raising assessments on milk and cream under dairy products commission	258	411	747	748, 1090, 1093		1319	1467	1478	S. 1541
Representatives May and McCormick: Authorizing counties to issue revenue bonds and prescribing terms, forms, etc	258	326	572	572		851	877	956	S. 1319
Representatives Hood, Taylor, and Moon: Changing trust fund investment sales	258	415	1233	1233					
Representatives King (Richard "Dick"), Radcliffe, Sheridan, Elder, Marsh, and Valle: Extending time for filing industrial insurance injury claims in certain cases.	259	602	1154						
Representatives Savage, Brouillet, and Mast: Authorizing restoration to full industrial insurance pension by repayment of lump sum conversion	259	703							
	Representatives Beck, O'Brien, and Olsen: Abolishing civil liability of sheriffs Representatives Garrett and Grant: Requiring installation of a control signal and establishing a speed limit within North Bend Representatives Berentson, McDougall and Bozarth: Prohibiting unfair trade practices with respect to agricultural products (Substitute) By Committee on Agriculture and Livestock: Prohibiting unfair trade practices with respect to agricultural products Representatives Moon and Kalich: Raising assessments on milk and cream under dairy products commission Representatives May and McCormick: Authorizing counties to issue revenue bonds and prescribing terms, forms, etc Representatives Hood, Taylor, and Moon: Changing trust fund investment sales. Representatives King (Richard "Dick"), Radcliffe, Sheridan, Elder, Marsh, and Valle: Extending time for filing industrial insurance injury claims in certain cases. Representatives Savage, Brouillet, and Mast: Authorizing restoration to full industrial insurance	pointing members of political parties as deputy voter registrars	pointing members of political parties as deputy voter registrars	pointing members of political parties as deputy voter registrars	pointing members of political parties as deputy voter registrars	pointing members of political parties as deputy voter registrars	pointing members of political parties as deputy voter registrars	pointing members of political parties as deputy voter registrars	pointing members of political parties as deputy voter registrars

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375. Representatives Gallagher, DeJarnatt, and Conner: Removing residence restriction for applicant for aid to the blind.....

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	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
387.	Representatives Sheridan, Gallagher, Marzano, Savage, Marsh, and O'Donnell: Increasing industrial insurance pensions	259	808, 1070	1227	1265, 1269, 1847	811	1845	1869	1875	s.
388.	Representatives Marsh, Elder, Sheridan, Savage, O'Donnell, and Marzano: Increasing industrial insurance permanent partial disability benefits	259	808					••••		
389.	Representatives Sheridan, Gallagher, Wang, Lux, O'Donnell, Jastad, Conner, Bozarth, Haussler, Elder, Kull, Whetzel, Kalich, Valle, Radcliffe, Epton, King (Chetzel, Braun, Brouillet, and Uhlman: Regulating beverage bottle distribution	259								
390.	Representatives Litchman, Valle, and Moon: Imposing a tax on bottled soft drinks and syrups used in the manufacture of soft drinks	266								
391.	Representatives Day, Jueling, and O'Brien: Adjusting firemen's pensions	266	708	1083						
391.	(Substitute) By Committee on Local Government: Adjusting firemen's pensions			1083	1083		1320	1467	1478	S. 1541
392.	Representatives Garrett, Lynch, and Taylor: Authorizing investments by cities	267	1070	1235	1235		1320	1467	1478	S. 1541
393.	Representatives Garrett, Jolly, and Taylor: Broadening purchase powers of state political subdivisions	267		•••••						
394.	Representatives Leland, Garrett, and Taylor: Relating to annexation and consolidation of cities and towns	267	1071	1264	1264					

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Representatives Taylor and King (Richard "Dick"): Providing for the rescission by a purchaser of a certificate of delinquency or tax deeds	267		,			•••••			
Representatives Uhlman, Whetzel, and Smith: Providing for creation of boundary review boards	267								
Representatives Jastad and Kalich: Reconveying certain property from the state to Lewis county	267	326	749	749		851	877	956	S. 1317
Representatives Garrett, Marsh, and Clark: Increasing wage preference in decedent's estates	267	673				•••••			
(Substitute) By Committee on Judiciary: Establishing wage priorities for employees		673							
Representatives Sheridan, Gallagher, Brouillet, Sawyer, Marzano, and Bottiger: Establishing a four year college in Pierce county	268					••,•••••			
Representatives Perry, Mast, and Grant: Providing for arbitration of hospital labor disputes	268	847		٠٠٠٨٠٠					
(Substitute) By Committee on Labor and Industrial Insurance: Providing a procedure for settling disputes in health care activities		847		,					
Representatives Cunningham, Bottiger, Warnke, and Saling: Revising voting and registration procedures	268	500							
Representatives Andersen (James A.), DeJarnatt, and Jolly: Permitting cities of ten thousand population or over to adopt city charters	268	1071	1150	1150		1320	1467	1478	S. 1541
Representatives Marsh and Garrett: Penalizing physicians and employers for failing to make timely industrial insurance reports	268	550						-	
Representatives Sheridan, Clark, and Beck: Increasing salary priority in cases of employer insolvency	268				549				
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410.	Representatives Andersen (James A.), Olsen, and Brachtenbach: Limiting time for causes of actions against architects, engineers or land surveyors	290								
411.	Representatives Grant, Perry, and Mast: Providing for rules concerning equipment in trailer coaches	290	703, 816	1144						
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127.	Representatives Ahlquist, King (Chet), Flanagan, Sawyer, Beck, Conner, Braun, Whetzel, and McDougall (by executive request): Establishing a water resources board and department	299	•••••			1208	•••••	•••••		
128.	Representatives Kalich, Jastad, and King (Chet): Providing for the transfer of a motor freight carrier's permit upon the death of the holder	300	703	772	773, 1111, 1595	-,.,	1509, 1535, 1559, 1594	1611	1615	S. 1722
29.	Representatives Sheridan, Klein, and Witherbee: Providing for information concerning motor vehicle accidents	300			•••••				**********	
30.	Representatives Sheridan, Klein, and O'Donnell: Authorizing receipt of federal funds by parks and recreation commission for youth development and conservation corps	300	415	750	751, 1011		1320	1467	1478	S. 1541
131.	Representatives Bottiger, Garrett, and Copeland: Providing for hearing procedure upon discharge or other disciplinary action as to assistant at- torneys general	300	*********	•••••		•••••		********	••••••	
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Representatives Kirk, Johnson (Doris), O'Donnell, Swayze, Lynch, and McCaffree: Compelling woman jury service	304	415	751	751, 1271, 1274					
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Representatives Swayze, Lynch, Kirk, and O'Donnell: Permitting women to sue alone	304	415	752	752, 1200					
Representatives Wolf, Day, and Hurley: Requires wine tax collections to be made at wholesale instead of retail	304	381	529	529		. 875	877	956	S. 1317
Representatives McDougall and Haussler: Exempting from the business and occupation tax certain loans made by credit corporations and companies	304			**********	,	•••••	•••••		
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Representatives King (Richard "Dick"), Brouillet, and Saling: Requiring transfers of teachers' seniority and leave benefits	310	. 674	1081	1082		1320	1467	1478	S. 1541
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46.	Representatives Anderson (Eric O.), Burtch, and King (Richard "Dick"): Increasing pensions of former members of teachers' retirement system	811	674	1194						
46.	(Substitute) By Committee on Education and Libraries: Providing additional pension benefits under teachers' retirement		674, 1229	1194, 1591	1592	1194			•••••	*******
47.	Representatives Backstrom and Moon: Appropriating funds for relocation of a portion of state secondary highway No. 1Y	311			•••••					
48.	Representatives Conner and Marzano: Requiring registration of marriages, and decrees of divorce, annulment and separate maintenance with state registrar of vital statistics	311	674, 1117	1142	1144					
49.	Representatives Conner and Brouillet: Establishing a two-year study of cystic fibrosis	311	675, 1072	796, 1135	1136					
50.	Representatives Epton, May, and Saling: Providing state matching funds may be used for major repairs of existing buildings	312	348	508, 1088	654, 1088					······
51.	Representatives Sheridan, Valle, and Brouillet: Regulating investments of state permanent funds	312	1118	1261	1261		1437	1476	1479	S. 1577
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33.	Representatives Cunningham, McCaffree, and Brouillet: Providing procedure for changing precinct boundary lines	326								

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454.	Representatives Marsh, Canfield, and McDougall: Limiting right of actions against certain associ- ations as to monopolies or restraint of trade	326	416	752, 786	786, 1180	328, 755				
455.	Representatives King (Richard "Dick"), Klein, and O'Donnell: Affirming as actionable the invasion of privacy by use of one-way mirrors, television or motion pictures in restrooms, and dressing and/or fitting rooms of stores	327	551							
456.	Representatives Day, Moos, and Perry: Regulating chiropractors	327	1046	1127	1128	1002	1319	1467	1478	S. 1541
457.	Representative Brouillet: Absolving from civil liability a person who injures another while rendering assistance during an emergency	327								
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461.	Representatives Garrett and Warnke: Authorizing water districts to enter contracts for the operation of the district and to enter contracts for the operation by it of other water or sewer systems	327	551	755	755, 1020			•••••	• • • • • • • • • • • • • • • • • • • •	
462.	Representatives Garrett and Warnke: Authorizing sewer districts to enter contracts for the operation of the district and to enter contracts for the operation by it of other sewer or water systems	328	551	755	755, 1101				•••••	
463.	Representatives King (Chet), King (Richard "Dick"), and Hawley: Defining monofilament gill net webbing	328								
464.	Representatives Kull, Canfield, and Newhouse: Providing permanent identification numbers for certain apiaries	328	453	619	. 619		851	877	956	S. 1817
465.	Representatives O'Brien, O'Donnell, and Copeland: Providing for use of a portion of the state income reserve fund	328	1072	1225	1225		1466	1478	1496	S. 1577

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467.	Representatives Grant and Elder: Redistricting the state into congressional districts	328	1515	1620	1627, 1781		1781	1791	1792	V. 1941
468.	Representatives Taylor and Conner: Including concessionaire employing 25 or more persons on state vessels as an employer within state employees' retirement system	328								
469.	Representatives Beck and Conner: Requiring fi- nancial responsibility as a prerequisite to the operation of a motor vehicle	328								
470.	Representatives Beck and Epton: Providing for the transfer of certain real property owned by the state to the department of game	329	442	1136	1136		1437	1476	1479	S. 1577
471.	Representatives Taylor and Warnke: Authorizing cities which become first class cities to retain their former police pension system	329	1072				•••••			
472.	Representatives Wang, Hawley, and Conner: Providing for motor vehicle accident reports and availability of information to interested persons	329								
473.	Representatives Beck and Epton: Authorizing the sale and/or lease of sewage treatment and disposal plant at Washington veterans' home	329	381	1154	1154	••••	1437	1476	1479	S. 1577
474.	Representatives Lynch and Conner: Permitting use of oleomargarine in state institutions	329	453	573	733, 963		963	981	987	S. 1318

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541.	Representatives Bratchentbach and Uhlman: Exempting from real estate transaction tax levied for support of public schools transfers of realty solely for stock	35 3		••••		,			٠.	
542.	Representative Dootson: Making all county officers nonpartisan	353								•••••
543.	Representatives Sawyer, Wolf, and Cunningham: Relating to the highway commission	353	,							
544.	Representative Morphis: Removing power of eminent domain from public housing authorities	353							•••••	
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546.	Representatives Kalich, Warnke, and Taylor: Providing for joint planning by municipalities and other political subdivisions	354							•••••	
547.	Representatives Gallagher, Conner, and Braun: Providing tax refunds for motor vehicle fuel retailers	354								
548.	Representative Morphis: Establishing an initiative and referendum procedure for counties	354								
54 9.	Representatives Pritchard, Witherbee, and O'Brien: Providing for state trade fairs and the support thereof	354	549	621	622, 965		964	981	987	P.V. 1519
550.	Representatives Kink, Radcliffe, and Hood: Providing an approach to Western Washington State College	354				,				
551.	Representatives King (Chet), Marzano, and Savage: Providing for payment by an employer into the industrial insurance accident fund in respect of an injury, fatal or otherwise to an employee	354								

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	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor	
552.	Representatives Savage, King (Chet), and O'Donnell: Fixing salaries of chief state mine inspector and his deputies by the state personnel board	354	552								
553.	Representatives Klein, Valle, and DeJarnatt: Authorizing the use of electronic voting systems	354				•••••					
554.	Representatives Lux, Chatalas, and Olsen: Creating a division of motor transport in the department of general administration	355	675								
555.	Representatives Brouillet and Goldsworthy: Relating to retirement and pensions	355	1229								
556.	Representative Klein: Relating to mutual savings banks	355									
557.	Representative Klein: Providing for redistricting and reapportionment of the legislature	355									
558.	Representative Klein: Relating to the administration of justice	355									
559 .	Representative Klein: Relating to first class cities	355									
560.	Representative Klein: Providing for payment of court costs and a reasonable attorney's fee	356									
561.	Representative Klein: Requiring delivery of zoning specification certificate upon sale of real property in first class cities and class AA and class A counties	356			J						

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562.	Representatives Klein and Elder: Providing for recovery due to industrial injury or death of certain employees	356						
563.	Representatives Braun, Bottiger, and Swayze: Making discrimination between different pur- chasers unlawful	356				•••••	 	
564.	Representatives Kull, Moon, and Bledsoe: Exempting artificial insemination of livestock charges from sales, use and business and occupation taxes	356	1610	1646	1646		 	
565.	Representatives King (Chet), Marzano, and Sheridan: Allowing public employees to choose their own medical insurance plans	356					 	
566.	Representatives King (Chet), Savage, and O'Donnell: Making it a duty to supply a safe place for employees to work	356	705				 	
567.	Representatives Bergh and Andersen (James A.): Providing department of labor and industry may purchase certain annuities in lieu of transfer of money from accident reserve fund	356					 	 ·····
568.	Representatives Day and Bergh: Providing a procedure for acknowledgment of paternity	357					 	
569.	Representatives Klein, Backstrom, and Ahlquist: Authorizing county assessors and deputies to qualify as certified appraisers	357					 	 •••••
570.	Representatives O'Brien and Copeland: Pertaining to the compensation of public officials and employees	357					 	
571.	Representatives Mahaffey and Olsen: Authorizing temporary liquor permits	357					 	
572.	Representative Savage: Providing increases in per diem allowance for members of parks and recreation commission	357	416		; ;;;		 	
573.	Representatives Ahlquist, Litchman, and Back- strom: Deducting U. S. tax from wholesale ciga- rette sales tax	357	1524		: *.		 	
574.	Representative Morphis: Reducing tax roll exemptions	857					 	 •••••

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
575.	Representatives Olsen, Brachtenbach, and Mc- Cormick: Providing regulations concerning sales of liquor to minors	357	705	800	800		875	877	955	S. 1317
576.	Representatives Sheridan, Marzano, and McCormick: Providing for vocational education under apprenticeship programs in either school districts or community colleges	358	1078							
577.	Representatives Brachtenbach and Bozarth: Providing an exemption to the securities act	358								
578.	Representatives Bottiger and Brachtenbach: Defining status of "attorney" with reference to reciprocal insurers	358								
579.	Representatives Johnson (Doris) and Jolly: Directing acquisition of a Crow Butte-Whitcomb Flat area state park	358	416	779	780, 1243					
580.	Representatives Epton and Beck: Relating to placement of residents of state residential schools in foster homes	358								
581.	Representative Johnson (Doris): Prohibiting use of roller type cloth towels in public rest rooms	358								
582.	Representatives Morphis, Olsen, and Backstrom: Providing extra service credit for legislators in state employees retirement system, permitting legislators who are teachers to belong to two retirement systems	358	675	760	.760, 966, 968	1054, 1055	965	981	987	v.

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583.	Representatives Elder, Moon, and Johnston (Elmer E.): Relating to subsistence and lodging of members of the legislature and the president of the senate	358								
584.	Representatives Cunningham, Johnson (Doris), and Moos: Prescribing filing requirements for precinct committeemen	358	1167							
585.	Representative Morphis: Removing application of business and occupation tax to extractors and manufacturers	359								
586.	Representative Savage: Providing for acquisition of land and construction of facilities for financing thereof	359	1608	1675	1676, 1843	1720, 1723	1843	1869	1875	s.
587.	Representatives Warnke, Cunningham, and Bottiger: Directing Naches cut-off and tunnel	359								
588.	Representative Klein: Pertaining to the compensation of elected state officials and judges of the supreme and superior courts	359	973							
589.	Representatives Warnke and Cunningham: Erecting Green River bridge on Highway No. 5	359								
590.	Representatives Braun, Radcliffe, and Taylor: Pertaining to the retirement and disability system of cities and towns	359	1072	1128, 1161	1162, 1454	1129	1454	1478	1496	S. 1577
591.	Representative Mast: Requiring payment of real and personal property taxes in year of levy	360								
592.	Representatives Thompson, Johnston (Elmer E.), and Klein: Providing appointments for assistants for family courts in third class counties	360	523	623	623, 1096, 1455		1455	1478	1496	S. 1577
593.	Representative Klein: Relating to the Washington Toll Bridge authority	360			,					
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596.	Representative Morphis: Providing for the acquisition, construction, and maintenance of state capitol parking facilities	360							•••••	
597.	Representatives Backstrom and Ahlquist: Pertaining to revenue and taxation	360								
598 .	Representatives Kink and McCormick: Abolishing registration of liquor representatives	. 360	675							
599.	Representative Adams: Eliminating unemployment compensation for recipients of social security retirement benefits	361	•••••			382				
600.	Representatives Adams and Clark: Disqualifying from unemployment compensation persons who leave their jobs due to marriage	361				382				
601.	Representative Klein: Changing the law on elections	361		•••••						
602.	Representatives Thompson, Kalich, and Wolf: Relating to state game commission	361								
603.	Representative Lynch: Relating to higher education	361	705, 1073	1527						
604.	Representative Morphis: Relating to state governments	361								
605.	Representatives O'Brien, Olsen, and Johnston (Elmer E.): Relating to the state employees' retirement system	361								
606.	Representatives Ahlquist, McCormick, and Flanagan: Adopting the Columbia Interstate Compact.	361	496			497, 499				; <u></u>

607.	Representatives Day and Backstrom: Providing for an aviation fuel excise tax	361						•••••		
608.	Representatives Backstrom and Ahlquist: Pertaining to excise taxes	362	705	1196						
608.	(Substitute) By Committee on Ways and Means (Subcommittee on Revenue): Defining terms of and providing exemptions from certain excise taxes		705	1196	1197, 1959	1737, 1738	1732, 1771, 1942	1978	1984	P.V .
609.	Representatives Klein, DeJarnatt, and Radcliffe: Abolishing capital punishment	362			•••••					
610.	Representatives Moos and Bozarth: Relating to adjutant general	363		•				•••••		
611.	Representatives Bozarth and Jolly: Relating to licensing of dogs	363								
612.	Representatives Pierre, Cunningham, and Valle: Making West Marginal Way a four lane highway	363								
613.	Representative Andersen (James A.): Authorizing construction of Factoria Interchange	363						······		
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615.	Representatives Pierre, Cunningham, and Valle: Creating a second First Ave. South-Duwamish river bridge	363								
616.	Representatives Cunningham, Garrett, and Pierre: Making the West Valley highway four lane	363			·······					
617.	Representatives Epton, Mahaffey, and King (Richard "Dick"): Providing for financial responsibility of residents as to state residential schools	363	453	1784						
617.	(Substitute) By Committee on Public Institutions and Youth Development: Providing for financial contributions from residents of state's residential schools and out-of-state parents		459	1705 1700	1700			•	F 1 .	
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620.	Representative Klein: Relating to employment security	364								
621.	Representatives Olsen, Sheridan, and Taylor: Permitting the creation of regional governmental problems	364	706	1138	1140, 1456		1456	1478	1496	S. 1577
6 22.	Representative Litchman: Providing for uniform system of public schools	364	523				,			
622.	(Substitute) By Committee on Education and Libraries: Providing for uniform system of public schools		52 3	***********						
623.	Representative Litchman: Providing for uniform system of public schools	364								
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625.	Representatives Backstrom and Ahlquist: Pertaining to revenue and taxation	364								
626.	Representatives Andersen (James A.), Johnston (Elmer E.), and Cunningham (by executive request): Authorizing governor to enable state to participate in programs of the Economic Opportunity Act	364								

									 	
627.	Representatives Beck and Klein: Allowing costs and attorneys fee in successful action by insured against own insurance company	364					•••••			
628.	Representative Mast: Authorizing shoplifter detention by merchants	364								
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630.	Representative Leland: Pertaining to state highways, bridges and toll facilities	365								
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633.	Representative Leland: Pertaining to the state highways and bridges	365								
634.	Representative Backstrom: Providing for consolidation and division of counties	365								
635.	Representatives Savage, Klein, and Leland: Establishing an interim legislative committee on state parks	365		,,,,,,,,,,		•••••				
636.	Representatives Brouillet, Backstrom, and Johnson (Doris): Establishing a department of water resources	365								
637.	Representatives Backstrom and Ahlquist: Prescribing administrative procedures relating to the collection of taxes	365	553	1197	1269, 1651		1651	1673	1689	S. 1771
638.	Representatives Chatalas, Hurley, and O'Donnell: Extending permissible nursing home services for recipients of federal aid assistance to sixty days.	366	52 3	780	780, 1275		••••			
639.	Representative Chatalas: Relating to public assistance	366								
64 0.	Representatives Kink and Litchman: Creating a state commission on post-high school education	366				;				
641.	Representative Chatalas: Relating to public assistance	366	•••••	**********	••••••		•••••			••••••

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642.	Representatives Taplin, Moon, and Day: Establishing a tourist information center in the Clarkston area	366	1046	1234		1235				
643.	Representatives Chatalas, O'Donnell, and May: Amending income for public assistance purposes to allow federal aid	366	5 23	801	801, 1038		1171	1171	1207	S. 1481
644.	Representatives Taylor, Jolly, and Brachtenbach: Providing for effect of inclusion of fire, water and sewer districts within a town as a result of annexation or incorporation	366			,,	**********		••••		
645.	Representatives Wolf, Anderson (Eric O.), and Radcliffe: Providing for kindergartens in certain third class school districts	366	681, 1073							
646.	Representatives Adams and Clark: Disqualifying from unemployment compensation persons guilty of misconduct	367		• • • • • • • • • • • • • • • • • • • •					<i>,</i>	
647.	Representatives Andersen (James A.), Brachtenbach, Hood, and Lynch (by executive request): Authorizing state participation in federal mental retardation and community mental health care programs	367	454	781	781		954	971	973	S. 1318
648.	Representatives Adams and Clark: Defining good cause for leaving employment	367								
649.	Representative Whetzel: Regulating lobbying	367								
650.	Representative Copeland (by executive request): Providing for attachment of fiscal notes to legislative bills and resolutions	412								

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Representatives Perry and Sawyer: Requiring public reconstruction in excess of two thousand five hundred dollars to be done by private contractors

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672	Representatives O'Donnell, Andersen (James A.), and May: Regulating lobbying	1079								
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674.	Representative Conner: Providing that polls shall be open at 7 a.m	1121								
675.	Representatives Sawyer, Andersen (James A.), and Jolly: Exempting interstate sale of electrical energy from public utility tax	1122	1579	1590	1590					• • • • • • • • • • • • • • • • • • • •
676.	Representatives Clark and Klein: Amending the 1965 probate code	1122	1206	1258	1258		1320	1467	1478	S. 1541
677.	Representative Clark: Providing that photostatic copies of secured notes and other obligations may be used in evidence	1122	1206	1262	1264					
678.	Representatives Haussler and Bozarth: Providing for no public or private regulation of private property	1122				1124				
679.	Representatives Savage, Pritchard, and Garrett: Providing that ski tow operations shall not be common carriers	1171	1206	1256	1256, 1457		1456	1478	1496	S. 1577
680.	tices of peace in certain cities over 5,000 population	1230								• • • • • • • • •
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	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
684.	Representatives Conner, Traylor, and Savage: Providing for an appropriation for vocational re- habilitation	1387								
685.	Representatives Ahlquist, Flanagan, Conner, Mc- Dougall, Whetzel, Sawyer, Wolf, Bledsoe, New- house, and Clark: Creating a department of water resources	1458				1458				,,,,,,,,,,
686.	Representative Litchman: Providing for the exemption of homes for the aged and infirm from state taxation	1459								
687.	Representatives Uhlman, Brouillet, Moon, De- Jarnatt, Lux, and Beck: Providing for a new institution of higher education	1499								· · · · · · · · · · · · · · · · · · ·
688.	Representatives Moon, Anderson (Eric O.), Johnson (Doris), Backstrom, Smith, Haussler, Marzano, Olsen, Taplin, King (Chet), Marsh, Kull, Bozarth, and Ahlquist: Providing for a study of state's water resources and changing name of department of conservation	1499	1538, 1647							
689.	Representatives Kink and King (Chet): Prescribing regulations and imposing additional privilege fees for the taking of food fish and shellfish	1520								
690.	Representatives Anderson (Eric O.), Johnston (Elmer E.), and Backstrom: Providing for a commission on Indian affairs	1520								•••••

691.	Representatives Bergh, Braun, Witherbee, Garrett, Conner, Angevine, Warnke, Backstrom, May, Bottiger, Lux, Kalich, DeJarnatt, King (Chet), and Taylor: Providing for a study of the effi-		1,44	*						
	ciency of state government	1529	1551							
692.	Representatives Perry, Bledsoe, and Day: Imposing a tax on cigarettes to finance lung cancer research	1529								
693.	Representatives Lynch, Uhlman, Goldsworthy, McCaffree, Epton, May, and Beck: Authorizing the department of health to provide financial assistance to community artificial kidney centers, and making an appropriation	1543	1593	1606	1607					
694.	Representative Conner: Appropriating funds for pulp and paper research facilities at the U. of W.	1543								
695.	Representatives Olsen, Johnston (Elmer E.), and O'Donnell: Providing for alcoholism treatment program by department of health	1577	1631	1642	1644		1758	1770	1773	S. 1801
696.	Representatives Kink, Marsh, Kull, Lynch, Angevine, Bledsoe, Morphis, King (Richard "Dick"), Moon, McCaffree, Witherbee, Finch, Jastad, Pierre, Lux, Backstrom, Uhlman, and Brouillet: Creating a commission on higher education	1578	1617							
697.	Representatives Savage, Klein, Leland, Moon, Kull, Marsh, Traylor, and Pritchard: Providing for interim committee study of outdoor recreation problems	1596	1598, 1647	1720, 1726	1747, 1755					
698.	Representatives O'Brien, Garrett, Uhlman, Beck, Copeland, Whetzel, Ahlquist, Newhouse, and Backstrom: Providing for registration of claims to withdraw and make use of waters	1596	1614, 1648	1677, 1678	1679					
699.	Representatives Olsen, Johnston (Elmer E.), De- Jarnatt, Witherbee, Clark, Brouillet, Haussler, and Burtch: Provides for disposition of fines and forfeitures	1609	1669		·····	*********				
700.	Representatives Uhlman, Canfield, and Brouillet: Relating to the budget	1652								
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702.	Representatives Bottiger, Radcliffe, and Kirk: Increasing the tax on beer	1673					•••••	•••••			
703.	Representatives Sheridan, Chatalas, and Marzano: Allows certain public assistance exemptions as to expending moneys beyond appropriation	1723									
704.	Representatives Kalich, Jastad, Conner, Traylor, King (Chet), Haussler, Slagle, and Avey: Relating to apportionment of state aid to school districts	1750	.,,,,,	•••••			••••••	•••••	***********		
705.	Representatives Johnson (Doris), Valle, Lux, and Epton: Transferring excess liquor funds allocated to certain cities and counties	1759					.,				
706.	Representatives Brouillet, Uhlman, and DeJarnatt: Providing for a referendum on a bill imposing a state 10-mill levy for support of common schools	1759						,			
707.	Representatives Pierre, McCormick, and Clark: Relating to withdrawal of elective or appointed officials from state employees' retirement system.	1771	1785							,	
708.	Representatives Flanagan, McDougall, and Bledsoe: Imposing a net income tax conditioned on adoption of constitutional amendment	1771		•••••							
709.	Representatives Moos, Gorton, and Brouillet: Providing for an increase in assessment levels and providing limitations on tax levies	1772	1839	1849, 1853							

709.	(Substitute) By Committee on Ways and Means: Providing for an increase in assessment levels and providing limitations on tax levies			1853	1872, 1993	 1992	1997	2005	P.V. ·
710.	Representatives Johnson (Doris), Jolly, Olsen, Valle, Radcliffe, Bottiger, King (Richard "Dick"), Lux, King (Chet), Backstrom, Rogers, and Kull: Provides for a flat gross income tax of one percent on individuals.	1786						<u>.</u>	
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711.	Representatives Witherbee, Uhlman, and Clark: Relating to port district sales	1787	•••••	• • • • • • • • • • • • • • • • • • • •		 •••••			
712.	Representative Moos: Providing a method by which voters may determine the extent to which tax increases shall result from reassessment of property	1802				 			
713.	Representatives Sawyer, Swayze, Humiston, Wang, Marzano, Brouillet, Sheridan, Bottiger, Gallagher, Rogers, Beck, Newschwander, and Jueling (by executive request): Removing tolls from Narrows bridge	1822		1822	1822	 *********		,	
714.	Representative Klein: Providing for congressional								
	redistricting	1840	1850	1859, 1870	1900	 1978	1984	1995	
715.	Representative Haussler: Requiring property to be assessed at 25% of true and fair value	1859							
716.	Representatives Gallagher, O'Brien, and Copeland: Appropriations for the support of the legislative special interim committee for oversight with regard to federal grant programs	1961		1 9 61	1961	 1978	1984	1995	S.

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•	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
1.	Representatives O'Donnell, Elder, Olsen, Litchman, Bottiger, Sheridan, Bergh, Taylor, Savage, Klein, Smith, Anderson (Eric O.), and Marzano (by executive request of Governor Rosellini): Requesting federal action placing health needs of retired people under social security	52								
2.	Representatives Kink, McCormick, Warnke, Haussler, Kull, Klein, Radcliffe, Taylor, Day, Olsen, Litchman, Gallagher, Witherbee, O'Donnell, Sawyer, Brachtenbach, and Morphis: Equalize federal election voting times	71								•••••
3.	Representatives O'Donnell, Smith, and Witherbee: Memorializing Congress for medicare	78								
4.	Representatives Kink, Radcliffe, and Sawyer: Petitioning for extension of Alaska Marine Highway to U. S. Interstate Five	98								
5.	Representatives Morphis, Grant, and McCaffree: Requesting reporting of population by precinct	102	675							•••••
6.	Representatives Canfield, Newhouse, and Lynch: Memorializing congress to permit state retention of percentage of federal income tax	120								
7.	Representatives O'Donnell, Chatalas, and Klein: Memorializing congress to correct certain defi- ciencies in the immigration and naturalization act of 1953	130		•••••						•••••
8.	Representatives Anderson (Eric O.), Jastad, and Marsh: Proposing federal government remit portion of income tax for school purposes	130	1750					********	•••••	

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9.	Representatives Conner and Traylor: Memorializing Secretary of Interior to preserve Dungeness Spit	137	326	624	624, 1474				
10.	Representatives Kink and Hood: Requesting a Peace Arch commemorative postage stamp	138	203	224	654, 1474	 1651	1655	1672	
11.	Representatives Moos, Bozarth, Slagle, Avey, Moon, Copeland, Mahaffey, Bledsoe, Wolf, Newhouse, Taplin, Haussler, Flanagan, Saling, Kull, Jolly, Hurley, Day, and Epton: Memorializing congress to amend the United States Constitution to set out the right of the people to choose whether or not they wish to have one house of the legislature of their state apportioned on the basis of factors other than population	144				 		<u>.</u>	
12.	Representatives O'Donnell, Klein, Marzano, Chat- alas, Thompson, Sheridan, Valle, and Smith: Me- morializing congress to take action concerning Mississippi	156				 			
13.	Representatives Braun, Bozarth, and Newhouse (by departmental request): Memorializing congress to authorize increased capacity flood water detention structures	188				 			
14.	Representatives King (Chet), Hawley, and Taylor: Memorializing congress to provide funds for Willamette Falls fishways	193	210	225	795, 1086	 			
15.	Representatives Traylor, Wolf, and Rogers: Petitioning for dogfish study	206	381	624	624, 1099	 •			
16.	Representatives Klein, DeJarnatt, and Grant: Withdrawing and rescinding 1963 extraordinary session House Joint Memorial No. 1	231	676			 			
17.	Representatives Kirk, Mahaffey, and Pritchard: Memorializing congress to permit Seattle school district No. 1 to acquire Fort Lawton site	239	1632	1746	1746	 1758	1770	1773	
18.	Representatives Backstrom, Moon, Taylor, and King (Richard "Dick"): Memorializing congress to take action to alleviate Snohomish River flooding	242	310	625	625, 1475	 			
19.	Representatives Moos, Day, and Traylor: Memorializing congress for apportionment amendment to federal Constitution	291				 			

SUBJECT AND HISTORY OF HOUSE JOINT MEMORIALS—Continued Other Action in House Action by Governor Second Reading and Amendments Third Reading and Final Passage NUMBER, AUTHOR AND SUBJECT 20. Representatives May, Avey, Slagle, Wolf, and Cunningham: Memorializing against inequitable freight rates 21. Representatives O'Donnell, Marsh, Sheridan, Grant, and Johnson (Doris): Repealing Taft-Hartley act. section 14-b..... 305 1487 1881 22. Representatives O'Donnell, Kink, McCormick, Sheridan, Grant, Kalich, and Smith: Requesting that national election day be declared a holiday... 23. Representatives Andersen (James A.) and Garrett: Memorializing congress to rescind 1963 House Joint Memorial No. 1 relative to apportionment of representation in a state legislature... 24. Representative Elder: Requesting return of Wah-330 781 973 luke slope land..... 25. Representatives Conner, Savage, and Traylor: Thanking the President and secretary of interior for action respecting Fort Worden..... 367 549 782. 1475 Representatives Flanagan, Jolly, Bledsoe, Newhouse, Kull, and Canfield: Memorializing congress 530 to amend federal sugar act..... 390 971 27. Representative Taplin: Requesting congress to provide for navigational locks in proposed Asotin Dam 1050 1050 1231 1290 1320

28.	Representatives Chatalas, Olsen, Johnston (Elmer E.), Brouillet, Moon, Braun, King, Moos, Epton, Valle, O'Donnell, Lux, Kull, Haussler, Bozarth, Smith, Adams, Unlman, DeJarnatt, Slagle, and May: Urging congressional legislation requiring health labels on cigarette packages	1007	1046							
29.	Representatives Sheridan, Marzano, Smith, Pritch- ard, Radcliffe, O'Donnell, Marsh, O'Brien, and Pierre: Requesting legislation enabling all eligi- ble citizens of the United States to register and vote	1048	•••••	1048	1048	1047				
30.	Representatives Day, Harris, and Sheridan: Prohibiting restrictions on interstate sale of firearms	1499	1770	1804	1805		1999	2004	2005	
31.	Representatives Radcliffe, Hood, and Kink: Memorializing congress to include ferry operation within Interstate Highway System	1520		1520	1520					
32.	Representatives Sheridan, Andersen (James A.), Sawyer, Flanagan, Gallagher, Lux, Bledsoe, King (Chet), Cunningham, Radeliffe, Harris, Marzano, and Bottiger: Requesting federal action in constructing a pilot industrial carbon products plant in this state.	1597		1597	1597		1631	1634	1644	
33.	Representatives Avey, Slagle, and Moos: Petitions for transfer of Pend Oreille National Wildlife Refuge to state department of game	1635		1635	1635		1672	1673	1689	
34.	Representatives Bergh and Uhlman: Providing for retention of 5% of federal income tax proceeds for education	1673	1876							
35.	Representatives Newhouse, Canfield, Brachten- bach, Lynch, Moos, Haussier, Flanagan, Bledsoe, and Kull: Memorializing the President and Labor Secretary to adjust the cutback of use of foreign farm laborers	1792	1801		***********					
36.	Representatives Garrett, Morphis, and Braun: Requesting delay in raising power rates by Bonne- ville Power Administration	1859				······	······································			

SUBJECT AND HISTORY OF HOUSE JOINT RESOLUTIONS

===	A SOURCE AND ARROWS OF ACCOUNT ADDRESS OF ACCOUNT											
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	signed by Speaker	Signed by President of Senate	Action by Governor		
1.	Representatives Leland, Litchman, and O'Donnell: Reducing the assessed valuation percentage of Article 7, Section 2 of the state Constitution	23	1879									
2.	Representatives Leland, Litchman, Moon and May: Increasing legislator's terms of office; providing annual legislative sessions; and increasing the annual salary for legislators	23			•••••		•••••	•••••				
3.	Representatives Beck, O'Donnell, Anderson (Eric O.), and Bergh (by executive request of Governor Rosellini): Proposing constitutional amendment permitting school districts two year ten mill special levy for operational expenses	52										
4.	Representatives Chatalas, Olsen, Radcliffe, O'Donnell, Valle, Bergh, Angevine, Uhlman, Sheridan, Backstrom, Litchman, Smith, Marsh (by executive request of Governor Rosellini): Proposing constitutional amendment changing residence qualifications for voting to six months in state, thirty days in county, city, town, ward, or precinct	52	524	782	.,							
4.	(Substitute) By Committee on Constitution, Elections and Reapportionment: Proposing constitutional amendment changing residence qualifications for voting to six months in state, thirty days in county, city, town, ward, or precinct		524	782, 1513, 1526	783, 1513, 1527, 1784		1783	1791	1792			
5.	Representatives Olsen, Chatalas, O'Donnell, Beck, Litchman, Taylor, Backstrom, Valle, Uhlman, Moon, Angevine, Grant, and Klein (by executive request of Governor Rosellini): Proposing constitutional amendment to provide for annual sessions	52	1074	1234	1748, 1755, 1766			···				

6.	Representatives Savage, Traylor, Conner, and Moon: Increasing membership of house of representatives	56			<i>.</i>				,			
7.	Representatives Anderson (Eric O.), Burtch, May, Moon, Marsh, Olsen, Chatalas, Haussler, Beck, Bozarth, Sheridan, Conner, Marzann, Grant, McDougall, Elder, Warnke, Mahaffey, Gallagher, Jastad, King (Chet), Taplin, Kull, Hawley, Litchman, Smith, Traylor, and Backstrom: Exempting taxation of real property of certain people sixty-five years of age or older	71	1523		1586	1587, 19	963	1985	1962, 199	9 2004	2005	
8.	Representatives Flanagan, Bledsoe, and Haussler: Assessing real and personal property at twenty- five percent of true and fair value	71	1757	1785, 1793, 1807,	1803,		833					
9.	Representatives Mahaffey, Anderson (Eric O.), and Kirk: Allowing school district levies for two year period	78	210	:	1762	17	762	•••••				
10.	Representatives King (Richard "Dick"), Marsh, and Thompson: Proposing constitutional amendment to permit voting at nineteen years of age	78	1880					• • • • • • • • • • • • • • • • • • • •				 INDEX
11.	Representatives Avey, Slagle, and Haussler: Proposing constitutional amendment that timber grown on state-owned lands be processed within United States	78						• • • • • • • • • • • • • • • • • • • •				 ×
12.	Representatives Andersen (James A.), Brouillet, DeJarnatt, Angevine, Gorton, Saling, McCaffree, Bottiger, Chatalas, O'Donnell, Johnson (Doris), Uhlman, Garrett, Conner, Olsen, Witherbee, Gallagher, Sheridan, Kink, Thompson, Valle, Grant. Taylor, Cunningham, Whetzel, King (Richard "Dick"), Marzano, Elder, Litchman, Warnke, Sawyer, Wolf, Beck, Traylor, and Backstrom (by executive request): Providing for a constitutional convention	102	303		382	595. 101 1084, 11	12, 162					
13.	Representatives Goldsworthy, Dootson, Copeland, O'Brien, Newhouse, Lynch, Swayze, Ahlquist, Hood, Uhlman, Harris, Wolf, Humiston, Jueling, Brachtenbach, Newschwander, Mahaffey, Hawley, and Whetzel (by executive request): Providing for fiscal notes on appropriate bills	102			• • • •							 214

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
14.	Representatives Bergh, Perry, and Bottiger: Limiting the consecutive terms of governor to two	102								
15.	Representatives Radcliffe, McCaffree, and Brouil- let: Allowing call of Constitutional convention on vote of majority of those voting on the proposal to call	111			********					
16.	Representatives Brouillet, Moos, and Grant: Advancing the governor's inauguration and the commencement of the terms of other elected state officials	111	303	376						
16.	(Substitute) By Committee on Constitution, Elections and Reapportionment: Advancing the governor's inauguration and the commencement of the terms of other elected state officials		303	376, 1472	655					
17.	Representatives Avey, Slagle, and May: Constitutional amendment prohibiting sale of state logs for export	111					•••••			
18.	Representatives Canfield, Dootson, and Newhouse: Creating redistricting committee in case legisla- ture fails to act	120			•••••	•••••	********			
19.	Representatives Valle, Thompson, and O'Donnell: Proposing constitutional amendment for a reapportionment and redistricting committee	130	•••••							
20.	Representatives Day, Copeland, and Conner: Providing for annual sessions	138								

21.	Representatives Moos, Bozarth, and Haussler: Permitting splitting of representative districts by senatorial districts	138		•••••			 	
22.	Representatives Conner and Taylor: Reducing voting age to nineteen	138					 	
23.	Representatives Andersen (James A.), Humiston, Eldridge, Swayze, Cunningham, McCaffree, Hawley, Mahaffey, Brachtenbach, Berentson, McDougall, and Gorton (by executive request): Constitutional amendment to provide additional authority and powers for city home rule	144					 	
24.	Representatives Dootson, Canfield, and Rogers: Removing redistricting power from legislature	156					 	
25.	Representatives Burtch, Dootson, Rogers, Gorton, and Wolf: Establishing constitutional reapportionment procedure	189	249	271, 293, 513	513, 541, 543, 1490, 1513	1493	 •••••	
26.	Representative Dootson: Abolishing the House of Representatives and providing for reapportionment	193					 ••••	
27.	Representatives Burtch, Anderson (Eric O.), Backstrom, Klein, O'Donnell, Kalich, Sheridan, Marzano, Chatalas, Bozarth, Day, Taplin, DeJarnatt, Jastad, Traylor, Kink, and Haussler: Proposed constitutional amendment determining debt of state for special indebtedness purposes	212					 •••••	
28.	Representatives Klein and DeJarnatt: Constitutional amendment providing for a commission to redistrict the legislature	231					 	
29.	Representatives Copeland, Smith, and Dootson: Altering constitutional debt limitation	. 291					 	
30.	Representatives Sheridan, Valle, and Brouillet: Regulating common school fund investments	312	1648	1680	1681		 	
31.	Representative Flanagan: Authorizing personal income tax	331	1748					
31.	(Substitute) By Committee on Ways and Means (Subcommittee on Revenue): Authorizing personal income tax		1748				 	 ••••••

41.	Representatives Bergh and Hawley: Enacting a "Bill of Rights for Mental Freedom"	1122							
42.	Representatives Hurley, Backstrom, and McCormick: Limiting the sales tax and compensating use tax to four percent	1499	1551	1629, 1636, 1656, 1682, 1720, 1729, 1741		1661, 1667, 1668, 1688	**********	,	 *******
43.	Representatives Grant, Backstrom, Radcliffe, and O'Donnell: Authorizing the imposition of a graduated net income tax	1549	1722	1763	1765				
44.	Representatives Chatalas, Olsen, Marzano, Valle, O'Donnell, Kink, Beck, Backstrom, and Sheridan: Authorizing a net income tax	1597			•••••				
45.	Representatives Moos, Brouillet, and Gorton: Constitutional amendment concerning tax matters	1618							

SUBJECT AND HISTORY OF HOUSE CONCURRENT RESOLUTIONS

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
1.	Representative O'Brien: Relating to committee to notify the Governor that the legislature is organized	21		21	21		25	25	54	
2.	Representative O'Brien: Relating to joint session for the purpose of canvassing the vote of constitutional elective state officers	21		21	21		25	25	54	
3.	Representative O'Brien: Relating to joint session to receive message of Governor Albert D. Rosellini	21		21	21	********	25	25	54	
4.	Representative O'Brien: Relating to joint session for inaugurating Governor Daniel J. Evans, to receive his message and administer the oaths of office to the constitutional elective state officers	21.	,,	21	21		25	25	54	
5.	Representatives Anderson (Eric O.), Burtch, and Lux: Proposing counties with population in compliance with apportionment standards be formed as a legislative district in apportionment legislation	67								
6.	Representative Olsen: Congratulating Boeing Company on its fiftieth anniversary	71	203	224				1560		
7.	Representatives Hood, Cunningham, and Conner: Providing for an interim committee on problems of technological employment	130	381	783	783, 1085					
8.	Representative Clark: Creating a legislative interim reapportionment committee	144	•••••		•••••					

9.	Representatives Copeland and O'Brien: Relating to a joint session to receive a further message from the Governor	147		147	147		149	150	181	
10.	Representatives Canfield, Dootson, Rogers, Eldridge, and Andersen (James A.): Providing for formation of advisory redistricting commission.	156								
11.	Representatives Epton, Swayze, and Lux: Relating to memorial services commemorating deceased members of the legislature	206		206	206	239, 243	210	214	237	
12.	Representative Whetzel: Providing for study of possible "state scenic highways"	368								
13.	Representatives Goldsworthy, Jolly, and Bozarth: Directing legislative council study to make current use of certain lands the basis of taxation	368	1074	1543	1543		1877	1878	1881	
14.	Representatives Lynch, Kirk, and Garrett: Recommending study of bipartisan council of family support of persons living in state rehabilitation institutions	368	1477	1544	1544	***********	1599	1611	1615	
15.	Representatives Uhlman, Copeland, and O'Brien: Providing for fiscal notes on certain legislation	554	676	801	801, 1095					•••••
16.	Representatives King (Chet), Kink, Bergh, Conner Berentson, Hood, Wang, Hawley, Taylor, Mahaffey, and Thompson: Creating interim fisheries committee	555	1075	1544	1544, 1983		1982	1995	1999	
17.	Representative O'Brien: Relating to a joint session to receive United States Senator Warren G. Magnuson	604		604	604		627	627	677	
18.	Representatives Beck, Mast, Burtch, Traylor, Wolf, and Kalich: Creating interim legislative committee on game and game fish and setting out its powers and duties	678	1075	1545	1545		1984	1995	1999	
19.	Representatives Litchman, Gallagher, and Johnston (Elmer E.): Reactivating Joint Committee on Governmental Cooperation.	973	1075	1130	1130		1539	1539	1549	
20.	By Committee on Rules and Order: Relating to sine die adjournment of the thirty-ninth legislature	978		978	978		991	991	991	

	SUBJECT AND HISTORY OF HOUSE CONCURRENT RESOLUTIONS—Continued											
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor		
21.	Representative O'Brien: Notifying the Governor that the legislature is organized	997		997	997		997	998	1044			
22.	Representative O'Brien: Relating to consideration of House and Senate bills	1001		1001								
23.	Representatives Newschwander, O'Brien, and Copeland: Authorizing the Youth Legislature to be held in the legislative chambers	1048		1293	1293		1386	1467	1478			
24.	Representative Pierre: Authorizing legislative council to study tax structure	1102	• • • • • • • • • • • • • • • • • • • •									
25.	Representatives Conner, Epton, and Beck: Providing for interim committee study of problems of disabled and vocationally handicapped	1387										
26.	Representatives Taplin, Traylor and Haussler: Providing for study of feasibility of tourist in- formation centers	1387	1436	1486, 1510	1511							
27.	Representatives Cunningham, Uhlman and Garrett: Providing for a study by the legislative council of the exemptions from property taxes	1467	1580	1600								
27.	(Substitute) Committee on Ways and Means (Subcommittee on Revenue): Providing for a study by an interim committee relating to taxation of property		1580	1600, 1601	1602, 1882		1881	1940	1961			
28.	Representatives Chatalas, Uhlman, and O'Donnell: Expressing appreciation to the members of the public assistance study citizens' advisory committee	1484	1497	1761	1761		1780	1791	1792			

29.	Representatives O'Brien, Whetzel, Valle, Gorton, Uhlman, O'Donnell, Pritchard, Cunningham, Sheridan, Elder, Marsh, Epton, Kalich, and Humiston: Proposing legislative council study on open space lands for recreational and other uses	1561	1573	1591	1591	 			
30.	Representatives Bottiger, Burtch, Brachtenbach, and Gorton: Providing for a study of contributions for charitable purposes.	1561	1561	1561	1561	 1802	1818	1819	
31.	Representatives Chatalas, Uhlman, and Litchman: Providing for a public welfare interim committee	1581	1632	1728	1728	 			
32.	Representatives Epton, Day, May, Adams, Saling, and Hurley: Allowing passage of House Bill No. 178	1611				 			•••••
33.	Representatives Moon, Haussler, Johnson (Doris), Gallagher, Avey, Jolly, Sheridan, and Anderson (Eric O.): Providing for an interim committee on water resources to conduct a water resources study	1619	1633	1677	1678	 1984	1995	1999	
34.	Representatives Brouillet, Litchman, DeJarnatt, Grant, and Klein: Establishing a committee to be known as the Constitution and legislative processes interim committee	1634	1801			 			
35.	Representative Savage: Creating a joint interim committee on outdoor recreation resources	1750		1750	1751	 			•••••
36.	Representatives Uhlman, DeJarnatt, and Witherbee: Providing for uniformity in assessment practices	1759				 			
37.	Representatives Mahaffey, King (Richard "Dick"), Jueling, Hawley, Cunningham, Kirk, Saling, Radcliffe, Bottiger, Whetzel, Wolf, and Uhlman: Providing for a study on state aid to schools for remodeling existing facilities	1878		1878, 1879	1878, 1879	 1902	1940	1961	
38.	Representatives Klein, Burtch, and Copeland: Providing for a constitutional advisory council	1977		1977	1977	1984	1995	1999	
39.	Committee on Rules and Order: Relating to the sine die adjournment	2015		2015	2015	 2015	2016	2016	
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SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE

	SUBJECT AND INSTORT OF SENATE BREES IN THE HOUSE										
	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor	
1.	(Substitute) Senators Duarkan, Neill, Gissberg, and Moriarty, Jr.: Establishing a code of ethics for elected public officials of the state or its political subdivisions	1231, 1782	1231	1343	1391, 1393	1402, 1783	1782	1788	1789	S.	
2.	Senators Greive. Cooney, and Dore: Providing for redistricting and reapportionment	55	56	80	80	95, 112	111	116	116	v.	
3. •	Senators Charette, Moriarty, Jr., and Neill: Enacting a title of the Revised Code of Washington to be known as Title 35—Cities and Towns	554	555		555	555		600	600	s.	
4.	Senators Charette, Moriarty, Jr., and Neill: Enacting a title of the Revised Code of Washington to be known as Title 43—State Government—Executive	554	555	M ₂ ,	556	556		600	600	s.	
5.	Senators Charette, Moriarty, Jr., and Neill: Enacting a title of the Revised Code of Washington to be known as Title 29—Elections	554	556		556	557		600	600	s.	
6.	Senators Petrich, Neill, and Gissberg: Establishing a code of probate law and procedure	709, 985	709	816	846, 857 880, 984		850, 859, 860, 974, 975,				
8.	Senators Washington, Neill, and Cooney: Declaring as vagrants persons who loiter about schools or institutions of higher learning	1121, 1479	1122	1312	1428	1431	981, 983	991 1495	992 1496	P.V. S.	
15.	Senators McCormack, Hallauer, Ryder, Rasmussen, and Kupka (by executive request of Governor Rosellini): Amending law relating to development, regulation, and utilization of sources of ionizing radiation	603	604	706	863	864		954	971	S.	

25.	Senators Durkan, Sandison, Neill, McCormack, and Foley (by executive request of Governor Rosellini): Allocating income from lands granted for normal school purposes to the bond retirement funds of the state colleges	677	678	817	831	831		875	877	S.
26.	Senators Durkan, Neill, Sandison, and Donohue (by executive request of Governor Rosellini): Allocating Washington State University income derived from land grants to bond retirement purposes	677	678	817	832	832		875	877	S.
29.	Senators Foley, Durkan, Rasmussen, and Mc- Cormack (by executive request of Governor Ros- ellini): Providing apportionment of school funds to school districts monthly and providing for emergency advancements thereof	677	678	817	833	910		969	971	v.
34.	(Second Substitute) Committee on State Government and Veterans' Affairs: Providing for promotion and development of nuclear industry through new division of department of commerce and economic development	554	557		564, 578, 584	589	562	600	600	s.
38.	Senators Greive, Gallagher, Durkan, Connor, Riley, and Dore (by executive request of Governor Rosellini): Enabling counties and cities to participate in a sports stadium	603	604							
39.	Senators Greive, Bailey, and Rasmussen (by executive request of Governor Rosellini): Raising certain benefits under industrial insurance	677, 1170, 1532	678, 1171	809, 1302	857, 1349 1362, 1369	1402, 1532	1532	1550	1551	s.
40.	Senators Foley, Durkan, Dore, and Talley (by executive request of Governor Rosellini): Providing for sale of bonds to provide school plant facilities	1560, 1675, 1689	1562	1598	1637	1638, 1980	1757, 1773, 1978, 1984	1994	1995	s.
41.	(Substitute) Committee on Ways and Means: Providing bond issue for new buildings for state institutions and departments	1802, 1882, 1901, 1940	1802	1839	1849	1849, 1982	1882, 1901, 1940, 1981, 1990	1994	1995	P.V.
42.	(Substitute) Committee on Ways and Means: Adopting capital budget and making appropria- tions for capital improvements	1560, 1631, 1644, 1651	1562	1580	1584	1586, 1739	1645, 1739, 1757	1758	1758	P.V.
44.	Senator Freise: Changing requirements for posting of probate notices	554	557	. 818	•••••					

SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE-Continued

	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor
47.	Senators Charette, Rasmussen, Petrich, Foley, Neill, Moriarty, Jr., and Kupka: Increasing judge's salaries	1231, 1479	1231	1290	1353	1355		1495	1496	P.V.
48.	Senator Freise: Permitting stays in declaratory judgment proceedings	554, 984	557	818	869, 882	882		987	990	S.
50.	Senators Gissberg, Atwood, and Hanna: Establishing a law enforcement officers' training commission	677	678	818	841	842		875	877	P.V.
51.	Senators Washington, Bailey, and Raugust: Creating a department of motor vehicles	677	679	819	845	846		875	877	s.
54.	Senators Ryder and Riley: Allowing first class cities to create separate department to manage civic centers	554, 985	557	848	902, 906	906		987	990	s.
57.	Senators Atwood, Gissberg, and Petrich: Modernizing the personal exemptions statute	603	605	809	867	867		954	971	S.
61.	Senators Atwood, Gissberg, and Woodall: Providing for reasonable attorney's fees and assumption of appeal costs for indigents accused of crime	603, 985	605	810	867	868		987	990	S.
63.	Senators Atwood, Hanna, and Williams: Authorizing cities and towns to combine their garbage and refuse disposal systems with water systems and/or sewerage systems	1170	1172	1302	1326	1332				
65.	Senators McCutcheon, Charette, Greive, and Morgan: Making an appropriation for legislators' subsistence and lodging	68	71		72	72		73	73	s.

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66.	Senators Foley and McCutcheon: Making an appropriation for the expenses of the legislature except printing	68	72		72	72	 73	73	S.
67.	Senators Guess, McMillan, and Herr: Establishing safety standards for underground construction workers	603	605	917			 		
68.	Senators Herrmann, Cooney, and Gallagher: Providing inheritance tax exemption for firemen's pensions	811, 1005	811, 1007, 1076	918	1294	1296	 1386	1459	S.
70.	Senator Neill: Authorizing Washington state university to exchange land	554	558	848	870	870	 954	971	S.
71.	Senators Gallagher, Rasmussen, and Gissberg: Requiring municipal corporations to observe ex- isting labor contracts when purchasing existing transportation system	604	605	819	912	912	969	971	s.
72.	Senators Freise, Lewis, and Kupka: Removing the term "epileptics" from provisions dealing with nonresident deportation	554	558	676	843	843	 875	877	S.
73.	Senators Gallagher, Freise, and Durkan: Eliminating county auditor's liability for damage caused by misspelled words or incorrect names	604	605	872	927	927	 987	990	s.
76.	Senators Freise, Lewis, and Kupka: Providing criminally insane be committed to jurisdiction of director of institutions and in such institutions as director determines	1170	1172	1287	12 9 8	1299	 1386	1459	S.
77.	Senators Guess, Redmon, and Riley: Defining combination of services as applied to motor freight carriers	604, 1288	605, 1288				 		
78.	Senators Herrmann, Cooney, and Gallagher: Providing the number of voters necessary for an election to authorize an excess levy for fire protection districts	1078, 1479	1079	1167	1333	1335	 1495	1496	s.
83.	Senators Guess, Riley, Atwood, and Keefe: Determining number of voters permissible, number of machines necessary, in precincts throughout the state	1005	1007	1303		4	 		
84.	Senators Gallagher, Moriarty, Jr., and Kupka: Relating to fuel tax refunds for urban transpor- tation systems	604, 985	605	819	903	904	 987	990	S

99.	Senators Knoblauch and Lewis: Extending health care services reimbursements	604	606							
101.	Senators Lewis and McMillan: Establishing state employees' suggestion awards	1466	1468	1524, 1670	1604, 1679, 1720, 1726		1604	1740	1740	s.
109.	Senators Petrich, Durkan, and Dore: Precluding redemption by real estate mortgagor where abandonment preceded foreclosure	554	55 8	810	838	839		875	877	s.
111.	Senators Ryder, Riley, Morlarty, Jr., Sandison, and Lewis (by State Public Pension Commission request): Creating a state advisory investment council to public pension systems	1078	1079							
117.	Senators Hanna, England, and Herr: Increasing court reporters' salaries	1288, 1479	1288	1344	1418	1418		1495	1496	S.
118.	Senators Ryder and Dore: Regulating the sale of checks	1288	1289							
119.	Senators Moriarty, Jr., Ryder, and Riley: Relating to condominiums	1047	1048	1323	1348	1349		1437	1459	S.
120.	Senators Moriarty, Jr., Neill, and Foley: Consolidating 1959 amendments of materialmen's lien statute	554	558	820	922	923		970	971	S.
121.	Senators Hanna, Talley, and Atwood: Providing for method of recording instruments	554, 1005	558, 1008	895, 1344						
122.	Senators Woodall, Dore, Bailey, Atwood, Petrich, and Neill (by Legislative Council request): Enacting the Uniform Commercial Code	1121	1122	1323	1423	1424		1497	1497	P.V.
125.	Senators Charette, Bailey, and Lennart: Pertaining to extrahazardous employment	709	709	810			•••••			
126.	Senators Petrich, Gallagher, Dore, and Moriarty, Jr.: Increasing salaries of justices of the peace	677, 985	679	874	921, 931	9 36, 9 83	922, 969, 972, 976, 982	991	. 992	P.V.
129.	Senators Dore, Mardesich, and Petrich: Providing procedure for certification of local law by federal courts to the state supreme court	811	812	821	915	915		970	971	s.

	SUBJECT AND HISTO	RY OF SI	ENATE B	ILLS IN	THE HOU	SE—Contin	nued			
	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor
133.	Senators Ryder, Riley, Moriarty, Jr., and Sandison (by State Public Pension Commission request): Creating a board of judges to assist in the administration of the judges' retirement system	1207	1207							
134.	Senators Hallauer and Charette: Creating pre- sumption that game code and regulations are necessary for conservation of wild life	604, 1005	606, 1008							
136.	Senators Freise and McCormack: Naming a portion of secondary state highway No. 3D as "Ice Harbor Drive"	1121	1122							
138.	Senators Lewis, Williams, Freise, Riley, Mardesich, Connor, Dore, Woodall, Peterson (Ted), Raugust, Redmon, and Durkan (by executive request): Removing restriction on percentage of handicapped persons acceptable for rehabilitation from certain agencies.	554	558	821						
140.	Senators Ryder, Riley, Moriarty, Jr., and Sandison (by State Public Pension Commission request): Waiving receipt of public pension by a person reemployed in full time public employment	1288	1289							
148.	Senators McCormack, Williams, and Sandison: Authorizing the University of Washington to sell lands in Benton county	1047	1049	1287	1416	1416		1459	1460	S.
149.	Senators Freise, Petrich, Moriarty, Jr., and Dore (by departmental request): Permitting director of licenses to administer the receipt of fees	554	559	821	861	861		955	971	S.

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150.	Senators Hanna, Bailey, and Freise: Providing necessary expenses for port district commissioners and employees	554	559	821	863	863	 955	971	S.
152.	Senators McCormack, Washington, and Riley: Authorizing port district acquisition and operation of certain park and recreational facilities	554	559	822	845	845	 875	877	S.
155.	Senators Moriarty, Jr., Atwood, Petrich, and McCutcheon (by request of Secretary of State): Preventing theft and destruction of initiative and referendum petitions	1170	1172	1303			 		
157.	Senators Talley, Lewis, and Sandison: Allowing consolidation of port districts lying in more than one county	554	559	822	915	915	 970	971	S.
158.	Senators McCormack, Bailey, and Ryder: Limiting the total dues assessment by the school directors' association	554	559	822	891	891, 905. 906, 909	970	971	s.
159.	Senators Hallauer, Knoblauch, and Lennart: Authorizing cooperative financing of vocational or technical facilities by school districts	604, 986	606	822	862	862	 987	990	s.
160.	Senators Freise, Woodall, Chytil, Atwood, Herrmann, Cooney, Knoblauch, Stender, and Redmon: Providing as exemption from business and occupation tax, admission charges by agricultural fairs	1047	1049	1722	1745	1745	 1758	1758	S.
162.	Senators Foley, Lennart, and Riley: Creating a temporary municipal budget committee	1288	1289	1312			 		
163.	Senators Cooney and McMillan: Designating "Lake Spokane"	554	559	823	865	865	 955	971	S.
167.	(Substitute) By Committee on Highways: Subsidizing public transportation	554, 1047, 1479	559, 1049	918, 1313	942, 1349	1351	 1495	1496	S.
168.	Senators Kupka, McCutcheon, and Rasmussen: Authorizing payment for care of mentally re- tarded children in private institutions	1288	1289				 		
171.	Senators Talley, Knoblauch, and Raugust: Removing prohibition against increasing compensation of appointive third class city and town officials	554	560	823	898	898	 970	971	s.
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SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE—Continued

	SUBJECT AND RISTORY OF SENATE BILLS IN THE HOUSE—Continued											
	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor		
172.	Senators Thompson, Jr., Charette, and Gallagher: Authorizing special election to elect officers upon cities' advancement in classification	757	757	848	902	902		970	971	S.		
173.	Senators Knoblauch, Freise, and McMillan: Giving mayors of third and fourth class cities tiebreaking vote	757	757	895	924	926		970	971	s.		
174.	Senators Woodall, Henry, and Cooney: Authorizing the appointment of police judges pro tempore in third class cities and towns	554	560	823	898	899		970	971	s.		
176.	Senators Raugust, Donohue, and Hanna: Redefining circumstances precluding benefits to city firemen for nonduty disability	8.11	812	824	899	899		970	971	s.		
177.	Senators Sandison, Talley, and Hanna: Authorizing payment or cancellation of unpaid, nonguaranteed bonds or warrants delinquent for more than fifteen years	1231	1231	1303	1425	1425		1459	1460	S.		
181.	Senators Kupka, Washington, and Raugust: Clarifying financing procedures for off-street parking in cities and towns	709	709									
182.	Senators Knoblauch, Atwood, and Talley: Permitting storm sewers to be financed on a revenue basis	554	560	848	903	903		970	971	S.		
183.	(Substitute) By Committee on Natural Resources: Prescribing quantity and types of fire fighting equipment required in forest operations	1047	1049	1076	1293	1294		1387	1460	s.		

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200.	Senators Hanna, Gallagher, and Atwood: Specifying time of investment fee deductions for certain public funds	677	679	872	922	922	 970	971	s.
202.	Senators Raugust, Donohue, and Peterson (Low- ell): Changing fire district commission powers	757	758	824	868	868	 955	971	s.
205.	Senators Knoblauch, Keefe, and Freise: Increasing maximum allowable unused vacation accrual time for state employees	757, 1121	758, 1122	824, 1304	1417	1417	 1459	1460	S.
211.	Senator Mardesich: Proposing additional security devices for public hospital contracts	677	679	825	837	837	 875	877	S.
213.	Senator Mardesich: Requiring bid deposits for contracts entered into with county	757	758	918	938	938	 970	971	s.
219.	Senator Mardesich: Requiring bid proposal deposits when contracting with cities	830	830	895	939	939	 970	971	S.
220.	Senators Freise and Donohue: Concerns conveyance of land in Walla Walla county	757	758	825	869	869	 955	971	s.
221.	Senators Kupka, Talley, and McCutcheon (by request of State Auditor): Authorizing claims against local government	757	758	874	929	929	 970	971	s.
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133 S.

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184. Senators Sandison, Bailey, and Chytil (by departmental request): Permitting supervisor of natural resources to designate open areas during normal closed forest season...

185. Senators Sandison, Charette, and Chytil (by departmental request): Abolishing Olympic peninsula forest protection area.....

187. Senators Kupka, Woodall, and Greive: Providing term of legislative council member terminates on his filing declaration of candidacy for elective state office

197. Senators Foley, Chytil, and Dore: Making an appropriation for expenses during the legislature of the legislative council, legislative budget committee, and the joint committee on education....

	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor
222.	Senators Kupka, Talley, and McCutcheon (by request of State Auditor): Extending municipal appropriations for services	1171	1172	1304	1391	1391		1459	1460	s.
223.	Senators Bailey, Freise, and Knoblauch (by request of State Employees' Retirement Board): Changing generally provisions relating to state employees' retirement system	677	679	825	855	855		955	971	S.
224.	Senator Knoblauch: Requiring fencing by auto wrecking yards	757	758	849	913	914		970	971	S.
229.	Senator Gissberg: Limiting notice requirement for county purchases	1171	1173	1314	1426	1426		1459	1460	v.
232.	Senators Gissberg, Atwood, and Hanna: Authorizing the pledging of utility revenue to pay the principal and interest on general obligation bonds for municipal utilities	757	758	895	923	923		970	971	S.
233.	(Substitute) By Committee on Cities, Towns and Countles: Providing rules for issuance of general obligation bonds by political subdivisions	1171	1173	1304	1348	1348		1437	1460	S.
235.	Senators Gissberg, Hanna, and Atwood: Creating a temporary code committee	1047, 1479	1049	1305	1335	1336		1495	1496	s.
236.	Senators Hanna, Gissberg, and Woodall: Establishing parallel standards for police judges in 1st, 2nd, and 3rd class cities and towns	1078, 1479	1080	1344	1404	1406		1495	1496	S.
237.	Senators Greive, McCutcheon, and Cooney: Reapportioning the state legislative districts	141	144	272	273	287	297	298	298	v.

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240.	Senators Cooney and Herrmann: Authorizing townships to own and operate cemeteries jointly.	757	759	919	939	940		970	971	S.
241.	Senators Henry, Guess, and Redmon: Providing for disposition of licensing fees of engineers and land surveyors	1171, 1540	1173	1324	1511	1512		1550	1551	S.
246.	Senators Talley, Henry, and Gissberg: Giving power of eminent domain to diking improvement districts	811, 1288	812, 1289	1313						
247.	Senators Talley, Henry, and Gissberg: Increasing compensation of elective officials of diking improvement districts	554	560	. 825	920	920		970	971	S.
250.	(Substitute) by Committee on Highways: Changing fees charged for certain overweight motor vehicle loads	811, 975, 981	812	849	865	866		987	990	s.
252.	Senators Peterson (Ted), Petrich, and Atwood (by departmental request): Repealing the personal commercial fishing license and increasing gear license fees	1171	1173	1305	1408	1408		1459	1460	S.
253.	Senators Hanna and Williams: Authorizing the formation of medical professional corporations	811	812				Sec			
256.	Senators Charette, Petrich, and Atwood: Pertaining to the use of purse seines in the taking of salmon	811	812							
264.	Senators Charette, Thompson, Jr., and Peterson (Ted) (by departmental request): Authorizing the director of fisheries to sell food fish or shellfish caught or taken during test fishing operation	757, 1288	759, 1289	874, 1305	1409	1410		1459	1460	s.
265.	Senators Charette, Peterson (Ted), and Petrich (by departmental request): Defining primary market value	1171	1174	1305	1410	1410		1459	1460	s.
266.	Senators Petrich, Peterson (Ted), and Atwood (by departmental request): Requiring reimbursement to state for shellfish lease evaluation	1171	1174							
272.	Senators Thompson, Jr., Knoblauch, and Bailey: Extending state employee retirement system to cover certain school district employees	757	759	826	838	838		875	877	S.

SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE—Continued

SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE—Continued												
NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor			
Senators Washington, Raugust, and McCormack (by Highway Interim Committee request): Pro- viding for the sale of bonds by the state to finance certain arterial and farm to market roads	757	759	849	937	938		970	971	s.			
Senators Peterson (Lowell), Hanna, and Lewis: Giving mayors pro tempore right to serve more than one day	1288	1289	1306									
Senators Donohue, Charette, and Neill: Eliminating school district free public libraries	554	560	826	856	856		955	971	s.			
Senators McCutcheon and Talley: Increasing the maximum area of municipal corporation having more than fifteen hundred population to four miles	554	561	896	928	928		987	990	s.			
Senators Peterson (Ted), Riley, and Kupka: Requiring director of labor and industries to issue rules pertaining to electricians and increasing certain fees	830, 1047, 1479	830, 1049	919, 1306	1324	1325	.,,,,,,,,,	1495	1496	S.			
Senators Herrmann, Cooney, and Donohue: Allowing acquisition and operation of sewer systems by irrigation districts	757	759	826	894	894		955	971	s.			
Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Supplementing and changing insurance law	1121	1123	1814	1391	1392		1459	1460	S.			
Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Providing for reports on and examination of employee welfare trust funds	1171	1174	1306	1427	1428		1459	1460	s.			
	Senators Washington, Raugust, and McCormack (by Highway Interim Committee request): Providing for the sale of bonds by the state to finance certain arterial and farm to market roads Senators Peterson (Lowell), Hanna, and Lewis: Giving mayors pro tempore right to serve more than one day. Senators Donohue, Charette, and Neill: Eliminating school district free public libraries. Senators McCutcheon and Talley: Increasing the maximum area of municipal corporation having more than fifteen hundred population to four miles Senators Peterson (Ted), Riley, and Kupka: Requiring director of labor and industries to issue rules pertaining to electricians and increasing certain fees Senators Herrmann, Cooney, and Donohue: Allowing acquisition and operation of sewer systems by irrigation districts. Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Supplementing and changing insurance law. Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Providing for reports on and examination of employee welfare	Senators Washington, Raugust, and McCormack (by Highway Interim Committee request): Providing for the sale of bonds by the state to finance certain arterial and farm to market roads Senators Peterson (Lowell), Hanna, and Lewis: Giving mayors pro tempore right to serve more than one day. Senators Donohue, Charette, and Neill: Eliminating school district free public libraries. Senators McCutcheon and Talley: Increasing the maximum area of municipal corporation having more than fifteen hundred population to four miles Senators Peterson (Ted), Riley, and Kupka: Requiring director of labor and industries to issue rules pertaining to electricians and increasing certain fees Senators Herrmann, Cooney, and Donohue: Allowing acquisition and operation of sewer systems by irrigation districts. Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Supplementing and changing insurance law. 1288 Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Providing for reports on and examination of employee welfare	Senators Washington, Raugust, and McCormack (by Highway Interim Committee request): Providing for the sale of bonds by the state to finance certain arterial and farm to market roads Senators Peterson (Lowell), Hanna, and Lewis: Giving mayors pro tempore right to serve more than one day	Senators Washington, Raugust, and McCormack (by Highway InterIm Committee request): Providing for the sale of bonds by the state to finance certain arterial and farm to market roads Senators Peterson (Lowell), Hanna, and Lewis: Giving mayors pro tempore right to serve more than one day	NUMBER, AUTHOR AND SUBJECT Senators Washington, Raugust, and McCormack (by Highway Interim Committee request): Providing for the sale of bonds by the state to finance certain arterial and farm to market roads Senators Peterson (Lowell), Hanna, and Lewis: Giving mayors pro tempore right to serve more than one day Senators Donohue, Charette, and Neill: Eliminating school district free public libraries Senators McCutcheon and Talley: Increasing the maximum area of municipal corporation having more than fifteen hundred population to four miles Senators Peterson (Ted), Riley, and Kupka: Requiring director of labor and industries to issue rules pertaining to electricians and increasing certain fees Senators Herrmann, Cooney, and Donohue: Allowing acquisition and operation of sewer systems by irrigation districts Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Supplementing and changing insurance law Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Providing for reports on and examination of employee welfare	NUMBER, AUTHOR AND SUBJECT Senators Washington, Raugust, and McCormack (by Highway Interim Committee request): Providing for the sale of bonds by the state to finance certain arterial and farm to market roads Senators Peterson (Lowell), Hanna, and Lewis: Giving mayors pro tempore right to serve more than one day. Senators Donohue, Charette, and Neill: Eliminating school district free public libraries. Senators McCutcheon and Talley: Increasing the maximum area of municipal corporation having more than fifteen hundred population to four miles Senators Peterson (Ted), Riley, and Kupka: Requiring director of labor and industries to issue rules pertaining to electricians and increasing certain fees Senators Herrmann, Cooney, and Donohue: Allowing acquisition and operation of sewer systems by irrigation districts. Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Providing for reports on and examination of employee welfare	NUMBER, AUTHOR AND SUBJECT Senators Washington, Raugust, and McCormack (by Highway Interim Committee request): Providing for the sale of bonds by the state to finance certain arterial and farm to market roads Senators Peterson (Lowell), Hanna, and Lewis: Giving mayors pro tempore right to serve more than one day. Senators McCutcheon and Talley: Increasing the maximum area of municipal corporation having more than fifteen hundred population to four miles Senators Peterson (Ted), Riley, and Kupka: Requiring director of labor and industries to issue rules pertaining to electricians and increasing certain fees Senators Herrmann, Cooney, and Donohue: Allowing acquisition and operation of sewer systems by irrigation districts. Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Providing for reports on and examination of employee welfare	NUMBER, AUTHOR AND SUBJECT Senators Washington, Raugust, and McCormack (by Highway Interim Committee request): Providing for the sale of bonds by the state to finance certain arterial and farm to market roads Senators Peterson (Lowell), Hanna, and Lewis: Giving mayors pro tempore right to serve more than one day. Senators Bonohue, Charette, and Neill: Eliminating school district free public libraries. Senators McCutcheon and Talley: Increasing the maximum area of municipal corporation having more than fifteen hundred population to four miles Senators Peterson (Ted), Riley, and Kupka: Requiring director of labor and industries to issue rules pertaining to electricians and increasing certain fees Senators Herrmann, Cooney, and Donohue: Allowing acquisition and operation of sewer systems by irrigation districts. Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Providing for reports on and examination of employee welfare	Senators Washington, Raugust, and McCormack (by Highway Interim Committee request): Providing for the sale of bonds by the state to finance certain arterial and farm to market roads Senators Peterson (Lowell), Hanna, and Lewis: Giving mayors pro tempore right to serve more than one day. Senators Donohue, Charette, and Neill: Eliminating school district free public libraries. Senators McCutcheon and Talley: Increasing the maximum area of municipal corporation having more than fifteen hundred population to four miles Senators Peterson (Ted), Riley, and Kupka: Requiring director of labor and industries to issue rules pertaining to electricians and increasing certain fees Senators Herrmann, Cooney, and Donohue: Allowing acquisition and operation of sewer systems by irrigation districts. Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Supplementing and changing insurance law. Senators Herrmann, Neill, and Sandison (by Insurance Commissioner request): Providing for reports on and examination of employee welfare			

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Senators Stender, Washington, Knoblauch, and Thompson, Jr.: Permitting certain cities and towns to operate dock facilities	554	561	827	900	901		970	971	S.
Senators Thompson, Jr., Durkan, and McCutcheon: Changing generally laws relating to elections	757	759	849	897	905		970	971	s.
Senators McCormack, Woodall, and Gissberg: Establishing venue for actions against borrower in default from small loan companies	1231	1232					,		
Senators Gallagher, Freise, and McCutcheon: Providing a procedure for the cancellation of the registration of voters who do not reside at their registration address	811, 1047, 1479	812, 1049	850, 1314	1419	1421		1495	1496	P.V.
Senators Dore and England: Authorizing the creation of intermediate school districts	811, 985	812	827	853	854		987	990	S.
Senators Raugust, Washington, and Peterson (Lowell): Prescribing procedural matters concerning hospital districts	811, 981	813	850	870, 888	889		987	990	P.V.
Senators Washington and Lewis (by departmental request): Changing law generally relating to financial responsibility of motor vehicle operators and owners	677	680	896	940	940		970	971	S.
Senators Charette and Raugust: Regulating the appointment of town marshals and prescribing powers and duties relative thereto	554	561	896	930	930		970	971	s.
(Substitute) By Committee on Banks, Financial Institutions and Insurance: Providing for the payment of dividends by savings and loan associations, and providing for the amendment of their by-laws	1121	1123	1314				,		
Senators Petrich, Charette, and England: Requiring fringe benefits and specifying procedures to insure payment of prevailing rate of wage on public works contracts	1231	1232	1437, 1557	1527, 1604	1604		1615	1615	s.
Senators Hallauer and Herrmann: Providing for easements back to owner upon certain condemnation actions by public utility districts	1078, 1479	1080	1306	1352, 1406	1407		1495	1496	S.
Senator Gissberg: Providing for closing of estate where amount of liens, taxes, final expenses and awards equals value of estate	811	813	850	864	864		955	971	S.
	Thompson, Jr.: Permitting certain cities and towns to operate dock facilities	Thompson, Jr.: Permitting certain cities and towns to operate dock facilities	Senators Stender, Washington, Knoblauch, and Thompson, Jr.: Permitting certain cities and towns to operate dock facilities	Thompson, Jr.: Permitting certain cities and towns to operate dock facilities	Senators Stender, Washington, Knoblauch, and Thompson, Jr.: Permitting certain cities and towns to operate dock facilities	Senators Stender, Washington, Knoblauch, and Thompson, Jr.: Permitting certain cities and towns to operate dock facilities	Senators Stender, Washington, Knoblauch, and Thompson, Jr.: Permitting certain cities and towns to operate dock facilities	Senators Stender, Washington, Knoblauch, and Thompson, Jr.: Permitting certain cities and towns to operate dock facilities	Thompson, Jr. Permitting certain cities and the control of the cancellation of the care than the cities and the control of the cancellation of the registration of voters who do not reside at their registration of voters who do not reside at their registration address continued and the certain of intermediate school districts. Senators Dore and England: Authorizing the creation of intermediate school districts. Senators Raugust, Washington, and Peterson (Lowell): Prescribing procedural matters concerning hospital districts. Senators Washington and Lewis (by departmental request): Changing law generally relating to financial responsibility of motor vehicle operators and owners. Senators Charette and Raugust: Regulating the appointment of town marshals and prescribing powers and duties relative thereto. Senators Petrich, Charette, and England: Requiring fringe benefits and specifying procedures town public works contracts. Senators Hallauer and Herrmann: Providing for easements back to owner upon certain condemnation actions by public utility districts. 1047, 1479 1080 1306 1352, 1406 1407 1495 1496 1497 1495 1496 1497 1496 1496 1497 1496 1496 1497 1496 1496 1497 1496 1496 1497 1496 1496 1497 1496 1496 1497 1496 1496 1497 1496 1496 1497 1496 1496 1496 1496 1496 1496 1496 1496

336.	Senators Dore, Petrich, and Moriarty, Jr.: Broadening jurisdiction over corporations issuing securities	1231	1232	1315						
337.	Senators Dore, Petrich, and Moriarty, Jr.: Extending gift tax provisions to gifts to minors	1207	1207	1345	1427	1427		1459	1460	s.
338.	Senators Dore, Petrich, Moriarty, Jr., and Cowen: Authorizing transfer of stock pursuant to com- munity securities	554	561	827	839	839	.,	875	877	s.
343.	Senators Rasmussen, Bailey, England, and Chytil (by departmental request): Extending permissible days of nursing home services for certain recipients of federal aid assistance	1171	1175	1308		*********				
345.	Senators Lewis, Gissberg, Redmon, Mardesich, Chytil, Sandison, Raugust, McMillan, Freise, Cooney, and Washington: Increasing volunteer firemen's death and disability benefits and employer contribution thereto	811	813	827	843	844		875	877	S.
346.	Senators Durkan, Neill, and Riley: Defining procedures for electrical construction	1047	1050	1308	1378	1378		1437	1460	S.
348.	Senators McMillan, Cooney, and Donohue: Authorizing sale of Chewelah armory and the Prosser armory	554, 1121	561, 1123	828, 1308	1629					
350.	Senators Hallauer and Hanna: Permitting town to sell waterfront created by dams	554	561	707	862	862		955	972	S.
356.	Senators Washington, Petrich, and Freise (by Highway Interim Committee request): Provides notice of revocation or suspension of driver's license be given state patrol and local police; permits stopping vehicle during period and checking driver's license of operator	1288	1289	,					,	
358.	(Substitute) By Committee on Highways: Establishing a procedure for the creation and adoption of a plan for the construction of a highway limited access facility	1171	1175	1308	1390	1390		1459	1460	S.
360.	Senators Durkan, Gissberg, and Stender: Providing for collective bargaining for certain public employees	677, 976	680	828	833, 916	916	•••••	987	990	v.

	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor
364.	Senators Rasmussen, Morgan, and Foley: Removing residence requirement for applicant for aid to the blind	554	561	677	854	855		955	972	s.
366.	Senators Raugust, Washington, and Herr (by State Highway Commission request): Requiring payment of fee and deposit by bidders on highway projects for maps, plans, etc	554, 1288	561, 1290	828, 1309	1379	1379		1437	1460	S.
368.	Senators Thompson, Jr., Herr, and Hallauer: Authorizing use of public lands for public parks, recreation and educational purposes	554	561	828						*********
372.	Senator Riley: Prohibiting littering of highways.	811, 1004	814, 1009							
374.	(Substitute) By Committee on Ways and Means: Adopting budget and making appropriation for the operation of state agencies for next fiscal biennium	1689, 1723, 1724, 1738	1689	1691	1707	1719, 1937	1729, 1903, 1978	1984	1984	s.
377.	Senators McCormack, Lewis, Hallauer, Guess, Thompson, Jr., Atwood, and Cowen: Expanding the powers and duties of the state capitol historical association and the duties of its director	677, 1171	681, 1175	829, 1309	1389	1389		1459	1460	S.
379.	Senators Kupka, Keefe, and Gallagher: Providing for board of prison terms and paroles and appointing a chairman thereof	1207	1207	1345	1406, 1411, 1415, 1421					
385.	Senators Charette, Neill, and Dore: Prohibits state or political subdivisions from requiring bidder on construction projects to obtain insurance from particular company, agent or broker	1288	1290	1345						

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389.	Senators Atwood and Petrich: Establishing transitional procedures for counties electing to operate under the justice court districting act of 1961	554, 1005, 1480, 1537, 1550	562, 1009	896, 1315	1388	1389, 1485, 1546	1491, 1544	1560	1560	S.
399.	Senators Henry and Washington (by Highway Interim Committee request): Providing for motor vehicle accident reports and availability of information to interested persons	1047, 1480	1050	1309	1342	1343		1495	1496	s.
404.	Senators Washington, Neill, and Cowen: Authorizing the board of regents of Washington State University to establish an applied electrical research experiment station	1047	1050	1648	1681	1682		1723	1723	S.
408.	Senators Riley, Connor, and Thompson, Jr.: Making possession of a liquor identification card not issued to holder thereof a misdemeanor	1171	1175	1345	1431					
413.	Senators Petrich and Freise: Providing presentence hearing before sentencing in criminal cases where jury may impose death penalty	1171	1175	1315						
414.	Senators Donohue and Raugust (by Highway Interim Committee request): Creating the county road administration board	1171, 1480	1175	1309	1325	1326		1495	1496	s.
416.	Senators Hanna, Lewis, Hallauer, and Herr: Authorizing the acquisition, regulation and rental of state capitol parking facilities	811	814	829	851	852		955	972	S.
417.	Senators Hanna, Ryder, and Talley: Establishing refunding bond procedure		1123	1310	1379	1384, 1630	1533, 1557, 1630	1650	1655	S.
421.	Senators Petrich, Freise, and Williams: Revising schedule of attorneys' fees in industrial insurance actions	1207	1208	1315	1359	1359	•••••	1437	1460	S.
422.	Senators Mardesich, Charette, and Durkan: Increasing industrial insurance permanent partial disability benefits	1121, 1531, 1548, 1552, 1617	1123	. 1310	1349, 1370	1377, 1570	1531, 1550, 1555, 1562	1.617	161.7	v.
423.	Senators Gissberg and Mardesich: Reducing the period of separation necessary as grounds for divorce	1078	1080	1291	1297	1298		1387	1460	s.
438.	(Substitute) By Committee on Highways: Enacting highway act of 1965	1651	1652	1967	1969	1973	1984	1994	1995	P.V.

	SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE—Continued										
	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor	
444.	Senators Greive, Petrich, Keefe, Kupka, and Peterson (Ted): Controlling distribution of obscene printed or written matter or articles	1288	1290								
446.	Senators Thompson, Jr., Herr, and Moriarty, Jr.: Increasing state park commissioners' per diem	1288	1290	1539	1606	1606		1615	1615	S.	
451.	Senators Durkan, Rasmussen, and McCormack: Enabling public utility districts to continue payment of premiums of contracts for the benefit of employees after retirement	1171, 1480	1175	1815	1352	1352		1773	1773	s.	
454.	Senators Woodall, Talley, and Redmon: Authorizing the acquisition of certain water rights by cities and towns	554	562	829	901	901		970	972	s.	
459.	Senator Petrich: Regulating justice court jury trials	1171	1176	1346	1481						
462.	Senators Thompson, Jr., and Gissberg: Including pharmacists within health care services	554	562	709	840	840		875	877	s.	
464.	Senators Washington and Guess: Providing administrative procedure on loss of warrant or other instrument of indebtedness of the state and certain political subdivisions	1288	1290	1310	1347	1347		1437	1460	s.	
474.	Senators Washington, Morgan, Sandison, Greive, Moriarty, Jr., and Stender: Authorizing selection of route for cross sound bridge	1121	1124	1311	1602	1603		1615	1615	s.	
476.	Senator Petrich: Transferring authority over teletypewriter communications network to chief of Washington state patrol	1171	1176	1346	1403	1408		1459	1460	s.	

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523.	Senators Ryder, Moriarty, Jr., and Williams (by executive request): Permitting ten mill state levy for schools for a two year period	1574	1578	1580	1601	1612	1615	1615 V	۲.
524.	Senators Ryder, Atwood, Moriarty, Jr., and Williams (by executive request): Providing for distribution of forest reserve funds	1581	1582	1610	1682	1686	1723	1723 S.	
531.	Senators Foley, Moriarty, Jr., Dore and Ryder: Authorizing expenditure of certain outdoor recreation account funds for administrative and coordinative purposes	1498	1500	1573	1636	1636	1672	1673 S.	

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1686 1688, 1821 1758, 1818

477. Senators Knoblauch, Hanna, and Gallagher: Regulating sale of liquor on election days......

479. (Substitute) By Committee on Medicine, Dentistry, Public Health, Air and Water Pollution: Prohibiting certain practices related to practice of the healing professions......

Senator Mardesich: Changing commercial fishing license application date.....

Senators Washington, Morgan, Sandison, Moriarty, Jr., Bailey, Peterson (Lowell), Mardesich, Stender, Herr, and Greive (by State Highway Commission request): Authorizing application for federal assistance in acquisition of ferry vessels and providing state financing to implement grant

of Washington

504. (Substitute) By Committee on Ways and Means: Completing capitol campus plan......

519. Senators Foley, Ryder, and Dore: Providing for disposition of funds received by the University

520. Senators Foley, Cooney, and Ryder: Appropriating funds for state projects undertaken under Higher Education Facilities Act of 1964.......

	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor
35.	Senators Washington, Henry, Guess, Donohue, Raugust, Balley, and Petrich: Making appropriations, reappropriations, for operations, capital improvements of highway commission and toll bridge authority	1631	1633	1649	1.668	1669	1757	1758	1758	S.
38.	Senators Foley and Neill: Appropriations for expenses and costs of the legislature	1078	1102		1102	1102		1106	1107	s.
39.	Senator Henry: Providing for notice of the sale of imported meat and labeling of country of origin on each package	1207	1208	1346		,,,,,,,,,,				
43.	Senators Freise, Donohue, and Raugust: Providing for limitation of third party rights with respect to agreements between growers and suppliers of seed	1207	1208	1316			• • • • • • • • • • • • • • • • • • • •	******		
644.	Senators Moriarty, Jr., Ryder, Thompson, Jr., and Neill (by executive request): Providing for ap- portionment of common school funds to counties	1881	1886		1886	1886		1940	1940	s.
46 .	Senators Washington, Balley, and Raugust: Prescribing qualifications of members of the state highway commission	1231	1232	1311	1341	1341		1437	1460	s.
52.	Senators Foley, Sandison, and Ryder: Relating to student fees at state colleges	1730	1731	1748	1762	1763		1773	1773	s.

555.	Senators Thompson, Jr., and Dore: Increasing community college fees	1730	1731	1749	1753	1754		1758	1758 S	3.
557.	Senators Washington, Mardesich, and Guess: Authorizing additional bonding to meet unanticipated costs in completion of interstate highways throughout state	1651	1653	1999	2003	2004		2005	2005 S	5 .
558.	Senator Hallauer: Limiting terms of those members of the interstate compact commission who are legislators	1758, 1940	1759	1786	1899	1899	1940	1940	1940 S	S.
564.	Senators Bailey, Charette, Connor, Cooney, Cowen, Dore, Durkan, Foley, Gallagher, Gissberg, Greive, Hallauer, Hanna, Henry, Herr, Herrmann, Keefe, Knoblauch, Kupka, McCormack, McCutcheon, McMillan, Mardesich, Morgan, Peterson (Lowell), Petrich, Rasmussen, Riley, Sandison, Stender, Talley, and Washington: Increasing certain industrial insurance benefits	1740	17 40 .		1752, 1761, 1774	1778	1741, 1940, 1978	1978	1978 S	S.
565.	Senators Ryder, Moriarty, Jr., Foley, and Dore: Relating to the apportionment of funds for educa- tional purposes		1802	1840	1849, 1852	1853, 1966	1902, 1940, 1962, 1965, 1984	1994	1995 S	S.
56 6.	Senators Greive and Bailey: Providing for increase in membership of the legislative council	1786	1787 .		1787	1788		1792	1792 S	3.
570.	Senators Mardesich and Williams: Appropriating funds for highway construction	2014	2014 .		2015	2015		2016	2016 V	v.

SUBJECT AND HISTORY OF JOINT MEMORIALS IN THE HOUSE

	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor
4.	Senators Bailey and Lennart: Recognizing fire fighters	1758	1759		1759	1759		1773	1773	
5.	Senators Gissberg, Greive, and Bailey: Memorialing the federal district court to adopt Senate Bill No. 2 as the apportionment plan for the state and allow the legislature to conduct normal business.	133	138	**********						
6.	Senators Gissberg, Neill, Riley, Herrmann, Lennart, Atwood, Raugust, Woodall, McMillan, Henry, Donohue, Lewis, Guess, and Talley: Memorializing Congress to amend the United States Constitution to set out the right of the people to choose whether or not they wish to have one house of the legislature of their state apportioned on the basis of factors other than population	604, 1171	606, 1176	919			1181			
9.	Senators Bailey, Donohue, and Lennart (By departmental request): Memorializing Congress to authorize increased capacity flood water detention structures	348	369	454	853	853		955	972	
10.	Senators Peterson (Lowell) and Lennart: Commemorating Pig War	297	300	549	,					
16.	Senators Woodall, Hallauer, Dore, Atwood, and Redmon: Requesting that Congress change the Yakima Indian land law	382, 1047	382, 1050							
17.	Senators Peterson (Ted), Charette, and Petrich: Requesting the president and congress to protect our fisheries by extending the off-shore limit	1319	1320		1320	1320		1437	1460	

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18.	Senators Talley, Woodall, Henry, and Morgan: Memorializing for delay in closure of veteran's hospitals	1319	1321	1346	1472	1487		1497	1497	
21.	Senators Peterson (Ted), Charette, and Petrich: Request federal action to protect Bristol Bay fish run	1818	1822	1835						
22.	Senators Woodall and Redmon: Memorializing the President and Labor Secretary to adjust the cutback of use of foreign farm laborers	1818	1823	1858			•••••			•••••
23.	Senators Hallauer, McCormack, Williams, Petrich, Hanna, Balley, Herrmann, Thompson, Jr., Sten- der, Gallagher, Washington, Dore, and Connor: Rescinding House Joint Memorial No. 1, 1963 Extraordinary Session	1818	1823	1835						

SUBJECT AND HISTORY OF SENATE JOINT RESOLUTIONS IN THE HOUSE

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	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Actions in House	Signed by President of Senate	Signed by Speaker	Action by Governor
6.	(Substitute) By Committee on Constitutions, Elections and Legislative Processes: Eliminating election when only one candidate files for any single position of superior court judge in class AA, class A or first class counties	1121, 1386	1124	1168	1298, 1300	1302		1387	1460	
8.	(Substitute) By Committee on Constitution, Elections and Legislative Processes: Proposing Constitutional amendments to allow the increasing and diminishing of compensation during terms of office	830, 1651	830, 1653	1691			.,			
12.	Senators McCormack, Bailey, and McCutcheon: Revising publication requirements for referendum bills	1121	1124	1168						
20.	Senators Riley, Lennart, Dore, Ryder, Gallagher, Knoblauch, Washington, Mardesich, Petrich, Thompson, Jr., and Hallauer: Repealing alien land laws	811	814	850	892	892		955	972	
22.	Senators Dore, Petrich, Durkan, Foley, McCormack, Bailey, Greive, Sandison, Hanna, and Herr: Providing for common school construction fund	1560	1562	1573, 1610	1638	1639		1672	1673	
25.	Senators Talley, Moriarty, Jr., Kupka, Greive, Sandison, and Bailey: Authorizing port districts to use funds for industrial development or trade promotion and promotional hosting	1319	1321	1386	1473	1473		1495	1496	

	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Actions in House	Signed by President of Senate	Signed by Speaker	Action by Governor
3.	Senators Greive, McCutcheon, Bailey, Gissberg, and Sandison: Requesting the governor to confer with certain members of the legislature	116	120		120	123		126	126	
4.	Senators Riley, Moriarty, Jr., and Cowen: Resolution in remembrance of Stub Nelson	149	156		156	156		181	181	
6.	Senators Morgan, Herrmann, Keefe, Cooney, Cowen and Guess: Designating hospital building at Lakeland Village the Les Mason Hospital	237	239							
9.	Senators Riley and Woodall: Adopting joint rules of the thirty-ninth legislature	529	562		562	562		600	600	
10.	Redmon, Woodall, and Thomson, Jr.: Creating an interim committee on insurance and setting	1802, 1999	1802	1876	1990	1991	1999	2005	2005	
11.	Senators Riley and Woodall: Establishing a time limitation for the consideration of bills	677	681		681	681		757	757	
12.	Senators Greive, Hanna, and McCormack: Creating a legislative oversight committee	811, 1499	814, 1500	1877	1898	1898	1978	1978	1978	
13.	Senators Greive and Neill: Adopting a joint rule for the disposition of unenacted measures of the thirty-ninth legislature	973	973		973	973		976	976	
14.	Senators Bailey, Greive, Neill, and Moriarty, Jr.: Adopting joint rules and reintroducing regular session measures as measures before the extraordinary session	1001	1001		1001	1002		1044	1044	

	NUMBER, AUTHOR AND SUBJECT	Seimie	Received from	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor
16.	Committee on Rules and Joint Rules: Establishing a time limitation for the consideration of bills	1078,	1129	1103	1103	1103	1106		1129	1130	
17.	Senators Petrich, Atwood, and Charette: Directing the legislative council to make a study of retail credit charges		1121	1124		1124	1124		1129	1130	
18.	Senator Durkan: Wishing former member Louis E. Hofmeister a speedy recovery from illness		1170	1178		1178	1178		1207	1207	,
20.	Senators Freise and Neill: Expressing admiration of deeds of Captain Albert Harold Rooks from Walla Walla, Washington	1515,	1540	1521	1521	1521	1521		1550	1551	
22.	Senators Morgan, Durkan, and Knoblauch: Supporting Kitsap county citizens request that new navy ship be named "Port Orchard"		1802	1803							
23.	Senators Kupka, Peterson (Ted), Gallagher, and Connor: Directing the legislative council to study the regulation of motor boats and vessels		1758	1760		1760	1760		1773	1773	
25.	Senators Dore and Bailey: Establishing a joint interim legislative committee on facilties and operations	1784, 1869,	1848, 1940	1788		1788 1793, 1803	1803, 1888	1848, 1875, 1879, 1886, 1940	1940	1940	
26.	Senators Charette, Hallauer, Bailey, Moriarty, Jr., Neill, and Gallagher: Requesting Attorney Gen- eral to determine effect of chapter 127, Laws of 1965 extraordinary session relating to terms and salaries of legislators		1877	1879		1879	1879		1902	1902	
27.	Senators McCormack, Sandison, Neill, Williams, Freise, Petrich, Gissberg, Riley, Guess, Hallauer, and Atwood: Relating to University of Washington graduate center at Hanford		1902	1942			••••				

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^{*(}Asterisks indicate bills passed by both House and Senate.)

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^{*(}Asterisks indicate bills passed by both House and Senate.)

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^{*(}Asterisks indicate bills passed by both House and Senate.)

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^{*(}Asterisks indicate bills passed by both House and Senate.)

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^{*(}Asterisks indicate bills passed by both House and Senate.)

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Commercial code enacted, *SB 122.

Conditional sales, fire protection districts, purchasing, *HB 88.

Conditional sales, school districts, purchasing, *HB 175.

County purchases, bids, forfeitures, *SB 213.

Installment sales, unpaid balance, annual rate service charge, HB 517.

Insurance, health, optometrists' service included, *HB 307 P. V.

Interest, maximum established, penalties, SB 380, HB 487, HB 523.

Marketing, agricultural producers' associations, permitted, HB 454.

Municipal corporations, construction, bid requirements, HB 669.

Public construction, over \$2,500, bid requirements, private firms, SB 457, SB 458.

Public works, certain, bond waiver, payment retention, SB 512.

Public works, employees, prevailing wage, fringe benefits, *SB 318.

Public works, partial completion, acceptance, SB 463.

Public works, partial completion, retained percentage reduced, HB 168.

Public works, service contracts, definition, HB 208.

Public works, subcontracting, fair practices standards, SB 441.

 $\textbf{P.U.D.} \ \textbf{purchases, bid requirements revised, HB 205}.$

Puget Sound ferry system, ten-year property leases, contracts, SB 484.

Retail credit, excessive interest rates, prohibited, SB 380.

Retail credit, interest rates, interim study, *SCR 17.

Sewer districts, over \$2,500, bid bonds authorized, *HB 371.

State colleges, universities, construction, bid requirements, HB 667. Teachers, nonrenewal, all certificated employees included, SB 293, HB 106.

Teachers, nonrenewal, hearing provisions, SB 545.

Teachers, records, county "suitable book" requirement deleted, HB 425.

Water districts, over \$2,500, bid bonds authorized, *HB 372.

Water, sewer districts, management contracts permitted, HB 461, HB 462.

Cooperatives:

Agricultural, certain, securities registration, exempt, HB 577.

Agricultural, directors, commodity board membership permitted, HB 242.

Agricultural products, unfair trade practices, HB 381, Sub HB 381.

Associations, nonprofit, water distribution, tax exempt, HB 232.

Coroners:

Office abolished, medical investigator appointment, HB 405.

Corporations:

Business corporation act, adoption, *HB 60.

Electrical licenses, Labor and Industry department issuance, HB 47.

Electrical licenses, municipal issuance provision, HB 619.

Medical professional service, formation authorized, SB 253.

Metropolitan municipal corporations act, powers broadened, SB 260.

Nonprofit corporation act. HB 263.

Nonprofit, research income, B & O tax exempt, SB 19, HB 19.

Nonprofit, research services, B & O tax imposed, SB 59.

Nonprofit, water distribution, tax exempt, HB 232.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Corporations-Continued:

Property, real, stock exchange, sales tax exempt, HB 541.

Securities, stocks, community survivor, transfer agreements, *SB 338.

U. S. securities, transfers, state jurisdiction, SB 336.

Councilmen:

Cities, towns, elections, numerical designation, discretionary, SB 180.

Councils:

Constitutional advisory council created, HB 7, *HCR 38.

Home and family, state advisory, created, HB 485.

Investment, advisory, public pensions, established, SB 111.

Judicial, additional member authorized, HB 369, HB 516.

Post mortem examinations established, HB 405.

Public higher education, advisory, established, HB 41, HB 312.

Public higher education, temporary advisory, established, *SB 489.

Counties:

Adjustment board, membership increased, *HB 161.

Agricultural fairs, property leases authorized, SB 151.

Assessors, budget review board created, powers, duties, SB 541.

Assessors, deputies, appraisers, qualifications, HB 569.

Assessors, property assessed valuation, 25% true value, SJR 23, SB 411, HJR 1, HJR 8.

Assessors, property, real, owners' annual statement, holdings, value, HB 661.

Assessor, salary study, governor's advisory committee, inclusion, SB 542.

Assessor, sewer, water district assessment errors, corrections, SB 432.

Assessor, tax roll delivery provision change, *SB 199.

Auditor, recorded instruments, defects, liability exemption, *SB 73.

Auditor, recorded instruments, photo-reproduction, public use, SB 121.

Auditor, voter registrar, class AA, A counties, HB 370.

Auditor, voters' registration files, access, thirty days before election, HB 341.

Board of adjustment, business quorum, *HB 161.

Boards of education, state association formation, HB 417.

Board of equalization, meeting date changed, SB 254, *HB 91.

Bonds, general obligation, issuance, interest, procedures, SB 233, *Sub SB 233.

Bonds, refunding, issuance provisions, SB 234.

Bonds, revenue, issuance authorized, *HB 383, SB 435.

Boundary advisory commission created, HB 157.

Boundary review board created, SB 349, HB 396.

Budgetary transfers authorized, *HB 113.

Building permits, industrial insurance premium payments, *HB 134.

Cities, real property, joint ownership, operation, permitted, *HB 160.

Cities, towns, annexations, contiguous territory, adjacent, permitted, SB 251.

Cities, towns, districts, election date change, cost allocation, *SB 296.

Claims, filing time extended, SB 401.

Claims, payment, preaudit required, *SB 221.

Class AA, A, auditor, voter registrar, entire county, HB 370.

Class AA, A, real property sales, zoning certificates, HB 561. Class AA, jails, chaplain appointments authorized, SB 551.

Class A.A. mant district elections accommission and June 2011.

Class AA, port district elections, commissioners at large, *HB 50.

Clerk, jury panel drawing, date change, HB 237.

Consolidation, vote requirement, SB 89.

Contracts, purchases, bid deposit requirements, *SB 213.

Coroner, office abolished, medical investigator appointment, HB 405.

County arterial highways, farm to market roads, certain counties, construction, *SB 274. HB 359.

Court house, probate notice, posting provisions, SB 44.

Court reporters, salary increase, *SB 117.

Diking and drainage districts, continuous operation, payment provision, HB 257, SB 371.

Economic opportunity act of 1964, participation authorized, *HB 10.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Counties-Continued:

Employees, collective bargaining, labor union membership, *SB 360 V.

Employees, pensioners, certain income, employment prohibited, HB 176.

Employees, unemployment compensation coverage, HB 185.

Fine, forfeitures, allocation, HB 699.

First class and under, tax levy, 9 mills, junior taxing districts, HB 165.

Flood control districts, powers, bids, levies, general changes, *HB 244.

Food, nonalcoholic beverage sales, time restrictions prohibited, HB 141.

Game range lands, payments in lieu of property tax, *HB 206.

Highways, limited access facilities, planning, hearings, SB 358, *Sub SB 358.

Housing authority, real property acquisition, eminent domain, HB 544.

Housing standards, regulation, HB 159.

Hunting fine forfeitures, county share, eliminated, *HB 206.

Hunting restriction, certain game animals, Thurston, Lewis, Cowlitz, HB 482.

Irrigation district directors, per diem allowance increased, *HB 52.

Jurors, superior court, selection procedure, SB 147.

Jury panel drawings, date change, *HB 237.

Justice courts, districting act, adoption, procedures, *SB 389, Sub SB 217.

Justice courts, Grant, Kitsap, Kittitas, number reduced, Sub SB 217.

Justice courts, without court districts, venue established, HB 533.

Legislative district formation, apportionment, population standards, HCR 5.

Libraries, intercounty rural districts, expansion, vote provision, *HB 186.

Libraries, joint local improvement districts, establishment, SB 239.

Libraries, law, justice court fee allocation, *HB 91.

Liquor fund distribution, 25% property tax assessment, HB 705.

Municipal corporations, construction, over \$2,500, bid requirements, HB 669.

Officers, actions, prosecuting attorney representation required, HB 513.

Officers, elected, political party central committee membership, HB 109. Officers, elective, hospital, medical care coverage, *HB 111.

Officers, employees, civil suit judgments, governmental payment, HB 353.

Officers, nonpartisan election provisions, HB 542.

Open space land act, public acquisition, eminent domain, HB 226.

Ordinances, referendum, initiative petitions, procedure, SB 156, HB 548.

Parks, name designation, HB 501.

Parks, service area created, all counties, *HB 164.

Planning agencies, title only, HB 546.

Port districts, dissolution, inactive districts, HB 293.

Port districts, multi-county consolidation, elections, tax provisions, *SB 157.

Probation services, state aid extended, *SB 323.

Property, execution auction sale location, commissioners' designation, *HB 156.

Property, management, joint county-city operations, *HB 160.

Property, private, regulation, control, zoning prohibited, HB 678.

Property, real, exchanges, authorized, *HB 142.

Property, records, state auditor depository, study authorized, HB 459.

Prosecuting attorney, mentally ill commitments, SB 85.

Prosecuting attorney, salary increase, HB 413.

Public buildings, accessibility design standards, HB 302.

Public buildings, construction, permit issuance, HB 133.

Public construction projects, specific insurance, broker, prohibited, SB 385.

Public defender, office established, duties, qualifications, SB 225, HB 262.

Public works contracts, over \$2,500, bid requirements, SB 457, SB 458.

Public works contracts, under \$1,000, payment retention in lieu bond, SB 512.

Purchasing, notice requirements, minimum limitation increased, SB 229.

Purchasing, powers broadened, HB 393.

Refunding bond act, enactment, *SB 417.

Regional planning agencies, study, authorized, *HB 621.

Road funds, voucher transfers, *HB 163.

Roads, abandoned, easement rights, retained, HB 158.

Roads, adminstration board created, *SB 414.

Roads, forest reserve fund distribution formula, HB 54, SB 509, *SB 524.

Roads, improvement districts, additional functions, *HB 162.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Counties-Continued:

Roads, streets, aircraft taxiway designation, HB 187.

School districts, forest reserve fund distribution, HB 54, SB 509, *SB 524.

School districts, intermediate district offices created, *SB 304.

School districts, organization committee abolished, SB 510, Sub SB 510.

School superintendents, teachers' contract records, HB 425.

Services, intergovernmental cooperation, contracting provision, SB 165.

Sewer districts, assessment computation errors, correction procedure, SB 431.

Sewer districts, consolidation, voting provisions, SB 383.

Sewer districts, formation, existing district area, provisions, SB 429.

Sewer districts, merger provisions, commissioners authority, SB 382.

Sewer districts, name change procedure, HB 253.

Sheriffs, abandoned property, mortgage foreclosure, redemption rights, *SB 109.

Sheriffs, acts, county liability, *SB 86.

Sheriffs, bail approval authorized, SB 56.

Sheriffs, civil liability, deputies' acts, not liable, HB 379.

Sheriffs, civil service examinations, eligibility lists, changes, SB 513.

Sheriffs, motor vehicles, abandoned, stolen, sale provisions, HB 135.

Sports stadium, participation, requirements, SB 38, *HB 38.

State land exchanges, superior court review provisions, HB 532.

Surplus property, governmental units, sales, exchanges, HB 255.

Tax rolls, delivery provisions changed, *SB 199.

Third class, family court assistants, appointment provision, *HB 592.

Third class, family court assistants authorized, SB 45.

Third class, kindergartens permitted, restrictions, HB 645.

Title only, HB 634.

Treasurer, record search, service fee, HB 94.

Treasurer, tax roll delivery provisions, *SB 199.

Treasurer, transfers, county road funds permitted, *HB 163.

Unemployment compensation, employees' coverage, HB 185.

Warrants, lost, destroyed, payment procedures, *SB 464. Water conservancy districts, creation, powers, duties, SB 396.

Water districts, assessment computation errors, correction procedure, SB 432.

Water districts, formation, new, existing district areas, SB 430.

Water districts, mergers, voting provisions, SB 384.

Water, sewer districts, management contracts permitted, HB 461, HB 462.

Zoning variances, commissioners' unanimous vote required, HB 594.

County Officers: (see under "Counties")

Courts: (see also "Superior Court," "Supreme Court," "Justice Court")

Administration, title only, HB 558.

Attorneys, appointed, indigent felons, fees, *SB 61.

Attorneys, appointed, indigent, gross misdemeanors, fees, SB 192.

Commissioner, clerk, bail approval authorized, SB 56.

Costs, title only, HB 560.

Detainers, reciprocal agreement, clearing of untried indictments, SB 215.

Evidence, secured notes, obligations, photocopies permitted, HB 677.

Family, domestic cases, court orders, service, rules, SB 188.

Family, third class counties, assistants authorized, SB 45, *HB 592.

Federal jurisdiction, legislative apportionment, HJM 1, 1963 Ex. Ses., rescinded, SJR 19, HJM 16, HJM 23, SJM 23.

Federal, local law certificate procedure act, *SB 129.

Felons, indigent, court appeal cost, payment, *SB 61.

Habitual vice offenders, definition, penalty, HB 311.

Insanity pleas, felons, pretrial hearing procedures, SB 387.

Judges, removal procedure, commission established, SJR 17.

Judges, self disqualification, direct interest, requirements, HB 483.

Judicial council, additional member, HB 369, HB 516.

Jury duty, women, exemption repealed, HB 433.

Justice of peace act revised, SB 217, Sub SB 217, *SB 389.

*(Asterisks indicate bills passed by both House and Senate.)

Limited jurisdiction, conferences, interim study, SB 194.

Courts-Continued:

Probate, estate closure, expenses equal appraisal, *SB 321.

Reporters, salary increase, *SB 117.

Uniform declaratory judgments act, stay ruling, restrain parties, *SB 48.

U. S. district, adoption order, SB 2, redistricting, petitioned, SJM 5.

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Wills, uncontested, settlement without court intervention, HB 458.

Witness subpoenas, issuance, judges authority, SB 533.

Cowlitz County:

Railroad grade crossing, approach, Kalama, construction, appropriation, SB 342. State college, establishment, SB 153, HB 95.

Coyotes:

Spring-triggered shell devices, use authorized, HB 494.

Credit:

Companies, horticulture, agriculture loans, B & O tax exempt, HB 438, *Sub HB 608 P. V.

Installment sales, annual rate service charge requirement, HB 517.

Sales, interest rates, legislative council study, *SCR 17.

Sales, maximum interest rates established, SB 380, HB 487, HB 523.

Unions, personal loans, limit increased, *HB 289.

Crimes and Criminal Procedure: (see also "Prisoners")

Arson, definition, "malicious preparation," included, HB 327.

Arson, first degree, range, pasture lands, fences, included, *HB 86.

Attorneys, appointed, indigent felons, fees, *SB 61.

Attorneys, appointed, indigent, gross misdemeanors, fees, SB 192.

Bail approval, sheriff, court commissioner, clerk authorized, SB 56.

Capital punishment abolished, HB 8.

Capital punishment abolished, certain offenses, HB 6.

Capital punishment abolished, parole provisions, HB 609.

Capital punishment abolished, referendum, SB 409.

Capital punishment mandatory, certain crimes, SB 231.

County fines, forfeiture funds, county allocation, HB 699.

Criminally insane, institutions department jurisdiction, placement, *SB 76.

Death penalty, jury presentence hearing provision, HB 475, SB 413.

Detainers, reciprocal agreement, clearing of untried indictments, SB 215.

Felons, indigent, court appeal cost, attorney fees, *SB 61.

Habitual vice offenders, definition, penalty, HB 311.

Highway litter, fine provisions, SB 372, *HB 515.

Indians, state jurisdiction, contributing to minors' delinquency, HB 508.

Insanity pleas, felons, pretrial hearing procedures, SB 387.

Larceny, fraudulent checks, issuance, penalties, SB 115.

Larceny, motor vehicle rental, lease, failure to return, *HB 313.

Liquor age identification cards, illegal possession, penalties, SB 408.

Liquor sales, gifts, minors, penalty increased, HB 118.

Minor felons, juvenile court hearings, publicity permitted, SB 52.

Murder, first degree, guilty plea, court sentence permitted, HB 82.

Obscene literature, attorney general jurisdiction, SB 444.

Obscene literature, definition, dissemination, adjudication, HB 349.

Prisoners, escapees, time loss computation, HB 267.

Property, personal, leases expired, unreturned, SB 238, HB 308, *HB 520 P. V.

Public assistance, recipients, fraudulent claims, gross misdemeanor, *HB 264.

Search warrants, issuance, basis expanded, SB 386.

Sex crimes involving children, parolees, employment restriction, SB 137.

Shoplifting suspects, detention provisions, SB 269, SB 395, HB 628, HB 670.

Vagrancy, loitering near schools, colleges, *SB 8.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Curfew:

Law established, parental responsibility, HB 121.

Cystic Fibrosis:

Health department pilot study, appropriation, HB 449.

Dairy Products:

Butter substitutes, institutional use, prohibition repeal, HB 269.

Butter substitutes, institutional use, U. S. surplus, permitted, *HB 474.

Commission, milk, butter fat, assessment increase, *HB 382.

Milk, check-testing, usage audits, assessments, marketing, HB 486.

Milk, cream, producers, assessments, increased, *HB 382.

Milk, raw, cities, towns, sales prohibition authorized, SB 178.

Milk, raw, grade A, milk products use requirements, HB 507.

Washington state dairy products commission, election provision, *HB 189 V.

Dams:

Asotin dam project, navigational locks inclusion, petitioned, *HJM 27. Towns, waterfront created by dams, sale permitted, *SB 350.

Data Processing:

Electronic voting, tabulating systems authorized, SB 328, HB 553.

Day Training Center:

Handicapped, admission, payment increase, *HB 326. Mentally, physically retarded, program authorized, SB 141.

Deaf:

Vocational education, state-wide services, appropriation, SB 534.

Deaths and Dead Bodies: (see also "Coroners")

Medical examiner system established, HB 405.

Debts:

Prenuptial, earnings after marriage, legal process, HB 290.

Public assistance recipients, due state, collection, account transfers, *HB 275.

School districts, bonds, assessed valuation base increased, HB 496.

State, limitation provisions, HJR 29. State, publication notice change, *HJR 39.

State, special purposes, additional, election provisions, HJR 27.

Deeds:

Timber, perpetual, void, SB 124.

Trust law established, conveyance, foreclosure provisions, SB 106, *HB 479.

Deer:

Does, fawns, hunting restrictions, HB 215.

Hunting, certain counties, restriction, HB 482.

Denny, Louisa Boren:

Hall of Fame statue committee created, SB 60.

Dentists:

Fee splitting, rebates, prohibited, amendments, *Sub SB 479.

Detainers:

Reciprocal agreements, clearing of untried indictments, SB 215.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Diking and Drainage Districts:

Elections, property ownership prerequisite, liquor sales permitted, *SB 477.

Eminent domain, supervisors' power extended, SB 246.

Hearing notices, levies, election requirements, SB 516.

Improvement districts, elections, officials' pay increase, *SB 247.

Officials, elections, salary increase, *SB 247, HB 258, HB 259.

Operation, continuous, payment provision, HB 257, SB 371.

Discrimination: (see also "Civil Rights")

Board abolished, civil rights commission created, HB 143, HB 235.

Board, employees, civil service coverage, HB 521.

Housing, real property, sales, advertising, prohibited, HB 200.

Price discrimination, unfair practices, state-wide surveys, HB 563.

School district employees, political activities, marital status, prohibited, HB 59.

Districts: (see under name of district)

Elections, general, date changes, cost allocation, provisions, *SB 296.

Legislative, redistricting, reapportionment, *SB 2 V., *SB 237 V., HB 153, *HB 196, SB 303, SB 319, HB 373.

Divorce: (see "Domestic Relations")

Doctors: (see "Physicians, Surgeons, Doctors")

Dogs:

Licensing, title only, HB 611.

Domestic Relations:

Divorce, court orders, service, rules prescribed, SB 188.

Divorce, grounds, separation period reduced, *SB 423.

Divorce, vital statistics, registration provisions, HB 448.

Home and family, state advisory council created, HB 485.

Prenuptial debts, earnings after marriage, legal process provision, HB 290.

Doors:

Sliding, safety glass requirement, *HB 476.

Driver Training:

Vocational education program, HB 44.

Drugs:

Drugstores, pharmacists, health care services, inclusion, *SB 462. Minors, auto operation under influence, license revoked, HB 108.

Dungeness Spit:

Preservation, secretary of interior petitioned, HJM 9.

Duwamish River:

Echo Lake:

Bridge construction, title only, HB 615.

Eastern State Hospital:

Correctional institution for women established, SB 110.

Eastern Washington State College:

Access highway, construction, appropriation, HB 145. Library building, construction, appropriation, *SB 520.

Tuition fees increased, *SB 552.

Juvenile institution, equipment, supplies, purchase authorized, *SB 97.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Economic Opportunity Act of 1964:

County participation authorized, *HB 10.

Economic opportunity commission established, powers, duties, HB 658.

State participation authorized, HB 626.

Edmonds:

Community college authorized, *HB 137.

Education: (see also "Schools" also "Colleges and Universities")

Academic credits, transferability commission established, SB 447.

Board, building facilities division, created, standardize construction, HB 197.

Board, school directors, name changed, board of education, SB 261.

Board, school district reorganization, federal reservation, jurisdiction, HB 358.

Board, soft drink excise tax revenues, allocation, HB 390.

Board, teachers' history course requirement, discretionary, HB 284.

Community colleges, see "Community Colleges"

County boards, association authorized, HB 417.

County committee on organization abolished, duties transferred, SB 510, Sub SB 510.

Drivers' training, vocational education program, HB 44.

Educational television commission created, SB 36, HB 36, *Sub HB 36.

Federal income tax, 3% state retention, education purposes, HJM 8, HJM 34.

Higher education, commission created, SB 139, HB 511.

Higher education, commission created, college site determination, HB 696.

Higher education facilities commission created, SB 14, *HB 14,

Higher education, study commission created, SB 24, HB 24.

Higher education, temporary advisory council created, college site, *SB 489.

Higher education, title only, HB 603.

Interim committee, see "Joint Committee on Education,"

Post high school commission created, HB 640.

Professional practice commission established, HB 172.

Public higher education, advisory council established, HB 41, HB 312.

Public higher education, temporary advisory council, established, *SB 489.

Public lands, parks, recreation, educational use, authorized, SB 368.

Residence requirements reduced, SJR 2, HJR 4.

Scholarships, competitive, program established, SB 331, HB 144, Sub HB 144.

School districts, board of directors, designated board of education, SB 261.

School districts, employees' acts, tort liability, Sub HB 622.

School districts, funds, equalization, apportionment formula, SB 143, *SB 565, HB 426.

School districts, intermediate district offices, created, *SB 304.

School system, uniform, title only, HB 622, HB 623.

Superintendent of public instruction, advisory groups, SB 486.

Teachers, see "Teachers"

Title only bill, HB 502, HB 505.

Vocational rehabilitation, nondisabled handicapped, maximum removed, SB 138, *HB

Vocational, school district joint financing, *SB 159.

Washington association of county boards of education, authorized, HB 417.

Elderly: (see "Aged Persons")

Elections:

Ballots, absentee, voters' pamphlet application form, HB 504.

Campaign advertising, false, defamation, penalties, SB 32, HB 32.

Campaign contributions, expenditures, donors' identification, SB 58.

Campaign contributions, receipts, expenditures, records, SB 12, HB 12, HB 107.

Candidates, code of ethics, *Sub SB 1.

Candidates, endorsement, nonpartisan organizations, requirements, SB 418.

Candidates, filing dates changed, *HB 191.

Candidates, partisan office filing, nonpartisan office forfeiture, SB 187, HB 316, HB 317.

Candidates, write-in, political party designation requirement, HB 367.

Cities, first class, incorporation provisions, SB 291.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Elections—Continued:

Cities, towns, councilmen, numercial designation, discretionary, SB 180.

Cities, towns, general, date changes, cost allocation provisions, *SB 296.

Cities, towns, reclassification, officers' special election, *SB 172.

Cities, towns, water, garbage, sewer systems, joint operations, SB 63.

Congressional reapportionment, referendum, SB 569, *HB 714.

Constitutional amendment proposals, people's initiatives permitted, SJR 31.

Constitutional convention, proposal, submit to voters, HJR 12.

Constitutional convention, vote requirement reduced, HJR 15, *SJR 28.

Counties, class AA, A, auditor, voter registrar, entire county, HB 370.

County consolidation, vote requirement, SB 89.

County officials, nonpartisan provisions, HB 542.

County ordinances, referendum, initiative petitions, procedure, SB 156, HB 548.

Deputy registrars, additional each political party, mobile units, HB 3, *HB 378 V.

Diking and drainage districts, hearing notices, levies, SB 516.

Diking district, election officials per diem, *SB 247.

District officers, certain conditions, liquor sales permitted, *SB 477.

Electronic voting, tabulation, systems authorized, SB 328, HB 553.

Federal, national simultaneous voting hours, HJM 2.

Fire protection districts, annexation petitions, signatures, *HB 103.

Fire protection districts, excess levy voting requirements, *SB 78.

General, state representatives, ballot description eliminated, HB 99.

General, straight party voting, HB 1.

Governor, lieutenant governor, off-year election provision, SJR 9.

Governor, two consecutive terms, limitation, HJR 14.

Indians, voting restrictions repealed, SJR 2, HJR 4, *Sub HJR 4.

Industrial insurance, permanent partial disability compensation, referendum, *SB 564.

Initiative, referendum, petition sheets, newspaper requirements, SB 397.

Judges, supreme, superior courts, unopposed, elected, SJR 6, *Sub SJR 6.

Justice courts districting act, county adoption procedure, *SB 389, Sub SB 217.

Legislative districts, reapportionment, referendum, HB 346, SB 333.

Library, intercounty rural districts, expansion, vote provision, *HB 186.

Liquor sales permitted, district officers' election, isolated dates, *SB 477.

National election day, holiday observance, HJM 22.

Polls, open 7:00 a.m., *HB 285 V., HB 674.

Port districts, commissioners at large, provisions, *HB 50.

Port districts, consolidation procedure, *SB 157.

Precinct boundaries, changes, prior to elections, HB 138, HB 453.

Precinct committeemen, filing date change, HB 139.

Precinct committeemen, filing requirements, date changed, HB 584.

Precinct committeemen, voter registration course, deputy registrars, HB 503.

Precinct officers, appointment, duties, ballot counting, *HB 377.

Precinct officers, pay increase, SB 314.

Precinct size, paper ballots, voting machine, limitations, SB 83.

Presidential, voters' state residence requirements, SJR 7.

Primary, ballots, name rotation provision abolished, SB 81.

Primary, candidates, campaign contribution, donor's identification, SB 499.

Primary, date changed, SB 103, *HB 191.

Primary, open, straight party voting, HB 5.

Primary, presidential preference provision, HB 286.

Property taxes, assessment increases, approval, HB 709, *Sub HB 709 P. V., HB 712.

RCW Title 29, reenacted, *SB 5.

School districts, special levy, multiple year, SJR 1, HJR 3, HJR 9.

School funds, permanent, investments specified, HJR 30.

Senatorial districts, formation, divided representative districts, HJR 21.

Sewer districts, consolidation, voting provisions, SB 383.

State committeemen, each legislative district, additional members, HB 146.

State debt, publication notice change, *HJR 39.

State debt, special purposes, additional, HJR 27.

State officials, certain elective, nonpartisan, HB 466.

State representatives, four-year term, SJR 4.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Elections-Continued:

State representatives, number increased, HJR 6.

State representatives, positions numbered, *HB 51.

Title only, HB 601.

Voter registration, cancellation provision, SB 80.

Voter registration facilities, deputy registrars, mobile units, HB 3, *HB 378 V.

Voter registration, files, access, thirty days prior to election, HB 341.

Voter registration, precinct transfer, 30-day requirement, HB 177.

Voter registration, residency, cancellation provisions, *SB 301 P. V.

Voter registration, voting, current address requirement, HB 401.

Voting, age reduced to nineteen, HJR 10, HJR 22.

Voting, employee paid time off provision, HB 201, SB 305.

Water conservancy districts created, powers, duties, SB 396.

Water districts, mergers, voting provisions, SB 384.

Electricity-Power:

Agencies, joint operating, agreements, Canadian government, SB 198.

Bonneville power administration, rate increase delay, SJM 24, *HJM 36.

Contractors, qualifications, examinations, requirements, HB 342.

Electrical construction code amended, *SB 346.

Electrical research experiment station, W.S.U., *SB 404.

Electricians, installations, fees, rules, regulations, *SB 281.

Electricians, licenses, Labor and Industry department, HB 47.

Electricians, licenses, municipal issuance, HB 619.

Highway electrical construction standards, exemptions, SB 466.

Interstate sales, public utility tax exempt, HB 675.

Public buildings, emergency lighting systems, requirements, SB 455.

P.U.D. power, water, sales, advertising, promotion, HB 188.

Elk:

Cows, hunting restriction, certain counties, HB 482.

Eliensburg:

Access highway, Central Washington state college, SB 268.

Embalmers:

Licenses, qualifications, *HB 173 P. V.

Eminent Domain:

Diking, drainage districts, supervisors' powers, extended, SB 246, HB 259.

Housing authorities, powers repealed, HB 544.

Open space land act, public acquisition, HB 226.

Park districts, property condemnation procedure, HB 73.

Property, condemnor's presuit offer, moving costs, HB 96, *Sub HB 96.

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National election day, holiday observance, HJM 22.

Peace Arch, commemorative postage stamp issuance, petitioned, *HJM 10.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Memorials—Continued:

Pig war national monument, San Juan Island, petitioned, SJM 10.

Precinct population report, 1970 census, petitioned, HJM 5.

Snohomish river flood control, dams, construction petitioned, HJM 18.

State legislative apportionment, HJM 1, extraordinary session, 1963, rescinded, SJR 19, HJM 16, HJM 23, SJM 23.

Statue, Louisa Boren Denny, committee created, SB 60.

Sugar act, federal, beet sugar, additional quantities allowed, *HJM 26.

Taft-Hartley act, section 14-B repeal requested, *HJM 21.

Tobacco, price support, discontinuance petitioned, SJM 12.

United Arab republic, American aid program reexamination, SJM 3.

United Nations, delinquent assessments, U. S. position praised, SJM 2.

- U. S. constitutional amendment, legislative apportionment, one house other than population, SJM 6, HJM 11, HJM 19.
- U. S. district court, adoption SB 2, redistricting, petitioned, SJM 5.
- U. S., house office building, construction cost investigation, SJM 19.

Veterans' hospitals, federal, closure delay, study, *SJM 18.

Willamette falls fishway, federal funds restoration, HJM 14.

Yakima Indian land, right to will property, SJM 16.

Mentally Ill: (see also "Institutions")

Children's institutions, nonsectarian, state contracts, SB 168.

Commitment procedures, involuntary, prosecuting attorney investigation, SB 85.

Commitments, unwarranted, "bill of rights," HJR 41.

Criminally insane, institutions department jurisdiction, placement, *SB 76.

Day training centers, admission, payment increase, *HB 326.

Day training centers, retarded, program, SB 141.

Harrison memorial hospital, acquisition, care, treatment, *HB 288.

Harrison memorial hospital, pilot program, SB 403, SB 568.

Insanity pleas, felons, pretrial hearing procedures, SB 387.

Mental health, advisory council authorized, *HB 647.

Mental health care, state participation, federal programs, *HB 647.

Mental institution programs, legislative budget committee study, SCR 24.

Residential school commitments, over 18, procedure, HB 490.

Residential school inmates, patient, parent, payments, HB 300, Sub HB 617.

Vocational problems, interim committee study, SCR 19, HCR 25.

Vocational rehabilitation, workshops, Port Angeles, HB 684.

Metropolitan Government:

Boundary review board created, SB 349.

Metropolitan municipal corporations act, powers broadened, SB 260.

Municipal corporations, transit system purchase, labor contracts, *SB 71.

Regional planning agencies, study, authorized, *HB 621.

Mileage:

Sewer district commissioners, employees, allowance, HB 280.

State employees, allowance increase, SB 55, HB 204.

Water district commissioners, employees, allowance, increase, HB 281.

Military:

Adjutant general, assistants, salary increase, *HB 409.

Armory, Chewelah, Prosser, sales authorized, SB 348.

Armory, Chewelah, sale authorized, SB 348.

Armory, Prosser, sale authorized, SB 367. Officers, retirement age extended, SB 400.

Personnel, household goods, transportation, uniform tariff rates, HB 492.

Milk and Milk Products:

Check-testing, usage audits, assessments, marketing, HB 486.

Cream, producers, assessments increased, *HB 382.

Raw, grade A, certain milk products, use required, HB 507.

Raw, sales, cities, towns, prohibition authorized, SB 178.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Minerals: (see also "Mining")

Leases, state land, laws revised, *HB 92.

Rights, separate tax provision, HB 651.

Severance tax, schedule, regulations, HB 210.

State geological, topographical mapping, ten-year program, HB 228.

Mining:

Claims, staking, holding requirements, amended, *HB 61.

Inspectors' salaries, jurisdiction provisions, HB 552.

Mineral rights, separate tax provision, HB 651.

Prospecting leases, provisions, *HB 92.

Underground workers' safety, fuel burning equipment restriction removed, *HB 526.

Minors: (see also "Children")

Abuse, evidence, report required, SB 88, SB 113, HB 67, *Sub HB 67.

Agricultural labor, child labor law, inclusion, HB 195.

Curfew law established, parental responsibility, HB 121.

Dependent, redefined, ADC students over 18 included, *HB 276.

Drivers' training, vocational education program, HB 44.

Felons, juvenile court hearings, publicity permitted, SB 52.

Gift tax, future interest, provisions, *SB 337.

Indians, crimes, contributing to delinquency, state jurisdiction, HB 508.

Industrial insurance, employment, safeguard violations, penalties, HB 562.

Juvenile institution, Echo Lake, equipment, supplies, purchases, *SB 97.

Juveniles, delinquent, post institutional placement, jurisdiction, SB 7.

Juveniles, interstate compact, out-of-state confinement amendment, SB 326.

Liquor, importation, prohibition petitioned, SJM 7.

Liquor, purchase attempt, mandatory penalties, *HB 575.

Liquor, sales or gift, penalty increased, HB 118.

Motor vehicle operators' licenses, minimum age 18, HB 45.

Motor vehicle operators' licenses, suspension, liquor, narcotic influence, HB 108.

Motor vehicle operators' licenses, under 19, adult joint liability, HB 43.

Motor vehicle ownership, under 18, prohibited, HB 354.

School attendance, compulsory age increased, HB 116.

Sex crimes, parolees, employment restriction, SB 137.

Students, educational institution employment, labor law exempt, SB 204.

Support, court ordered, wills, trusts, insurance provision, HB 115.

Voting age, reduced to nineteen, HJR 10, HJR 22.

Mississippi:

Right to vote guarantee, petitioned, HJM 12.

Mobile Homes: (see "House Trailers")

Mortgages:

Foreclosures, abandoned real property, redemption rights precluded, *SB 109.

Master form, recording, conveyance reference, authorized, SB 394.

Motor Transport Division:

Created, department of general administration, SB 21, HB 21, HB 554.

Motor Vehicles: (see also "Busses" also "Trucks and Tractors")

Abandoned, stolen, reporting, sheriffs sale provisions, HB 135.

Accident insurance department created, SB 276.

Accidents, \$100 damage, report requirement, *SB 399, HB 472.

Accidents, record abstract, availability restrictions, SB 370, HB 429, HB 439.

Buses, charters, permits, operation, regulations, *HB 332.

Buses, drivers' work hours, regulation, HB 282.

Buses, school, general administration department purchasing, HB 183.

Buses, school, maximum length increase, *HB 55 V.

Buses, school, overloading, misdemeanor, HB 666.

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Motor Vehciles-Continued:

Commercial, redefined, fuel importer use tax provisions, *HB 251.

Community property, sales, loans, spouse signature requirement, HB 435.

Dealers, automobile, fraud, purchaser protection provisions, SB 473.

Dealers, business identification, state book inspection, licenses, *HB 278.

Department established, SB 27, HB 27, *SB 51.

Exhaust devices, title only, HB 618.

Freight carriers, partnership changes, permit transfers, SB 332, *HB 428.

Freight, highway construction material hauling, carrier rate exempt, SB 77.

Freight, rates, inequities, investigation petitioned, HJM 20.

Fuel, rebates, price discrimination prohibited, HB 525.

Fuel tax, dealer handling, refund allowance, HB 547.

Fuel tax, increase, allocation, HB 655, Sub HB 655.

Fuel tax, licenses, refunds, bulk distributors, amendments, *HB 265.

Fuel tax, turbo prop, jet, exempted, *HB 265.

Fuel tax, urban transit systems, refund continued, *SB 84.

Inspection, annual, requirements, HB 171.

Leases, rentals, failure to return, larceny, *HB 313.

License plates, international, governmental cars, registration exemption, *HB 245 P. V.

License plates, reflectorized, requirement, HB 225.

License plates, replacement, fees, *HB 249.

License plates, special, "horseless carriage" provisions amended, SB 329.

Licenses, fee increased, fund allocation, *HB 239.

Licenses, U. S. government-owned international vehicles, exempt, *HB 245 P. V.

Minors, under 18 years, ownership prohibited, HB 354.

Mobile home dealers, license provisions, HB 530.

Operators, financial responsibility requirement, HB 469, SB 497, SB 503.

Operators, intoxicated, blood alcohol content, limits lowered, SB 286.

Operators, intoxicated, breath, blood test required, penalties, SB 393.

Operators, intoxicated, conviction, mandatory license suspension, HB 170.

Operators, licenses, minimum age eighteen, HB 45.

Operators, licenses, minors, liquor, narcotics influence, suspension, HB 108.

Operators, licenses, minors, under 19, adult joint liability, HB 43.

Operators, licenses, minors, vocational education program, HB 44.

Operators, licenses, photograph required, HB 155.

Operators, licenses, suspension, occupational permits, SB 108.

Operators, licenses, suspension, offenses, jury trial permitted, SB 459.

Operators, licenses, suspension, revocation notice, police check, SB 356.

Operators, licenses, uniform vehicle code, *SB 334.

Operators, owners, financial responsibility, amendments, HB 250, *SB 315.

Parking, off-street, cities, facilities authorized, SB 179.

Parking, off-street, financing, construction, meter revenue, SB 181.

Parking, prohibited, street planting strips, SB 170.

Pollution control device, required, HB 70.

Railroad employees, transportation, standards, regulation, HB 306.

Rentals, leases, failure to return, larceny, *HB 313.

Rules of the road, new, amendatory act, *HB 234 P. V.

Sales, charitable institutions, transporting handicapped, tax exempt, HB 368.

State, motor transport division, motor pool, regulations, SB 21, HB 21, HB 554.

Tires, noncommercial, regrooved, sale, use prohibited, SB 154.

Trailers, new, brake requirements, weight provision, HB 424.

Trucks, automobile transporters, laden height, 14 feet permitted, *HB 460.

Trucks, butane, propane propelled, gross weight fee exempt, SB 64.

Trucks, overweight load, fee schedule, rate reduced, SB 250, *Sub SB 250.

Trucks, tractors, gross weight increase, federal highway standards, *HB 343, SB 491.

Use fuel tax, identification cards, permits, bonding provisions, *HB 247.

Use fuel tax, refunds, future tax credit authorized, *HB 251.

Wrecking yards, adjacent highways, fence requirements, *SB 224.

Mountlake Terrace:

Highway No. 1F to King-Snohomish county line, established, HB 227.

^{*(}Asterisks indicate bills passed by both House and Senate.)

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Municipal Code Committee:

Created, membership, duties, appropriation, *SB 235.

Municipal Corporations: (see "Cities and Towns" also "Metropolitan Government")

Murals:

Legislative building, appropriation, SB 82.

Murder:

Capital punishment abolished, HB 8.

Capital punishment abolished, certain offenses, HB 6.

Capital punishment abolished, parole provisions, HB 609.

First degree, capital punishment mandatory, SB 231.

First degree, guilty plea, court sentence permitted, HB 82.

Museums:

State capitol historical, powers, director's duties expanded, *SB 377.

Naches Pass:

Tunnel, plan completion, construction, HB 587.

Narcotics:

Motor vehicle operators, minors, drug influence, license suspension, HB 108.

National Guard:

Adjutant general, assistants, salaries increased, *HB 409.

Armory, Chewelah, Prosser, sales authorized, SB 348,

Armory, Chewelah, sale authorized, SB 348.

Armory, Prosser, sale authorized, SB 367.

Militia administration, title only, HB 610.

Officers, retirement age extended, SB 400.

Natural Gas:

Severance tax, reports, deposits, regulations, HB 210.

Natural Resources: (see also "Forestry" also "Public Lands")

Department, long-range land management study, resolution......p.

Forest land, closed, supervisors' open area designation, *SB 184.

Forest land, department reconveyance to Lewis county, SB 373, *HB 397.

Outdoor recreational facilities, development, authorized, HB 351.

Public lands, fire hazard abatement, provision, SB 186.

Public lands, leases, department jurisdiction, HB 148.

Severance tax, oil, coal, minerals, gravel, sand, stone, HB 210.

Shi Shi beach, Clallam county, county acquisition, park purposes, *HB 491.

Supervisor, closed forests, open area designation, *SB 184.

Naturopaths:

Examinations, licenses, regulations, board created, SB 312.

Negotiable Instruments:

Check sales, regulation, license requirements, SB 118.

Checks, bills of exchange, dishonored, collection cost, attorney fees, *HB 660.

Checks, fraudulent, issuance, larceny, penalties, SB 115.

Nelson, Russell "Stub":

Remembrance, expression of esteem, sympathy, *SCR 4.

Newspapers:

Daily publication, B & O tax increased, HB 663.

Initiative, referendum, petition sheets, publication, use provisions, SB 397.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Nonresidents:

Aircraft owners, excise tax exemption, provision changed, HB 199. Commercial fishing, operators, gear, license requirements, *HB 220. Epileptics, deportation provision repealed, *SB 72.

North Bend:

Speed limit established, traffic signal installation authorized, HB 380.

Nuclear Energy:

Development division created, SB 34, HB 34.

Development division created, private enterprise provision, Sub SB 34, *2nd Sub SB 34, Sub HB 34, HB 500.

Manufacturing, transportation, license provisions, *SB 15, HB 15.

U. of W. Hanford graduate center, nuclear science degree, SCR 27.

Nursing Homes:

Federal aid, old age recipients, limits increased, SB 343, *HB 274, HB 638. Labor disputes, collective bargaining, arbitration, HB 400, Sub HB 400. Sprinkler systems, installation provisions, HB 484.

Oaths:

Loyalty, public officers, employees, required, SB 428.

Obscene Literature:

Definition, dissemination, adjudication, HB 349. Sale, distribution, possession, attorney general jurisdiction, SB 444.

Officials:

Cities, third class, appointive, salary limitations removed, *SB 171.

Cities, towns, reclassification, special election authorized, *SB 172.

Counties, actions, prosecuting attorney defense required, HB 513.

Counties, central committees, membership, HB 109.

Counties, nonpartisan election provisions, HB 542.

Election, appointments, duties, ballot counting provisions, *HB 377.

Election, diking, drainage districts, salary increase, *SB 247, HB 258.

Election, maximum pay increased, SB 314.

Public, civil suit, judgment, governmental payment, HB 353.

Public, compensation, title only, HB 570.

Public, elective, code of ethics, SB 1.

Public, loyalty oath required, SB 428.

State, candidates, code of ethics, *Sub SB 1.

State, elective, appointed, retirement system withdrawal provisions, HB 707.

State, elective, certain, nonpartisan provisions, HB 466.

State, elective, certain, salary increase, HB 11, *HB 40.

State, elective, highway commission appointment during term permitted, *SB 546.

State, elective, joint session, vote canvass, *HCR 2.

State, elective, term commencement advanced, SJR 14, HJR 16, Sub HJR 16.

State, gubernatorial appointees, retirement age extended, SB 369.

State, mileage allowance increased, SB 55, HB 204.

State, partisan political contribution solicitation, prohibited, HB 654.

State, per diem allowance increased, SB 62, *HB 203.

State, salary change provision repealed, SJR 8, Sub SJR 8.

Oil:

Severance tax, schedule, regulations, HB 210.

Old Age and Survivors' Insurance:

Medical care, aged, social security inclusion, SJM 1, HJM 1. Recipients, unemployment compensation benefits prohibited, HB 599. School district employees, coverage, *SB 272.

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Oleomargarine:

Institutional use, prohibition repeal, HB 269.
Institutional use, U. S. government surplus, permitted, *HB 474.

Olympia:

Fire department, capitol buildings, fire protection, appropriation, SB 517.

Olympic Peninsula:

Forest protection area abolished, SB 185.

Omnibus Appropriation Bills:

Highways, 1965-67 biennium, *Sub SB 438 P. V. State government, 1965-67 biennium, SB 43, SB 374, *Sub SB 374. Title only, state government, 1965-67 biennium, HB 700.

Open Space:

Land act, public, property acquisition, eminent domain, HB 226. Recreational lands, legislative council assessment study, *HCR 29.

Optometry:

Health insurance contracts, optometrist service included, *HB 307 P. V. Industrial insurance, worker treatment permitted, SB 271.

Oregon:

Westport ferry, operation cost, Wahkiakum county reimbursed, SB 127, HB 93. Westport, to Puget Island, toll bridge feasibility study, SB 440.

Organizations:

Nonpartisan, election candidate endorsement, expenditure report, SB 418. Nonprofit, annuities, issuance, insurance code exemption, SB 249.

Oroville

Tourist information center, feasibility study, HCR 26.

Osteopaths:

Medical association membership, disciplinary jurisdiction, HB 412. Medical, surgical practice, educational requirements, licenses, HB 659. Patient referrals, rebates prohibited, SB 479, *Sub SB 479.

Parents:

Curfew law established, responsibility, HB 121. Motor vehicle operators under 19, adult joint liability, HB 43. Residential school inmates, financial responsibility, payments, HB 300. Residential school inmates, patient, parent, payments, Sub HB 617.

Parking:

Capitol grounds, appropriation, *Sub SB 504.
Capitol grounds, construction, rentals, report, *SB 416.
Motor vehicles, street planting strips, prohibited, SB 170.
Off-street, cities-counties, joint operation, *HB 160.
Off-street, cities, facilities authorized, SB 179.
Off-street, financing, construction, meter revenue, SB 181.
State capitol facilities, title only, HB 596.
Trailers, campers, roadside rest areas, night restriction, SB 443.

Parks and Recreation:

Commission members, per diem increase, *SB 446, HB 572. County parks, name designation, HB 501. Crow Butte-Whitcomb Flat area, Benton county, acquisition, HB 579. Districts, cities and towns, property condemnation procedure, HB 73. Fort Casey state park, cannon purchase authorized, SB 494.

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Parks and Recreation-Continued:

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Land, water areas, recreational use, liability limited, HB 321, HB 328.

Outdoor recreation interagency committee, funds, *SB 531.

Outdoor recreation resources joint interim committee created, HB 697, HCR 35.

Outdoor recreational facilities, development, HB 351.

Park service area created, all counties, *HB 164.

Port districts, facility acquisition, *SB 152.

Public lands, park, recreation, educational use, authorized, SB 368.

Shi Shi beach, Clallam county, acquisition, park purposes, *HB 491.

State lands, bordering water, disposal restrictions, SB 284.

State parks, hunting, permitted, HB 147.

Wallace falls state park, property acquisition, SB 104, *HB 74 P. V.

Watersheds, water, recreational use permitted, SB 195.

Winter sports' conveyance devices, definition broadened, SB 532, *HB 679.

Youth development and conservation corps, federal grants, agreements, *HB 430.

Parole:

Board, duties transferred, institutions department, SB 75, SB 379.

Board, members, qualifications, SB 214.

Board, state director of probation and parole, appointment, SB 379.

Juvenile delinquents, post institutional placement, jurisdiction, SB 7.

Restrictions, capital offense, HB 6, HB 609.

Sex crimes involving children, parolees, employment restriction, SB 137.

Peace Arch:

Postage stamp, commemorative, *HJM 10.

Pe Ell:

Highway No. 12G, to junction highway No. 12, Grays river, SB 341.

Pend Oreille:

National wildlife refuge, game department transfer petitioned, *HJM 33.

Penitentiary: (see "Institutions")

Pension Commission: (see "Public Pension Commission")

Pensions: (see "Retirement and Pensions" also "Industrial Insurance")

Permits:

Building, county, industrial insurance mandatory, *HB 134.

Buses, charter, operation, regulation, *HB 332.

Common carriers, occasional interstate, state patrol issuance, SB 130.

Liquor, temporary, grocery store ownership transfer, HB 571.

Mobile homes, highway use, special permits, HB 102.

Motor freight carriers, partnership changes, transfer, SB 332, *HB 428.

Outdoor signs, highways, regulation, SB 201, HB 97, SB 488, SB 500.

Public building construction, county, requirements, HB 133.

Trucks, excess loads, *HB 343.

Trucks, house movers, wide loads, special permits, SB 419.

Trucks, overweight loads, fee schedule, rate reduced, SB 250. *Sub SB 250.

Underground construction, fuel burning equipment use, SB 67.

Weather modification, emergencies, requirement exempt, HB 527.

Personnel Department:

Board members, removal, governor's power limitation, HB 211.

Pharmacy:

Group health insurance plans, pharmacists' services included, *SB 462.

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Photographs and Microfilm:

Counties, recorded instruments, photo-reproduction, public use, SB 121. Evidence, secured notes, obligations, photocopies permitted, HB 677. Initiative, referendum petitions, provisions, SB 155. Motor vehicle operators, licenses, photograph required, HB 155.

Physicians, Surgeons, Doctors:

Child abuse, evidence, report required, SB 88, SB 113, HB 67, *Sub HB 67. Chiropodists' services, disability insurance inclusion, SB 99. Chiropractors, licenses, educational requirements, regulation, HB 664. Chiropractors, licenses, examination, title, regulations, *HB 456. Fee splitting, rebates, unprofessional conduct, SB 479, *Sub SB 479. Industrial insurance, timely report requirements, penalties, HB 403. Medical professional service corporation, formation authorized, SB 253. Naturopaths, licenses, regulations, board created, SB 312. Osteopaths, medical association membership, disciplinary jurisdiction, HB 412. Osteopaths, medical, surgical practice, licenses, requirements, HB 659. Osteopaths, patient referrals, rebates prohibited, SB 479, *Sub SB 479. Practice training programs, licensing eligibility requirements, HB 415. Psychologists, licenses, regulation, practice standards, *HB 315. State institutions, conditional licenses, date extended, HB 268, *Sub HB 268.

Pierce County:

State college established, HB 399.

Pig War National Monument:

San Juan Island, petitioned, SJM 10.

Police:

Boat operations, regulation, jurisdiction, SB 306, SB 547.
Campus, state colleges, established, *HB 76.
Civil service examinations, eligibility lists, changes, SB 513.
Judges, appointment, jurisdiction, *SB 236.
Judges, cities, third class, appointment permitted, *SB 94.
Judges, pro tempore, cities, third class, towns, *SB 174.
Law enforcement officers' training commission established, SB 20, HB 20, *SB 50 P. V.
Motor vehicle accidents, record abstract, availability restriction, HB 439.
Motor vehicle operators' licenses, suspended, check authorized, SB 356.
Pensions, cities, reclassified first class, retention permitted, HB 471.
Pensions, first class cities, prior retirement, awards increased, HB 65.
Pensions, first class cities, taxation, judicial process, exempt, *HB 324.
Towns, marshal, mayor's jurisdiction, *SB 316.

Political Parties:

Campaign contributions, expenditures, donor's identification, SB 58.
Campaign contributions, primary elections, donor's identification, SB 499.
Campaign contributions, receipts, expenditures, requirements, SB 12, HB 12, HB 107.
Deputy registrars, appointment provisions, HB 3, *HB 378 V.
Elections, general, straight party voting, HB 1.
Elections, open primary, straight party voting, HB 5.
State committeemen, each legislative district, additional member, HB 146.
State, county central committees, county officials, legislators, members, HB 109.
State officials, employees, contribution solicitation prohibited, HB 654.

Pollution Control:

Commission abolished, duties transferred, HB 427, SB 529, HB 685. Motor vehicle air pollution control device, required, HB 70. Waste disposal, state waterways, privilege fee imposed, HB 681. Water, commercial fisheries protection, hazardous cargoes, HB 198.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Port Angeles:

Tourist information center, authorized, HB 682.

Tourist information center, feasibility study, HCR 26.

Vocational rehabilitation, mentally, physically handicapped, HB 684.

Port Districts:

Bonds, general obligation, airports, issuance provisions, *HB 665.

Canal construction, special levies authorized, *HB 152.

Commissioners, at large, election provisions, *HB 50.

Commissioners, employees, expense reimbursement *SB 150.

Commissioners, terms reduced, salaries established, HB 344.

Consolidation, multi-county election procedure, tax structure, *SB 157.

Dissolution, inactive districts, procedure, HB 293.

Employees, collective bargaining rights, SB 340.

Employees, retirement, employer contribution to single plan, *HB 81.

Foreign trade zones, subzones permitted, HB 123.

Funds, industrial development, trade promotion, authorized, *SJR 25.

Industrial development, promotion, authorized, SB 35, HB 35.

Park and recreation facilities, district acquisition, *SB 152.

Property, lessee, purchase options authorized, HB 711. Property, real, surplus, sales authorized, *HB 149.

State waterways, leases, structures, improvements, HB 423.

Port Orchard:

Puget Sound naval shipyard, new ship, name U.S.S. Port Orchard requested, SCR 22.

Poultry:

Tax assessment, average inventory basis, HB 69.

Power: (see "Electricity-Power")

Precincts:

Boundary changes, time restriction, voter notification, HB 138, HB 453.

Committeemen, filing date change, HB 139.

Committeemen, filing requirements, date changed, HB 584.

Committeemen, voter registration course, deputy registrar, HB 503.

Election officers, appointment, duties, ballot counting, *HB 377.

Election officers, certain, maximum pay increased, SB 314.

Paper ballot, voting machines, district sizes established, SB 83.

Population report, 1970 census petitioned, HJM 5.

Voter registration files, access, 30 days before election, HB 341.

Voter registration transfers, 30 day requirement, HB 177.

Printing:

Legislative, appropriation, *SB 66, *SB 538.

Session laws, temporary, appropriation, *HB 339.

Prisoners: (see also "Crimes and Criminal Procedure")

Escapees, time loss computation, HB 267.

Insanity pleas, felons, pretrial hearing procedures, SB 387.

Women, correctional institution, Medical Lake, SB 110.

Women, correctional institution, Shelton, SB 311.

Workmen's compensation payments suspended, HB 488.

Probate:

Children, adopted, inheritance rights established, SB 11.

Children, support, court ordered, wills, trusts, insurance provisions, HB 115.

Community survivor, securities, stock transfer agreements, *SB 338.

Employers, deceased, employee wage preference increased, HB 398.

Employers, insolvencies, death, employee wage priority, Sub HB 398.

Estate appraisal, methods revised, SB 116.

Estate assets depleted, court closing provisions, *SB 321.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Probate-Continued:

Estate, intestate, community property, surviving spouse share, *HB 676.

Estate, one appraiser, appointment, fees, HB 4.

Inheritance tax, class "B" beneficiaries, definition broadened, SB 308.

Inheritance tax, firemens' pensions exempt, *SB 68.

Notices, real property sales, posting provisions, SB 44.

Probate law and procedure, RCW Title 11 reenacted, *SB 6 P. V.

Safe deposit boxes, access after death provision repeal, *SB 90, HB 127, HB 140.

Stock transfers, surviving spouse, *SB 338.

Wills, attorneys, filing notice required, HB 62, Sub HB 62.

Wills, uncontested, settlement without court intervention, HB 458.

Probation: (see also "Parole")

County counselors, state aid, termination date extended, *SB 323.

Probation and parole division established, powers, duties, SB 75, SB 379.

Property:

Cities, counties, joint ownership, operation, permitted, *HB 160.

Community, automobiles, trailers, boats, sales, loans, spouse signature requirement, HB 435.

Community, household furnishings, sales, loans, spouse signature requirement, HB 434.

Community, surviving spouse, distribution, *HB 676.

County auctions, sale location, commissioners' designation, *HB 156.

County records, data processing, state auditor depository, study, HB 459.

Estate, assets depleted, court closing provisions, *SB 321.

Estate, inheritance tax, appraisal, revision, SB 116.

Estate, one appraiser, appointment, fees, HB 4.

Homes for aged, infirm, property tax exemption repeal, SB 376.

Liquor fund distribution, 25% property assessment requirement, HB 705.

Mining, mineral rights, taxes, HB 651.

Nonprofit water distribution, tax exempt, HB 232.

Personal, attachment, execution, exemptions increase, *SB 57.

Personal, leases, expired, unreturned, penalties, SB 238, HB 308, *HB 520 P. V.

Personal, livestock, fowl, average inventory tax basis, HB 69.

Personal, merchandise, in transit, tax exemption period changed, SB 560.

Personal, sales, nonresident out of state use, tax exempt, SB 18, HB 18.

Port districts, lessee, purchase options authorized, HB 711.

Private, public regulation, control, zoning prohibited, HB 678.

Probate, intestate estate, net community property, surviving spouse's share, *HB 676.

Public, municipal, academic, certain, tax exemption repealed, HB 574.

Public service companies, property revaluation, value determination, HB 408.

P.U.D., tax exemption removed, SJR 27.

Real, abandoned, mortgage foreclosures, redemption rights precluded, *SB 109.

Real, alien ownership, restriction repealed, *SJR 20.

Real, appraisers, county assessors, deputies, certification, HB 569.

Real, cities, counties, condemnation, housing authority, repeal, HB 544.

Real, cities, first class, class AA, A counties, sales, zoning certificates, HB 561.

Real, condominium, description revisions, *SB 119.

Real, corporations, stock exchange, real estate sale tax exempt, HB 541.

Real, counties, abandoned roads, easement rights retained, HB 158.

Real, counties, public, private exchanges authorized, *HB 142.

Real, deeds of trust law established, SB 106, *HB 479.

Real, discrimination, sales, advertising, prohibited, HB 200.

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   Outdoor recreation resources, joint interim committee created, HB 697.
   Pickett house, sale, daughters of the pioneers, authorized, *HB 309.
   Post mortem examinations council established, HB 405.
   Probation division created, duties transferred, SB 75, SB 379.
   Property, private, public, regulation, control, zoning prohibited, HB 678.
   Public assistance advisory committee created, *HB 273.
   Public assistance recipients, earnings, grants, governmental coordination, *HB 271.
   Public buildings, accessibility design standards, handicapped, HB 302.
   Public construction projects, insurance company, broker requirement, prohibited,
       SB 385.
    Public timber marketing act, HB 440, SB 410.
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Public works contracts, over \$2,500, bids, private firms, SB 457, SB 458.

^{*(}Asterisks indicate bills passed by both House and Senate.)

State Government-Continued:

Purchasing, powers broadened, HB 393.

Refunding bond act, enactment, *SB 417.

State government, executive, RCW Title 43, reenacted, *SB 4.

State patrol chief, selection requirements, SB 330.

Surplus property, governmental units, sales, exchanges, HB 255.

Tax structure, rate distribution, legislative council study, HCR 24.

Teletypewriter communications network, state patrol authority, *SB 476.

Title only, HB 604.

Toll bridge authority abolished, duties transferred highway commission, HB 653.

Utilities and transportation commission, membership increased, SB 480.

Warrants, lost, destroyed, payment procedures, *SB 464.

Water resource conservation department, established, HB 688, SB 553.

Water resources department, board, created, HB 427, HB 636, SB 529, HB 685.

Water use rights, relinquishment provision, HB 266.

Women's status commission created, SB 31, HB 31.

State Institutions: (see "Institutions")

State Patrol:

Chief, selection requirements, SB 330.

Common carrier, occasional interstate, permit issuance, SB 130.

Governor, security, protection, *HB 184.

Legislators, security, protection, SB 493, *HB 184.

Motor vehicle annual inspection, jurisdiction, HB 171.

Motor vehicle functions transferred, SB 27, HB 27, *SB 51.

Motor vehicle operators, license suspension, revocation, notice, investigations, SB 356.

Patrolmen, additional, beer tax allocation, SB 307.

Teletypewriter communications network, authority, *SB 476.

Weapons, concealed, records, jurisdiction, HB 48.

State Retirement System: (see "Retirement and Pensions")

Statute Law Committee:

Administrative code, furnish legislators, *Sub SB 374.

Appropriation, 1965-67 biennium, *Sub SB 374.

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Streets:

City street administration board created, SB 415.

Counties, cities, towns, aircraft taxiways, designation, HB 187.

Parking, off-street, cities, facilities authorized, SB 179.

Parking, off-street, construction, financing, meter revenue, SB 181.

Planting strips, motor vehicle parking prohibited, SB 170.

Students: (see also "Colleges and Universities" also "Schools")

Community colleges, tuition fees increased, *SB 555.

Minors, educational institution employment, labor law exempt, SB 204.

School attendance, compulsory age increased, HB 116.

State college, "resident student" definition broadened, HB 294.

State colleges, universities, tuition fees, increased, *SB 552.

Subpoenas:

Witnesses, issuance, courts, judges authority, SB 533.

Subsistence:

Irrigation district directors, per diem increase, *HB 52.

Legislators, per diem decrease, *SB 47 P. V.

Legislators, per diem decrease, interim expense allowance, SB 209.

Legislators, per diem increase, appropriation, *SB 65.

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^{*(}Asterisks indicate bills passed by both House and Senate.)

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P.U.D. commissioners, per diem increase, SB 248.

Sewer district commissioners, employees, allowance, HB 280.

State employees, per diem increase, SB 62, *HB 203.

Sugar:

Beet, federal marketing allowance, increase petitioned, *HJM 26.

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Closing, blue law repeal, certain sections, HB 2.

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Advisory groups, establishment permitted. SB 486.

Mentally, physically retarded, day training centers, program authorized, SB 141.

School buildings, remodeling existing facilities, state aid study, *HCR 37.

School district funds, monthly apportionment, *SB 29 V., HB 29, *SB 544.

School district special levy, deficits, equalization payments, SB 30, HB 30.

School funds, equalization, apportionment, distribution, SB 143, *SB 565, HB 426. School funds, equalization, apportionment, 10-mill state levy, *SB 522 P. V.

School funds, equalization, 10-mill state levy, *SB 522 P. V., repealed, HB 704.

Superior Court:

Family court assistants authorized, third class counties, SB 45.

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Judges, elections, uncontested position, declared elected, SJR 6, *Sub SJR 6.

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Judges, pro tempore, salary increase, SB 191.

Judges, salary increase, *SB 47 P. V., HB 11, HB 72, HB 588, SB 537.

Jurors, panel drawing, date changed, *HB 237.

Jurors, selection procedure, SB 147.

State land exchanges, review provisions, HB 532.

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Federal court local law certificate procedure, jurisdiction, *SB 129.

Fees, certain, increase, SB 190.

Judges, apportionment commission, three justices, SJR 13.

Judges, elections, uncontested position, declared elected, SJR 6, *Sub SJR 6.

Judges, salary increase, *SB 47 P. V., HB 11, HB 72, HB 588, SB 537.

Surveys and Surveyors:

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Licenses, fee allocation changed, *SB 241.

State topographical, geological mapping, ten-year program, HB 228.

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Narrows bridge, toll free, SB 33, *HB 33, HB 713.

Primary highway No. 1, south 72nd street, interchange, HB 376.

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Tax Commission:

Excise tax, delinquent, penalties, appeals, *HB 637.

Orders, publication, compilation, distribution requirements, SB 467.

Safe deposit box access law repeal, *SB 90, HB 127, HB 140.

Taxes:

Ad valorem, pleasure boats, exempt, HB 224.

Agricultural lands, valuation, use basis, legislative authority, HJR 34, HJR 40.

Agricultural lands, valuation, use basis, legislative council study, *HCR 13.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Taxes---Continued:

Airport operation, municipal tax authority removed, HB 180.

Assessment increases, property, voters' approval, HB 709, *Sub HB 709 P. V., HB 712.

Assessment rolls, delivery provision change, *SB 199.

Beer, barrel, increased, *Sub HB 608 P. V., HB 702.

Beer, barrel, increased, state patrol allocation, SB 307.

Boats, pleasure, ad valorem, exempt, HB 224.

Bowling, sales tax, inclusion, SB 388, *Sub HB 608 P. V.

B & O, agricultural fairs, admission charges exempt, *SB 160.

B & O, agriculture, horticulture credit companies, loans, exempt, HB 438.

B & O. aluminum manufacturing reduction, SB 196, SB 442.

B & O, certain business, increased, collection from customer, SB 353.

B & O, certain categories, reduction, SB 452.

B & O, daily newspaper publication, increase, HB 663.

B & O, fruit, vegetable processors, reduced, SB 17, HB 17, *Sub HB 608 P. V.

B & O, livestock, artificial insemination, exempt, HB 564.

B & O. manufacturers, extractors, sales tax credit allowance, SB 16, HB 16, HB 585.

B & O, manufacturers' real property improvements, sales tax credit allowance,

B & O, nonprofit organizations, research income, SB 19, HB 19, *Sub HB 608 P. V.

B & O, nonprofit organizations, research services, imposed, SB 59.

B & O, repealed, SB 228, HB 181.

Cigarettes, excise tax increased, SB 554, *Sub HB 608 P. V., HB 668, HB 692.

Cigarettes, wholesale sales, U. S. tax deduction, HB 573.

Counties, first class and under, 9-mill levy, junior taxing districts, HB 165.

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Credits, industry, sales, real property improvements, SB 378. Credits, industry, sales, use, against B & O, HB 16, SB 16, HB 585.

Diking and drainage districts, continuous operation, levies, HB 257, SB 371.

Diking and drainage districts, hearing notices, levies, SB 516.

Excise, aircraft fuel, imposed, HB 416, HB 607.

Excise, aircraft, nonresident ownership, exemption provision, HB 199.

Excise, bottled soft drinks, syrups, HB 390.

Excise, cigarettes, increased, HB 668, HB 692, SB 554, *Sub HB 608 P. V.

Excise, delinquent, penalties, appeals, procedures, *HB 637.

Excise, federal, luxury tax repeal petitioned, SJM 11.

Excise, house trailers, delinquency notice, penalty removed, *HB 279.

Excise, house trailers, residentially zoned lot, exempt, HB 297.

Excise, increase, alcoholism commission allocation, SB 550.

Excise, liquor, increased, *Sub HB 608 P. V.

Excise, motor vehicle, bulk distributors, licenses, refunds, *HB 265.

Excise, real estate sales, actual equity, HB 214.

Excise, sales, certain inclusions, exclusions, HB 608, *Sub HB 608 P. V.

Excise, state, 60% current school fund allocation, SB 549.

Excise, tobacco products, increased, *Sub HB 608 P. V.

Excise, travel trailers, mobile homes, redefined, SB 514.

Excise, wine, wholesalers' collection requirement, *HB 437.

Fire protection districts, excess levy voting requirements, *SB 78.

Firemen's pensions, millage levy, provisions revised, HB 391, *Sub HB 391.

Fruits, soft tree, marketing assessments increased, *HB 362.

Game commission range lands, in lieu tax imposed, *HB 206.

Gifts, minors, future interest, provisions, *SB 337.

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Income, state, flat gross rate, SB 567, HB 710.

Income, state, flat net rate, HB 529, HB 708, HJR 31, Sub HJR 31.

Income, state, flat net rate, B & O prohibited, HJR 31.

Income, state, flat net rate, 25% property valuation, B & O decrease, HB 715, HJR 31.

Income, state, graduated net, HJR 43, HJR 44.

Inheritance, class "B" beneficiaries, definition broadened, SB 308.

Inheritance, estate appraisement, revision, SB 116.

Inheritance, estate, assets depleted, closing provisions, *SB 321.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Taxes-Continued:

Inheritance, firemen pensions, exempt, *SB 68.

Inheritance, one estate appraiser, appointment, fees, HB 4.

Lands, agricultural, timber, assessed valuation, use basis, legislative authority, HJR 34. HJR 40.

Legislative council study, agricultural, timber lands, *HCR 13.

Legislative council study, property tax exemptions, HCR 27, SCR 21.

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Liquor, excise, increase, *Sub HB 608 P. V.

Liquor fund distribution, 25% property tax assessment requirement, HB 705.

Liquor, imports, personal use, duty free, SB 92.

Mineral rights, separate assessment, HB 651.

Motor vehicle fuel, dealer handling, refund allowance, HB 547.

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Motor vehicle fuel, transportation benefit district financing, SB 22, HB 22.

Motor vehicle fuel, turbo prop, jet, exempt, *HB 265.

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Omnibus tax bill, excise, B & O, sales, use, increases, exemptions, *Sub HB 608 P. V.

Open space recreational lands, legislative council assessment study, HCR 29.

Police pensions, first class cities, judicial process, exempt, *HB 324.

Port districts, special levies, canal construction, *HB 152.

Privilege, waste disposal, state waters, fee imposed, HB 681.

Property, personal, livestock, fowl, average inventory basis, HB 69.

Property, personal, merchandise in transit, exemption period, SB 560.

Property, real, delinquency sales, rescission provisions, HB 395.

Property, real, exemptions, heads of households, 62-65, SJR 18, SJR 30, *HJR 7, HJR 45, SB 145, *HB 190, SB 376, HB 443.

Property, real, exemptions, nonprofit minors' character building associations, custodian's quarters, SB 398.

Property, real, exemptions, old age assistance recipients, SB 142.

Property, real, owners' annual statement, holdings, value, HB 661.

Property, real, personal, assessed valuation, 25%, SJR 23, SB 411, HJR 1, HJR 8, HB 715, HCR 36.

Property, real, personal, assessed valuation, 30%, SJR 24, HJR 45.

Property, real, personal, assessed valuation, 50%, SB 525.

Property, real, personal, assessment increases, voters' approval, HB 709, *Sub HB 709 P. V., HB 712.

Property, real, personal, exemptions, homes for aged, infirm, revisions, SB 146, SB 376, HB 574, HB 686.

Property, real, personal, exemptions, interim committee study, *Sub HCR 27.

Property, real, personal, exemptions, legislative council study, HCR 27, SCR 21.

Property, real, personal, exemptions, nonprofit water distribution, HB 232.

Property, real, personal, exemptions removed, certain public properties, HB 574.

Property, real, personal, exemptions removed, P.U.D.'s, SJR 27.

Property, real, personal, payments, title only, HB 591.

Property, 10-mill state levy, school district funds, SB 22, repealed, HB 704.

Property, 10-mill state levy, school funds, apportionment formula, *SB 522 P. V.

Property, 10-mill state levy, school support, *SB 523 V., HB 706.

Public utilities, interstate electrical energy sales, exempt, HB 675.

Real estate sales, corporations, real property, stock exchange, exemption, HB 541.

Real estate sales, lease options, exempt, HB 89.

Real estate sales, trade-in, interim credit, provision, HB 213.

Sales, advertising included, HB 662.

Sales, agricultural building components, use outside state, exempt, SB 10.

Sales, bowling included, SB 388, *Sub HB 608 P. V.

Sales, city, towns, allocation, HB 537, SB 527, SB 536.

Sales, credit loss deduction, HB 119.

Sales, motor vehicles, charitable institution transporting handicapped, exempt, HB 368.

Sales, personal, professional services included, SB 559.

Sales, personal property, nonresident out-of-state use, exempt, SB 18, HB 18.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Taxes-Continued:

Sales, retail, certain inclusions, exclusions, definition changes, HB 608, *Sub HB 608 P. V.

Sales, retail, 4% limitation, HJR 42.

Sales, retail, increased, SB 562.

Sales, retail, increased, 4.2%, *Sub HB 608 P. V.

Sales, vending machines, sellers' payment, SB 563.

Sales, vending machines, sellers' payment, institution allocation, SB 403, SB 568.

School districts, assessed valuation base increased, SB 309, HB 496.

School districts, funds, equalization, apportionment, SB 143, HB 426.

School districts, special levy, deficits, state equalization payments, SB 30, HB 30.

School districts, special levy, multiple year, authorized, SJR 1, HJR 3, HJR 9.

School districts, 10-mill state levy, *SB 523 V., HB 706.

School districts, 10-mill state levy, funds, equalization, apportionment, *SB 522 P. V.

School districts, 10-mill state levy, equalization, SB 522, repeal, HB 704.

Severance, natural resources, imposed, HB 210.

State income, flat gross rate, SB 567, HB 710.

State income, flat net rate, HB 529, HB 708, HJR 31, Sub HJR 31.

State income, graduated net, HJR 43, HJR 44.

State tax structure, rate distribution, legislative council study, HCR 24.

Timber, timberlands, valuation criteria, repealed, HB 331.

Timberlands, valuation, use basis, legislative council study, *HCR 13.

Title only, HB 597, HB 624, HB 625, HB 701.

Tobacco products, excise, increase, *Sub HB 608 P. V.

Trailers, excise, increase, *Sub HB 608 P. V.

Transit systems, public, municipally owned, subsidy authorized, SB 167, *Sub SB 167.

Tugboat business, excise, increase, *Sub HB 608.

Urban renewal projects, property value tax increases, indebtedness allocation, SJR 15.

Use, certain exemptions, restrictions, amendments, HB 608, *Sub HB 608 P. V.

Use fuel, refunds, future tax credit authorized, *HB 251.
Use fuel, tax identification cards, permits, bonding provision, *HB 247.

Use, increased, SB 562, *Sub HB 608 P. V.

Use, sand, gravel, rock, public use, exempt, HB 169, *Sub HB 608 P. V. Washington business corporation act, adoption, *HB 60.

Water distribution, nonprofit corporations, coops, exempt, HB 232.

Teachers:

Annuities, tax deferred, in lieu of wages, permitted, *HB 64.

Benefits, leaves, seniority, transferrable, *HB 444.

Collective bargaining, arbitration provisions, *HB 154.

Contracts, nonrenewal, all certificated employees included, HB 106.

Contracts, nonrenewal, provisions, hearings, SB 293, SB 545.

Contracts, records, county "suitable book" requirement deleted, HB 425.

Lunch period, duty free, provisions, SB 135, *HB 58.

Members of legislature, state retirement system coverage, *HB 582 V.

Political activities, marital status, discrimination prohibited, HB 59.

Retirement benefits, creditable service rate, increased, HB 446, Sub HB 446, HB 536.

Retirement system, membership eligibility broadened, HB 212.

Salaries, minimum established, HB 66, HB 230, SB 362.

State history course requirement, discretionary, HB 284.

Telephones, Telegraph:

Solicitation, commercial, licensing, regulation, SB 226, HB 182.

Teletypewriter Communications Network:

State patrol authority, transfer from budget director, *SB 476.

Television:

Educational television commission created, SB 36, HB 36, *Sub HB 36.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Thurston County:

Southwestern Washington state college established, HB 68.

Tidelands:

Cattle point, San Juan islands, sale, lease restriction removed, SB 445. Shellfish cultivation, leases, evaluation, renewal fees, SB 266.

Timber: (see "Forestry")

Tires:

Motor vehicles, noncommercial, regrooved, prohibited, SB 154.

Title Only Bills:

Attorney fees, court costs, HB 560.

Checks, N.S.F., SB 501.

Cities and towns, HB 534.

Cities, first class, HB 559.

Congressional districts, reapportionment, HB 467, HB 480.

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Dogs, licensing, HB 611.

Duwamish river bridge construction, HB 615.

Education, HB 502, HB 505.

Elections, HB 601.

Factoria highway interchange, HB 613.

Fish, shellfish, HB 538, HB 539.

Game commission, HB 602.

Higher education, HB 603.

Highway act, 1965, SB 438.

Highway commission, HB 543.

Highway No. 1, Seattle, west Marginal Way interchanges, HB 614.

Highway No. 2M, King county, construction, HB 616.

Highways, HB 630, HB 631, HB 632, HB 633.

Industrial insurance, attorneys' fees, SB 506.

Insurance, HB 535.

Interim committee, state parks, HB 635.

Justice administration, HB 558.

Lake Washington bridge, third, SB 472.

Legislative redistricting, SB 434, HB 498, HB 499, HB 557.

Legislators' subsistence, HB 583.

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McEvers, Gilbert D., relief, HB 629.

Militia administration, HB 610.

Motor vehicles, exhaust devices, HB 618.

Mutual savings banks, HB 556.

Property, real, personal, payments, HB 591.

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Public officials, employees, compensation, HB 570.

Public officials, employees retirement, HB 555.

Public planning agencies, HB 546.

Salmon marketing, SB 448.

Schools, uniform system, HB 622, HB 623.

State capitol parking facilities, HB 596.

State employees, retirement system, HB 605.

State government, HB 604.

State government, omnibus appropriations, 1965-67 biennium, HB 700.

State residential schools, HB 580, HB 617.

Taxes, HB 597, HB 624, HB 625, HB 701.

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Unemployment compensation, HB 620.

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Tobacco:

Cigarettes, excise tax increased, SB 554, *Sub HB 608 P. V., HB 668, HB 692.

Cigarettes, package labels, smoking hazard warning, requirements, HB 360, HJM 28.

Cigarettes, wholesale sales, B & O tax, U. S. tax deduction, HB 573.

Federal price support, discontinuance petitioned, SJM 12.

Products, excise tax increased, *Sub HB 608 P. V.

Toll Bridge Authority: (see also "Bridges")

Abolished, transfer to highway commission, HB 653.

Appropriations, reappropriations, omnibus, 1965-67 biennium, *Sub SB 438 P. V.

Appropriations, reappropriations, projects continued, *SB 535.

Director, toll facilities, assistant, position eliminated, SB 357, Sub SB 355.

Ferry system equipment, construction, maintenance, financing, SCR 2.

Lake Washington bridge, second, bond payment, other funds, permitted, SB 470.

Longview bridge, toll free provisions, SB 347, HB 365.

Puget Sound, feasibility study, appropriation, *SB 474.

Puget Sound ferry system, ten-year property leases, contracts, authorized, SB 484.

Tacoma Narrows bridge, toll free provisions, SB 33, *HB 33, HB 713.

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Toll bridge feasibility study, Puget Island to Westport, Oregon, SB 440.

Vessels, crew members, claim filing requirement exemption, SB 46.

Torts:

Municipal liability, limitations, study, SB 424.

Tourists:

Information center, Clarkston, authorized, HB 642.

Information center, Clarkston, Port Angeles, Oroville, feasibility study, HCR 26.

Information center, Port Angeles, authorized, HB 682.

Interim committee, tourism, SB 468.

State tourist magazine, publication, SCR 1.

Towns and Townships: (see "Cities and Towns")

Trade Fairs:

State, requirements, funds, SB 277, *HB 549 P. V.

Traffic Control: (see also "Motor Vehicles")

Motor vehicle operators, intoxicated, alcohol blood level limits lowered, SB 286.

Motor vehicle operators, intoxicated, breath, blood test required, penalties, SB 393.

Motor vehicle operators, licenses, intoxication, conviction, mandatory suspension, HB 170.

Motor vehicles, annual inspection, HB 171.

North Bend, speed limit established, traffic signal installation authorized, HB 380.

Rules of the road, new, amendatory act, *HB 234 P. V.

Trucks, automobile transporters, laden height, 14 feet permitted, *HB 460.

Trucks, house movers, wide loads, special permits, SB 419.

Trailers: (see also "Motor Vehicles" also "House Trailers")

Brake requirements, weight over 2,000 pounds, HB 424.

Campers, travel, public roadside rest area, night parking restriction, SB 443.

Plumbing, heating, electrical installations, regulations, HB 411, Sub HB 411.

Travel, redefined, excise tax amendments, SB 514.

Transportation:

Benefit districts, formation, gasoline tax levy, SB 22, HB 22.

Companies, bus drivers, work hours, regulation, HB 282.

Military personnel, household goods, uniform tariff rates, HB 492.

Motor freight carriers, permit transfer partnership change, death, SB 332, *HB 428.

Public, municipally owned, tax subsidy authorized, SB 167, *Sub SB 167.

Railroad employees, motor vehicle standards, regulation, HB 306.

Railroad freight trains, crew requirements amended, SB 208.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Transportation-Continued:

Railroad freight trains, full crew requirement repeal, SB 74. Systems, city acquisition, employee labor rights preserved, *SB 71. Urban mass, federal program, state participation, HB 652.

Trucks and Tractors: (see also "Motor Vehicles")

Automobile transporters, laden height, 14 feet permitted, *HB 460. Common carriers, occasional interstate, permits, SB 130.

Freight rates, inequities, investigation petitioned, HJM 20.

Gross weight fees, butane, propane propelled, exempt, SB 64.

Gross weight increase, federal highway standards, *HB 343, SB 491.

Highway construction material hauling, carrier rate exempt, SB 77.

House movers, wide loads, special permits, SB 419.

Loads, overweight fee schedule, rate reduced, SB 250, *Sub SB 250.

Motor freight carriers, permit transfer, partnership changes, death, SB 332, *HB 428.

Trailers, certain, brake requirements, weight provision, HB 424.

Trusts:

Companies, stocks, authorized, unissued, regulation, *SB 335. Deeds of trust law established, real property, SB 106, *HB 479. Funds, investment provisions broadened, HB 384.

Tuition Fees:

Community colleges, increased, *SB 555. State colleges increased, *SB 552.

Tunnels:

Naches Pass, plan completion, construction, HB 587.

Underground construction, fuel burning equipment use, permitted, SB 67, *HB 526 P.V.

Unemployment Compensation:

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Benefit week, definition broadened, HB 357.
Benefits, disqualification, misconduct, reinstatement, HB 646.
Benefits, disqualification, resignation, marriage, moving provisions, HB 600.
Benefits, disqualification, work refusal, time provision, SB 505.
Benefits, employment separation, "good cause" defined, HB 648.
Benefits, extended periods, computation basis, certain changes, SB 244.
Benefits, "lock out," strike, disqualification prohibited, HB 124.
Benefits, social security recipient, disqualification, HB 599.
Benefits, wages, wage year redefined, SB 28, HB 28, HB 363.
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Unfair Trade Practices:

Agricultural products, natural state, contracting provisions, HB 381, Sub HB 381. Automobile dealers, fraud, purchaser protection, SB 473. Merchandising, sales, special rebates prohibited, SB 460. Motor vehicle fuel, rebates, price discrimination prohibited, HB 525. Public works contracts, subletting, subcontracting fair practices act, SB 441. Sales, location, purchaser, price discrimination prohibited, HB 563.

Uniform Acts:

Commercial code, *SB 122 P. V.
Declaratory judgments, stay ruling, restrain parties, *SB 48.
Detainer, reciprocal agreement, clearing of untried indictments, SB 215.
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Unions: (see also "Labor")

Credit, personal loans, limit increased, *HB 289. Dues, public employees, payroll deduction, SB 114, HB 671.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Unions-Continued:

Labor, certain constitutional rights guaranteed, HJR 36.

Labor, collective bargaining, public employees, *SB 360 V.

Labor, port district employees, collective bargaining rights, SB 340.

Labor rights preserved, city acquisition, transportation system, *SB 71.

Labor, strikebreakers, importation prohibited, SB 392.

Labor, unemployment compensation benefits, "lock out," strike, disqualification prohibited, HB 124.

Teachers, collective bargaining, arbitration provisions, *HB 154.

United Nations:

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United States Coast Guard:

Boats, safety rules, regulations, adopted, SB 306, SB 547.

United States District Court: (see "Courts")

University of Washington:

Chemical engineering building, construction, state matching fund, *SB 520.

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Faculty, employees, lump-sum retirement payment provision repeal, SB 49.

Funds, land grant income, building account transfer authorized, SB 475.

Hanford graduate center, nuclear science degree program, SCR 27. Land, for West Seattle community college, HB 355, SB 407.

Land grant income, bond retirement, deposits, transfers, investments, *SB 519.

Land grant income, bond retirement fund allocation, SB 478.

Land, Richland, Benton county, sales authorized, *SB 148.

Liquor sales, restricted areas, permitted, SB 391.

Lung cancer research, cigarette excise tax increase, allocation, HB 692.

Pulp and paper research, facilities, building appropriation, HB 694.

Sports stadium, second deck, north side, construction, SCR 5.

Teaching hospital, cigarette excise tax increase, allocation, SB 554.

Urban Transportation Systems:

Mass federal program, highway commission, state participation, HB 652.

Metropolitan municipal corporation, purchases, labor contracts assumed, *SB 71.

Motor vehicle fuel tax exemption, refund, continued, *SB 84.

Municipal, operation beyond city limits authorized, SB 107.

Municipal, tax subsidy authorized, SB 167, *Sub SB 167.

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Utilities and Transportation Commission:

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Garbage collection companies, regulation, *HB 348 P. V.

Membership increased, SB 480.

Motor freight carriers, permit transfer, partnership changes, death, SB 332, *HB 428.

Public service companies, excess earning rate, investigation, HB 406.

Public service companies, political activities, regulation, HB 422, SB 405.

Public service companies, property revaluation, value determination, HB 408.

Rate hearings, private counsel, appointment, HB 407.

Vacations:

School district employees, noncertified, paid leave, SB 282.

State employees, continuous employment, additional leave, HB 202.

State employees, maximum accrual time increased, *SB 205.

Vagrancy:

Religious practices, fortunetelling, palmistry, clairvoyance, exempt, HB 179. Schools, colleges, unauthorized persons, loitering, *SB 8.

^{*(}Asterisks indicate bills passed by both House and Senate.)

Valley:

Highway No. 3V, to Chewelah, established, SB 530.

Vancouver:

Highway No. 1S, via Woodland to Burke road interchange extended, SB 390.

Vending Machines:

Sales tax, seller's payment, SB 563.

Sales tax, seller's payment, institution allocation, SB 403, SB 568.

Veterans:

Home, property transfer to game department, *HB 470.

Hospitals, federal, closure delay, study petitioned, *SJM 18.

Vital Statistics:

Marriages, divorces, fetal deaths, registration provisions, HB 448.

Vocational Education: (see also "Rehabilitation")

Deaf, hard of hearing, state-wide services, appropriation, SB 534.

Drivers' training program, HB 44.

Handicapped, disabled, interim committee study, SCR 19, HCR 25.

Rehabilitation, applied industries center, Kelso, appropriation, SB 556.

Rehabilitation, mentally, physically handicapped, workshop, Port Angeles, HB 684.

Rehabilitation, nondisabled handicapped, percentage restriction removed, SB 138, *HB 335.

School districts, community colleges, apprenticeship programs, HB 576.

School districts, technical facilities, joint financing, *SB 159.

Voters and Voting: (see also "Elections" also "Ballots")

Age, reduced to nineteen years, HJR 10, HJR 22.

Alabama, negro suffrage, presidential compliance petitioned, SCR 15.

Ballot write-ins, political party affiliation, designation requirement, HB 367.

Constitutional amendment proposals, people's initiation permitted, SJR 31.

Counties, class AA, A, auditor, registrar, entire county, HB 370.

Elections, federal, national, simultaneous hours, HJM 2.

Elections, general, straight-party voting, HB 1.

Elections, open primary, straight-party voting, HB 5.

Elections, polls, open 7:00 A.M., *HB 285 V., HB 674. Elections, presidential, residence requirements, SJR 7.

Elections, primary, presidential preference, provision, HB 286.

Elections, residence requirements reduced, SJR 2, HJR 4, *Sub HJR 4.

Electronic voting, tabulating, systems authorized, SB 328, HB 553.

Employees, paid time off, provisions, HB 201, SB 305.

Handicapped, voting machine use, assistance provision, HB 136.

Indians, restriction repeal, SJR 2, HJR 4, Sub HJR 4.

Mississippi, right-to-vote guarantee, petitioned, HJM 12.

Pamphlets, absentee ballot application form, requirement, HB 504.

Precinct boundaries, changes, time limitation, notification, HB 138, HB 453.

Precinct committeemen, voter registration course, deputy registrar, HB 503.

Precinct population report, 1970 census, petitioned, HJM 5.

Precinct size, paper ballots, voting machine, districts established, SB 83.

Property taxes, assessment increases, approval provisions, HB 709, *Sub HB 709 P. V.

Registration, cancellation provisions, SB 80.

Registration, current address requirement, HB 401.

Registration, deputy registrars, appointment, mobile units, HB 3, *HB 378 V.

Registration, files, access, thirty days prior to election, HB 341.

Registration, precinct transfer, thirty-day requirement, HB 177.

Registration, residency, cancellation provisions, *SB 301 P. V.

Wahkiakum County:

Westport, Oregon, ferry, one-half operation cost reimbursed, SB 127, HB 93.

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Walla Walla.

Community college authorized, *HB 137. Highway No. 3, loop to College Place, SB 207.

Walla Walla County:

Public lands, institution department, sale to Percy S. Aldrich, *SB 220.

Wanapum Dam:

Electrical research experiment station, W.S.U., established, *SB 404.

Retail warehouse and storage operations, employee industrial insurance coverage, SB 125, HB 305.

Warrants:

County road, equipment rental revolving fund, payroll transfers, *HB 163. Public, lost, destroyed, payment procedures, *SB 464. Search, issuance, basis expanded, SB 386.

Washington State University:

Electrical research experiment station established, *SB 404. Faculty, employees, lump-sum retirement payment provision repeal, SB 49. Land grant income, fund allocation, bond retirement, *SB 26, HB 26. Tansy ragwort, research, study, eradication......p. 343 Whitman county land exchange authorized, *SB 70.

Washington Veterans' Home:

Property, tidelands, Sinclair inlet, game department transfer, *HB 470. Sewage plant, sale, lease, Kitsap county sewer district, authorized, *HB 473.

Water:

Boat operation, regulations, jurisdiction, SB 306, SB 547. Conservancy districts, created, powers, duties, SB 396. Districts, assessment rolls, clerical errors, corrections, SB 432. Districts, bid proposal security, payment method, SB 216. Districts, boundary adjustment, cities, towns, annexation, HB 361. Districts, city, town authority, property inside annexed areas, HB 644. Districts, commissioners, mileage allowance increased, HB 281. Districts, contracts over \$2,500, bid bonds authorized, *HB 372. Districts, employees, mileage allowance, HB 281. Districts, formation, new, existing district area, SB 430. Districts, L.I.D. formation, resolution notice publication, *HB 298. Districts, management, operation contracts permitted, HB 461. Districts, mergers, voting provisions, SB 384. Diversion, withdrawal, applications, fees increased, *HB 231.

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Fresh, salmon fishing prohibited, SB 105.

House Bill No. 178, passage completion, HCR 32.

L.I.D., water main, hydrant construction restriction removed, *HB 112.

Marinas, dock facilities, city construction, operation permitted, *SB 295, HB 419.

Nonprofit distribution corporations, co-ops, property tax exempt, HB 232.

Public recreational use, private land, liability limited, HB 321, HB 328.

P.U.D. power, water, sales, advertising, promotion, HB 188.

Resource conservation department established, HB 688, SB 553.

Resources board, department created, HB 427, HB 636, SB 529, HB 685.

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Resources, supervisor, water right instruments, fees increased, *HB 231.

Rights, certain, city, town acquisition authorized, *SB 454.

Rivers, streams, sand, gravel removal, public use, SB 426, HB 495, *Sub HB 495.

Sewer, utility local improvement districts, prior acts validated, HB 512.

Sewers, storm, financing, revenue basis, *SB 182.

State, water use rights, relinquishment provision, HB 266.

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Women:

Employment, professional, administrative, hour restriction removed, *HB 432.

Jury duty, exemption repealed, HB 433.

Married, personal injury actions, separate suit permitted, HB 436.

Property tax exemption, heads of households over 62, SJR 30.

Status commission created, SB 31, HB 31.

Washington correctional institution established, Medical Lake, SB 110.

Washington correctional institution established, Shelton, SB 311, HB 374.

Woodland:

Highway No. 1S, Vancouver to Burke road interchange, extended, SB 390.

Workmen's Compensation: (see also "Industrial Insurance")

Appeals, departmental, provisions, HB 320.

Appeals, hearings, attorneys' fees, established, *SB 421.

Benefits, general increase, *SB 39, HB 39.

Employer payroll reports, account closing provision, *HB 318.

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Industrial insurance appeals, procedure, study, committee created, *SB 564.

Industrial insurance, employers, physicians, report requirements, HB 403.

Industrial insurance, injured workmen, transporting, medical aid payment, HB 340.

Industrial insurance, injury claims, filing time extended, HB 385.

Industrial insurance, retail employees' coverage, SB 125, HB 305.

Industrial insurance, school district gardeners' coverage, HB 510.

Industrial insurance, worker injury, fatality, safety violations, penalties, HB 551, HB 562

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Permanent partial disability, benefit schedule, increases, HB 388, HB 478, *SB 422 V., SB 481, *SB 564.

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